

## JOURNAL

## OF THE HOUSE

## 1973

REGULAR SESSION SIXTY-FIFTH

## GENERAL ASSEMBLY

Convened January 8. 1973
Adjourned June 24. 1973

ROBERT D. RAY, Governor
ARTHUR A. NEU, President of the Sencte ANDREW VARLEY, Speaker of the House
1973 REGULAR SESSION
SIXTY-FIFTH GENERAL ASSEMBLY
OFFICERS OF THE HOUSE
Andrew Varley, Speaker of the House Stuart
Robert M. Kreamer, Speaker Pro Tempore ..... Des Moines
Edgar H. Holden, Majority Floor Leader ..... Davenport
Norman Roorda, Assistant Majority Floor Leader Monroe
Delwyn Stromer, Assistant Majority Floor Leader Garner
Dale M. Cochran, Minority Floor Leader Eagle Grove
Arthur A. Small, Jr., Assistant Minority Floor Leader ..... Iowa City
James D. Wells, Minority Whip Cedar Rapids
William H. Harbor, Chief Clerk Henderson
Burl B. Beam, Assistant Chief Clerk and Reading Clerk............Martensdale
Lillian Leffert, Legislative Counsel ..... Des Moines
Sue M. Reed, Chief Journal Clerk ..... Des Moines
Elizabeth A. Isaacson, Journal Clerk ..... Des Moines
Billie Jean Walling, Finance Clerk ..... Des Moines
Alyce M. Elmitt, Engrossing Clerk West Des Moines
Dolores Abels, Administrative Assistant to Chief Clerk ..... Des Moines
Maryjo F. Welch, Executive Secretary to Chief Clerk ..... Des Moines
Roberta M. Chapman, Executive Secretary to Speaker Des Moines
Elizabeth J. O'Connor, Supervisor of Clerks Des Moines
Pauline E. Kephart, Assistant to Legislative Counsel ..... Des Moines
Sandra L. Githens, Research Assistant to Speaker ..... Des Moines
Bettie J. Wentz, Clerk to Chief Clerk ..... Des Moines
Ann McCarty, Supply Clerk ..... Des Moines
Rosemarie D. Puntenney, Swing Clerk ..... Des Moines
Ralph A. Lancaster, Sergeant-at-Arms ..... Des Moines
Clarence O. Anderson, Assistant Sergeant-at-Arms ..... Des Moines
Phyllis J. Frazier, Bill Clerk ..... Des Moines
Madeline E. James, Assistant Bill Clerk Des Moines
John K. Rehmann, File Clerk Des Moines
Elmer E. Pennington, Chief Electrician Des Moines
John G. Fribourgh, Assistant Electrician Des Moines
Craig T. Reutter, Control Board Operator Boxholm
Nina A. Edelen, Postmaster ..... Estherville

## ELECTIVE STATE OFFICERS <br> Official Address, Des Moines, Iowa

Robert D. Ray, Governor Des Moines
Arthur A. Neu, Lieutenant Governor ..... Carroll
Melvin D. Synhorst, Secretary of State Des Moines
Lloyd R. Smith, State Auditor Des Moines
Maurice E. Baringer, Treasurer of State Oelwein
Robert H. Lounsberry, Secretary of Agriculture McCallsburg
Richard C. Turner, Attorney General ..... Council Bluffs
JUSTICES OF THE IOWA SUPREME COURT
C. Edwin Moore, Chief Justice Des Moines
M. L. Mason, Justice ..... Mason City
Maurice E. Rawlings, Justice Sioux City
Clay LeGrand, Justice LeClaire
Warren J. Rees, Justice Anamosa
Harvey Uhlenhopp, Justice Hampton
W. Ward Reynoldson, Justice Osceola
K. Davis Harris, Justice Jefferson
Mark McCormick, Justice Des Moines

MEMBERS OF THE HOUSE-SIXTY-FIFTH GENERAL ASSEMBLY-1973 REGULAR SESSION

| Name | Addrers | Age | Occupation | Representative District | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Anderson, Quentin V.. | Beaconsfield. | 40 | Farmer, Businessman | 94th-Clark-Decatur-Madison-Ringeold-UnionWayne. | 60, 60X, 61, 63, 64 |
| Avenson, Donald D... | Oelwein. | 28 | Office Manager. | 15th-Bremer-Chickassw. Fayette-HowardWinneshiek | $\ldots . . . . . .$. None |
| Bennett, Wayne. | Galva | 45 | Farmer | 48th - Buena Vista-Carroll-Cherokee-Crawford-Ida-Sac | None |
| Bittle, Edgar. | West Des Moines. | 30 | Attorney. | 66th-Polk. . . . . . . . | None |
| Bortell, Glen E. | St. Charles. | 58 | Owner-operstor, summer camp. | 58th-Adair-Clarke-Dallas-Madison-Warren | 63(2-S) |
| Branstad, Terry E., | Leland. | 25 | Farmer. | 8th-Emmet-Hzncock-Kossuth-Winnebago | None |
| Brinck, Adrian... | Weat Point | 59 | Mgr.-Outdoor Adv. | 85th-Des Moines-Lee. | 58, 61, 63 |
| Brockett, Glenn F. | Marshailtown | 62 | Sales Consultant. | 39th-Marshall . . . ${ }^{\text {a }}$. | . None |
| Brunow, John B. . | Centerville. | 23 | Railway Employee. | 93rd-Appanoose-Clarke-Lucas-Monroe-Wayne. | None |
| Butler, Dennis E. | Council Bluffs. | 32 | Teacher | 99th--Pottawattamie.... | None |
| Byerly, Richard L. | Ankeny | 34 | College Administrator | 61st-Polk. | None |
| Caffrey, James T. | Des Moines. | ${ }^{0} 3$ | Production Worker. | 67th Polk. | 61, 62, 63 |
| Carr, Robert M. | Dubuaue.,......... | 35 | Investment Company . . . . . . . . . . . . . . . . . | 20th-Dubuque. | . None |
| Clark, John H.w. | Keokuk..... . . . . . . | 26 | Insurance Agent. . . . . . . . . . . . . . . . . . . . . . | 86th-Henry-Lee. | ..... 64 |
| Clark, Joseph W. | Dubuque. | 60 | Supt-Blacktop Company. | 19th--Dubuque | None |
| Cochran, Dale M. | Eagle Grove. | 44 | Farmer. . . . . . | 45th-Humboldt-Webster. | 62, 63, 64 |
| Connors, John H. | Des Moines. | 49 | Fire Department Captain. | 64th-Polk | . . None |
| Crabb, Frank. | Denison. . . . . . . . . . . | 69 | Retired.. . . . . . . . . . . . . . . . . . . . . . . . . . . . . | 33rd-Crawford-HarrisonMonona. |  |
| Crawford, Reid W. | Ames. | 21 | Student | 42nd-Boone-Polk-Story. | None |
| Cusack, Gregory D. | Davenport. | 29 | Realtor. | 81st-Scott. | None |
| Daggett, Horace. . . | Kent. ... | 41 | Farmer. | 96th-Adams-Montgomery-Page-Ringgold-Taylor. | None |
| Danker, Arlyn E. | Minden. | 45 | Farmer. | 54th-Harrison-Potta-wattamie-Shelby. | None |
| De Jong. Russel. | Pella. | 31 | Educator. | 70th-Jasper-Mahaska-Marion-Poweshiek |  |
| Den Herder, Elmer H. | Sioux Center. . . . . . | 64 | Farmer. | 1st-Lyon-Sioux. | 58, $59,60,60 \mathrm{X}, 61,62,63,64$ |
| Doyle, Donald V.. | Sioux City. | 47 | Lswyer. | 51st-Woodbury, | ..57, 58, 61, 63, 64 |
| Drake, Richard F... | Muscatine | 45 | Farmer. | 76th-Muscatine-Scott | .63, 64 |
| Dunisp, Norman P . | Ames. | 55 | Retired. | 41st-Story. . . . . . . . . | .1........... None |
| Dunton, Keith H. | Thornburg. . . . . . . | 57 | Farmer \& Businessman..................... | 88th--Keokuk-Washington. | 58, 59, 60, 60X, 61, 62, 63, 64 |
| Edelen, Rollin C... | Estherville. . . . . . . . | 64 | Investments-Security . . . . . . . . . . . . . . . . . | 4th-Clay-Dickinson-Emmet-Palo Alto. . | $\text { . . . . . . . . } 64$ |

## MEMBERS OF THE HOUSE—SIXTY-FIFTH GENERAL ASSEMBLY—1973 REGULAR SESSION-Continued



MEMBERS OF THE HOUSE—SIXTY-FIFTH GENERAL ASSEMBLY-1973 REGULAR SESSION—Continued

| Name | Address | Age | Oceupation | Representative District | Former Legislative Set vice |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Junker, Willis E. | Sioux City. | 47 | Investor. | 50th-Woodbury | None |
| Kiser, E. Jean. . | Davenport. | 47 | Housewife. | 80th-Scott. . . . . | None |
| Knoke, George J. | Council Bluffs. | 42 | Jawyer. | 100th-Pottawattamie | . . 64 |
| Krause, Robert A.. | Fenton | 22 | Farmer. | 7th-Hancock-Humboldt-Kossuth-Palo AltoPocahontas. | None |
| Kreamer, Robert M | Des Moines. | 31 | Attorney | 60th-Polk | 63, 64 |
| Lippold, Donald L.. | Waterloo. | 57 | Education. | 35th--Black Hawk | . 63 |
| Lipaky, Joan. . | Cedar Rapids | 53 | Homemaker | 26th Linn. | 62, 63, 64 |
| Logue, Rayman 1. | Marengo. | 52 | Right-of-Way Agent. | 72nd Benton-Iowa-Johnson-Keokuk-Poweshiek. | 63 |
| MeCormick, Harold C. | Manchester. | 62 | Furniture Store Owner. | 18th-Clayton-Delaware-Dubuque-Fayette. | 63, 64 |
| McElroy, Lillian . | Percival. | 55 | Farm Owner | 97th-Fremont-Mills- <br> Montgomery-Page. |  |
| Mendenhall, John C. | New Albin. | 68 | Retired. | 17th-Allamakee-ClaytonWinneshiek | (i3), 64 |
| Menke, Lester D. | Calumet. | 53 | Farmer, Insurance | 5th--Buena Vista-Cherokee-Clay-O'Brien-Plymouth | None |
| Mennenga, Jay. . | Clinton.. | 29 | Teacher. | 77th-Clinton............. | None |
| Middleswart, James I. | Indianola | 60 | Food Producer | 92nd-Lucas-MarionWarren. | 62, 63, 64 |
| Millen, Floyd H. | Farmington | 52 | Contractor... | 87th-Henry-Jefferson-Keokuk-Lee-Van Buren-Wapello-Washington. | $.60,60 X, 61,62,63,64$ |
| Miller, Alvin V..... <br> Miller, Kenneth D.. | Ventura..... | 51 46 | Farm Service | 11th-Cerro Gordo | .....................None |
| Miller, Kenneth D.. | Independence | 46 | Farm Owner. | 32nd-Buchanan-Black Hawk | None |
| Miller, R. G. (Hap). | Rockwell City, | 63 | Land Owner. | 47th-Calhoun-Carroll-Greene-Pocahontas-Sac. | None |
| Monroe, W. R. (Bill), | Burlington. | 34 | Pharmacist | 84th-Des Moines . . . . . . . . | ... 64 |
| Newhard, Scott D... | Anamosa. | 21 | Student. | 23rd-Cedar-Clinton-Jackson-Jones. | None |
| Nielsen, Carl V.. | Altoona . | 40 | Lswyer. | 63rd-Polk. . . . . . . . . . . . . . | None |
| Norland, Lowell E.... | Kensett. | 41 | Farmer............... |  | None |
| Norpel, Richard J., Sr.. Oakley, Brice C. . | Bellevue. | 54 | Insurance-Real Estate. | 21st-Dubuque-Jackson..... | . . 64 |
| Oskley, Brice C... | Clinton.. | 35 | Lawyer. | 78th-Clinton-Scott. | None |
| O'Halloran, Mary T | Cedar Falls... | 29 | Teacher. | 36th-Black Hawk. | None |
| Patchett, John E... | North Liberty. | 23 | Legislator. | 25th-Johnson-Linn . . | None |
| Pellett, Wendell C.. | Atlantic. | 55 | Farmer. | 95th-Adair-Adams-Cass-Guthrie-Union | . 64 |
| Peterson, Louis A. Poncy, Charles N. | Lawton. | 63 | Farmer. | 52nd-Monona-Woodbury | $\ldots 59,60,60 \mathrm{X}, 62,63$ |
| Poncy, Charles N. | Ottumwa | 50 | School Employce | 89th-Mahaska-MonroeWapello. | . .62, 63 |

## MEMBERS OF THE HOUSE—SIXTY-FIFTH GENERAL ASSEMBLY—1973 REGULAR SESSION—Continued

| Name | Address | Age | Occupation | Representative District | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Rapp, Stephen J... | Cedar Falls. | 23 | Law Clerk. | 34th-Black Hawk | None |
| Readinger, David M. | Urbandale. | 36 | Salesman. | 59th-Polk | None |
| Rinas, B. Joseph. . | Marion. | 25 | Machinist | 29th-Linn. | None |
| Roorda, Norman. | Monroe | 44 | Farmer. | 69th -Jasper-Marion-Polk-Warren | .62, 63, 64 |
| Schroeder, Laverne W.. | McClelland. | 38 | Farmer. | 98th-Mills-Potta wattamie. . | .62, 63, 64 |
| Small, Arthur A., Jr. | Iowa City | 39 | Business Exec., Educator | 73rd-Johnson. | . 64 |
| Stanley, David M. . | Muscatine. | 44 | Iawyer. | 75th-Johnson-LouisaMuscatine. | .58, 59, 60, 60X, 61, 62, 63 |
| Stephens, Lyle R. | Le Mars. | 61 | Farmer. | 2nd-Plymouth-sioux...... | . . . . . . . . . . . . . . . . . . . . None |
| Stromer, Delwyn. | Garner. | 41 | Farmer. | 9th-Cerro Gordo-Franklin-Hancock-Wright. | .62, 63, 64 |
| Strothman, Charles.. . | New London. | 71 | Farmer. . . . . . . . . . . . . . . . . . . . . . . . . . . . . | 83rd-Des Moines-HenryLouisa | $60,60 X, 61,62,63,64$ |
| Tofte, Semor C.. | Decorah | 61. | Mgr.-Diversified Services . . . . . . . . . . . . . . . | 16th-Fayette-HowardWinneshiek | . . . . . . . . . . . . . . . . None |
| Varley, Andrew. | Stuart. | 38 | Farmer. | 57th-Adair-Dallas-Guthrie. . | .62, 63, 64 |
| Welden, Richard W. | Iowa Falls | 64 | Retired. | 10th-Franklin-Hardin- <br> ? right | .62, 63, 64 |
| Wells, James D. | Cedar Rapids. | 44 | Factory Worker. | 27th-Benton-Linn........ | ....63, 64 |
| West, James C. | State Center. . | 40 | Businessman-Furniture. | 40th-Grundy-Hardin-Jasper-Marshall-Story | None |
| Woods, Jack E. | Des Moines. | 36 | Self Employed. | 68th-Polk-Warren......... | None |
| Wulfi, Henry C.... | Waterloo. | 29 | Teacher. | 33rd-Black Hawk. ....... | None |
| Wyckoff, Russell L.. | Vinton. | 47 | Farmer..... . . . . . . . . . . . . . . . . . . . . . . . . . | 31st-Benton-Black Hawk-Buchanan-Linn-Tama..... | . . . . . . 64 |

[^0]MEMBERS OF THE SENATE-SIXTY-FIFTH GENERAL ASSEMBLY-1973 REGULAR SESSION

| Name | Address | Age | Occupation | Senatorial District | Former Lesislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Andersen, Leonard C.. | Sioux City | 61 | Insurance, Real Estate | 26-Woodbury, Monona | 59, 60, 60X, 62, 63, 64 |
| Bergman, Irvin L... | Harris. | 61 | Farmer, Businessman. | 2-- Osceola, Clay, <br> Dickinson, Emmet, Lyon, O'brien, Palo Alto, Sioux | 62, 63, 64 |
| Blouin, Michael T. | Dubuque. | 27 | Specialty Advertising | 10-Dubuque.............. | ...63, 64 |
| Briles, James E.. | Corning | 46 | Auctioneer, Real Estate | 48-Adams, Adair, Cass, Guthrie, Union, Montgomery, Page, Ringgold, Taylor | $56,58,59,60,60 \mathrm{X}, 61,62,63,64$ |
| Coleman, C. Joseph. | Clare.. | 49 | Farmer. | 23-Webster, Humboldt. ... | $\ldots . . .57,58,59,60,60 \mathrm{X}, 61,62,63,64$ |
| Curtis, Warren E.... | Cherokee | 58 | Accountant. | 3-Cherokee, Buena Vista, Clay, O'Brien, Palo Alto, Pocahontes, Plymouth. |  |
| DeKoster, Lutus J. | Hull. | 54 | Lawyer. | 1-Sioux, Lyon, Plymouth | .61, 62, 63, 64 |
| Doderer, Minnette F | Iowa City | 49 | Legislator | 37-Johnson. | 60X, 61, 62, 63, 64 |
| Gallagher, James V. | Jesup... | 39 | Telephone Company. | 16 - Black Hawk, Benton, Buchanan, Linn, Tama. | .61, 62 |
| Glenn, Gene W.. | Ottumwa. | 44 | Lawyer................................. | 45-Wapello, Davis, Appanoose, Mahaska, Monroe | 61, 62, 63, 64 |
| Gluba, William E.. | Davenport. | 30 | Realtor. | 41-Scott................... | ............ 64 |
| Griffin, Jamos W., S | Council Bluffs | 37 | Insurance Executive | 50-Pottawattamie. | 63, 64 |
| Hansen, Willard R. | Cedar Falls. | 41 | Insurance Executive. | 18-Black Hawk | 63, 64 |
| Heying, Hilarius L. | West Union. | 58 | Businessman, Farmer.................... | 8-Fayette, Bremer, Chickasaw, Howard, Winneshiek. | 61, 62 |
| Hill, Eugene M... | Newton. | 59 | Farmer. | 35-Jasper, Mahaska, Marion, Polk, Poweshiek, Warren | ...58, 59, 60, 60X, 61, 62, 63, 64 |
| Hultman, Caivin 0.. | Red Oak. | 31 | Retail Lumberman. . . . . . . . . . . . . . . . . . . . | 49-Montgomery, Fremont, Mills, Page, <br> Pottawattamie | None |
| Junkins, Lowell L. | Montrose. | 28 | Real Estate, Home Building. | 43-Lee, Des Moines, | None |
| Kelly, E. Kevin. . . | Sioux City. | 29 | Lawyer. . . . . . . . . . . . . . . . . . . . . . . . . . . . . | 25-Woodbury, Cherokee, Plymouth |  |
| Kennedy, Gene V. . | Dubuque. | 45 | Specialty Advertising. . . . . . . . . . . . . . . . | 11-Dubuque, Delaware, Jackson, Jones. | 63, 64 |
| Kinley. George R. | Des Moines. | 35 | Owner Recreational Business. . | 34-Polk, Warren . . . . . . . . | .. 64 |
| Kyhl, Vernon H.... | Parkersburg | 64 | Auto Dealer, Farm Fleet Store, Farmer. ... | 19-Butler, Black Hawk, Bremer, Floyd, Franklin, Grundy, Marshall, Tama. | $\ldots .60,60 \mathrm{X}, 61,62,63,64$ |

## MEMBERS OF THE SENATE—SIXTY-FIFTH GENERAL ASSEMBLY-1973 REGULAR SESSION-Continued

| Name | Address | Age | Occupation | Senatorial District | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Lamborn, Clifton C... | Maquoketa. | 53 | Road Contractor. | 12-Jackson, Cedar, <br> Clinton, Jones, Johnson, Scott. | 62, 63, 64 |
| McCartney, Ralph F... | Charles City. | 47 | Lawyer. . . . . . . . . . . . . . . . . . . . . . . . . . . . . | 7-Floyd, Cerro Gordo, Chickasaw, Howard, Mitchell. | 62, 63 |
| Miller, Charles P..... | Burlington.. | 54 | Chiropractor... . . . . . . . . . . . . . . . . . . . . . . | 42-Des Moines, Henry, <br> Louisa. | .60, 60X, 61, 62, 63, 64 |
| Miller, Elizabeth R. . | Marshalltown. | 67 | Housewife. | 20-Marshall, Grundy, Hardin, Jasper, Story . | .63, 64 |
| Milligan, George F. | Des Moines. | 38 | Banker. | 33-Polk. | 63, 64 |
| Murray, John S. | Ames. | 33 | Attorney | 21--Story, Boone, Polk. | None |
| Nolin, Karl. . . | Ralston. | 65 | Consultant | 28-Carroll, Audubon, Cass, Crawford, Greene, Guthrie, Shelby | . 62 |
| Nystrom, John N.. . | Boone. | 39 | Auto Dealer. | 22 - Br me, Greene, Hamilton, Story, Webster | . 64 |
| Orr, Joan Y....... | Grinnell. | 49 | Legislator, Housewife . . . . . . . . . . . . . . . . . . | 36-Poweshiek, Benton, Iowa, Johnson, Keokuk, Tama | . . . . . . . . . . . . . . . . 63(2-S) |
| Palmer, William D.. | Des Moines | 37 | Prasident Insurance Agency . . . . . . . . . . . . . | 32-Polk................ | ........ $61,62,63,64$ |
| Plymat, William N. | Des Moines. | 61 | Insurance Company . . . . . . . . . . . . . . . . . . . | 30-Polk. | ........ ${ }^{\text {None }}$ |
| Potter, Ralph W. | Marion. | 52 | Rzal Estate Broker. | 15--Linn. . . . . . . . . . . . . . | 63, 64 |
| Priebe, Berl E... | Algona. | 54 | Farmer, Businessman | 4-Kossuth, Palo Alto, Emmet, Hancock, Humboldt, Pocahontas, Wimebago. | .63, 64 |
| Rabedeaux, W. R... | Wilton | 53 | Pres. Publishing Co., Director Power Co.... | 38-Muscatine, Johnson, Louisa, Scott. | $63(2-S), 64$ |
| Ramsey, Richard R... | Osceola.... | 32 | Lawyer. . . . . . . . . . . . . . . . . . . . . . . . . . . . | 47-Clarke, Appsnoose, Decatur, Lucas, Madison, Monroe, Ringgold, Union, Wayne. |  |
| Riley, Tom....... | Cedar Rapids. | 43 | Lawyer.................... . . . . . . . . . . . . | 13-Linn, Johnson. . . . . . . | $\ldots . .59,60,60 \mathrm{X}, 61,62,64$ |
| Robinson, Cloyd E. | Cedar Rapids. | 34 | Production Line Foreman . . . . . . . . . . . . . . | 14-Linn, Benton. . . . . . . |  |
| Rodgers, Norman G. . | Adel. | 45 | Farmer, Businessman . . . . . . . . . . . . . . . . . . | 29-Dallas, Adair, Clarke, Guthrie, Madison, Warren | 63, 64 |
| Schaben, James F. | Dunlap. | 46 | Livestock Auction Mkt. Operator........... | 27-Harrison, Crawford, Monona, Pottawattamie, Shelby | .62, 63, 64 |
| Schwengels, Forrest V.. | Fairfield. . | 57 | College Administrator. . . . . . . . . . . . . . . . . . . | 44-Jefferson, Henry, Keokuk, Lee, Van Buren, Wapello, Washington..... | ...None |

MEMBERS OF THE SENATE—SIXTY-FIFTH GENERAL ASSEMBLY—1973 REGULAR SESSION-Continued

| Name | Address | Age | Oceupation | Senatorial District | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Schwieger, Barton L. | Waterloo. | 31 | Attorney. | 17-Black Hawk. | 64 |
| Scott, Kenneth D... | Thornton. . | 42 | Farmer, Auctioneer, Real Estate. | 6 ---Cerro Gordo, Worth | ........ 64 |
| Shaff, Roger J... . . . | Camanche. | 61 | Farmer. | 39-Clinton, Scott. | .62, 63, 64 |
| Shaw, Elizaboth. | Davenport. | 49 | Lawyer, Housewife | 40 - scott. | .62, 63, 64 |
| Taylor, Ray.... | Steamboat Rock. | 49 | Farmer. . . . . . . . . | 5--Hardin, Cerro Gordo. Franklin, Hancock, Wright | None |
| Tieden, Dale L... | Elkader. | 50 | Farmer. | 9-Clayton, Allamakee, Delaware, Dubuque, Fayette, Winneshiek | 61, 62, 63, 64 |
| Van Gilst, Bass....... | Oskaloosa.... | 61 | Faimer.. | 46-- Mahaska, Keokuk, Lucas, Marion, Monrof, Poweshiek, Warren | 61, 62, 63, 64 |
| Willits, Earl M. Winkelman, William P . | Des Moines... . . | $\begin{aligned} & 26 \\ & 30 \end{aligned}$ | Teacher. Farmer. | 31-Polk............. | . 64 |
| Winkelman, William P. | Lohrville....... | 39 | Farmer.. | 4-Calhoun, Carroll, Cherokee, Crawford, Buena Vista, Greene. Ida, Pocahontas, Sac. | $\ldots . .6 .660,60 \mathrm{X}, 61,62,63,64$ |

# JOURNAL OF THE HOUSE 

First Calendar Day-First Session Day

## Hall of the House of Representatives <br> Des Mornes, Iowa, Monday, January 8, 1973

Pursuant to law, the House of Representatives of the 1973 Regular Session, Sixty-fifth General Assembly of Iowa, convened at 10:00 a.m., Monday, January 8, 1973.

The House was called to order by the Honorable Elmer H. Den Herder from Sioux County.

The following prayer was offered by the Reverend Norman Leucht, Pastor of the Zion Lutheran Church, Dexter, Iowa:

God our Father, the only Ruler in the kingdom of men, the Giver of every good and perfect gift, at the beginning of this Sixty-fifth General Assembly, we ask You to grant to all members of this Legislature the inspiration of Your Holy Spirit in their labors. Give, 0 Lord, a double portion of that Spirit to our Governor and Lieutenant Governor, the Speaker of this House, the majority and minority leaders. Counsel and direct also the newly elected members as they embark upon their first term in office. Thus may they all labor in faithfulness to You for the welfare of our beloved state and country and our people and for the promotion and advancement of Your kingdom on earth. We ask this in the name of Jesus Christ, Your Son, our Lord and Savior. Amen.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Donald J. Ottilie, Oelwein, Iowa.

## TEMPORARY OFFICERS

On motion by McElroy of Fremont, William H. Harbor of Mills County was elected Acting Chief Clerk. Mr. Harbor presented himself and took and subscribed to the following oath:
"I do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Iowa and that I will faithfully discharge the duties of my office to the best of my ability, so help me God."

Freeman of Buena Vista moved that the Honorable Elmer H. Den Herder of Sioux County be elected Temporary Speaker.

The motion prevailed and the oath of office was administered to the Honorable Elmer H. Den Herder by Acting Chief Clerk Harbor.

Temporary Speaker Den Herder in the chair.

## CREDENTIALS OF MEMBERS

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

The motion prevailed and the following committee was appointed: Fischer of Grundy, Knoke of Pottawattamie, Roorda of Jasper, Dunton of Keokuk and Wyckoff of Benton.

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

## CERTIFICATION

STATE OF IOWA
Office of THE SECRETARY OF STATE

To the Honorable, the Chief Clerk of the House of Representatives:
I, MELVIN D. SYNHORST, Secretary of State of the State of Iowa, custodian of the files and records pertaining to elections in the state,

DO HEREBY CERTIFY, that the State Canvassing Board has declared that at the General Election held November 7, 1972, each of the following persons was duly elected to the office of State Representative for the term of two years beginning on the first day of January, 1973.

## Districts

First ........................................................................................Elmer H. Den Herder
Second ........................................................................................... Lyle R. Stephens
Third.............................................................................................Ingwer L. Hansen
Fourth ............................................................................................... Rollin C. Edelen
Fifth ..............................................................................................Lester D. Menke
Sixth .........................................................................................Dennis L. Freeman
Seventh .......................................................................................Robert A. Krause
Eighth ...............................................................................Terry Edward Branstad
Ninth ...............................................................................................Delwyn Stromer
Tenth ............................................................................................Richard W. Welden
Eleventh Alvin V. Miller
Twelfth .......................................................................................Lowell E. Norland
Thirteenth
Delbert L. Trowbridge
Fourteenth .................................................................................William B. Griffee
Fifteenth ....................................................................................Donald D. Avenson
Sixteenth ............................................................................................Semor C. Tofte
Seventeenth ...............................................................................John C. Mendenhall
Eighteenth .............................................................................Harold C. McCormick


| Districts |  |
| :---: | :---: |
| Seventy- | Arthur A. Small, Jr. |
| Seventy-fourth ............................................................William J. Hargrave |  |
| Seventy-fifth | David M. Stanley |
| Seventy-sixth ...................................................................Richard F. Drake |  |
| Seventy-seventh ......................................................................Jay Mennenga |  |
| Seventy-eigh | Brice C. Oakley |
| Seventy-ninth ........................................................................ ${ }^{\text {LaVern R. Harvey }}$ |  |
| Eightieth | Emma Jean Kiser |
|  |  |
| Eighty-second | Thomas J. Higgins |
| Eighty-third ................................................... ..........Charles F. Strothman |  |
| Eighty-fourth | Bill Monroe |
| Eighty-fifth ...........................................................................Adrian Brinck |  |
| Eighty-sixth ..........................................................................John H. Clark |  |
| Eighty-seventh .....................................................................Floyd H. Millen |  |
| Eighty-eighth .....................................................................Keith H. Dunton |  |
| Eighty-ninth ....................................................................Charles N. Poncy |  |
| Ninetieth | Mattie Harper |
|  | William E. Ewing |
| Ninety-second ...............................................................James I. Middleswart |  |
| Ninety-third ........................................................................John B. Brunow |  |
| Ninety-fourth ..............................................................Quentin V. Anderson |  |
| Ninety-fifth .....................................................................Wendell C. Pellett |  |
| Ninety-sixth ........................................................................Horace Daggett |  |
| Ninety-sevent | Lillian McElroy |
| Ninety-eighth ......................................................Laverne William Schroeder |  |
| Ninety-ninth .......................................................................Dennis E. Butler |  |
| ne Hundredth | ...George J. Knoke |

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 eighth day of January, A.D. 1973. MELVIN D. SYNHORST. Secretary of State.

HAROLD O. FISCHER, Chairman
GEORGE J. KNOKE
NORMAN ROORDA
KEITH H. DUNTON
RUSSELL L. WYCKOFF
January 8, 1972
Fischer of Grundy moved that the report of the committee on credentials be adopted.

The motion prevailed and the report was adopted.

## MEMBERS' OATH OF OFFICE

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

Quentin V. Anderson
Donald D. Avenson
Wayne Bennett
Ed Bittle
Glen E. Bortell
Terry Edward Branstad
Adrian Brinck
Glenn F. Brockett
John B. Brunow
Dennis E. Butler
Richard L. Byerly
James T. Caffrey
Robert M. Carr
John H. Clark
Joseph W. Clark
Dale M. Cochran
John H. Connors
Frank Crabb
Reid W. Crawford
Gregory D. Cusack
Horace Daggett
Arlyn E. Danker
Russel De Jong
Elmer H. Den Herder
Donald V. Doyle
Richard F. Drake
Norman P. Dunlap
Keith H. Dunton
Rollin C. Edelen
Sonja Egenes
William E. Ewing
William R. Ferguson
Harold O. Fischer
C. Raymond Fisher

Jerome Fitzgerald
Dennis L. Freeman
Bert Fullerton
Charles E. Grassley
William B. Griffee
Ingwer L. Hansen
William J. Hargrave
Mattie Harper
LaVern R. Harvey
Maurice Hennessey
Thomas J. Higgins
Philip B. Hill
Edgar H. Holden
Wally E. Horn
Emil J. Husak
C. W. (Bill) Hutchins

Norman G. Jesse
James D. Jordan
Willis E. Junker
Emma Jean Kiser
George J. Knoke
Robert A. Krause
Robert M. Kreamer
Donald L. Lippold
Joan Lipsky
Rayman D. Logue
Harold C. McCormick
Lillian McElroy
John C. Mendenhall
Lester D. Menke
Jay Mennenga
James I. Middleswart
Floyd H. Millen
Alvin V. Miller
Kenneth D. Miller
R. G. Miller
W. R. Monroe Jr.

Scott D. Newhard
Carl V. Nielsen
Lowell E. Norland
Richard J. Norpel Sr.
Brice C. Oakley
Mary Therese O'Halloran
John E. Patchett
Wendell C. Pellett
Louis A. Peterson
Charles N. Poncy
Stephen J. Rapp
David M. Readinger
B. Joseph Rinas

Norman Roorda
LaVerne W. Schroeder
Arthur A. Small Jr.
David M. Stanley
Lyle R. Stephens
Delwyn Stromer
Charles F. Strothman
Semor C. Tofte
Delbert L. Trowbridge
Andrew Varley
Richard W. Welden
James D. Wells
James C. West
Jack E. Woods
Henry C. Wulff
Russell L. Wyckoff

## ELECTION OF SPEAKER

Fisher of Greene presented the name of the Honorable Andrew Varley of Adair as candidate for Speaker of the House of Representatives of the Sixty-fifth General Assembly, preceding such nomination with the following remarks:

## Mr. Chairman, Ladies and Gentlemen of the House:

It is my honor and privilege to nominate for the office of Speaker of the Iowa House of Representatives the Honorable Andrew P. Varley of Adair County, Fifty-seventh Representative District.

Representative Varley was born December 2, 1934, in Stuart, Iowa, where he is now engaged in a crop and livestock farming operation. He graduated from Iowa State University in 1957 and worked on the staff of North Carolina State College in full time research where he received his master's degree in 1961. He married Marilyn Saucke in 1959 and they are the proud parents of three sons: Warren, Thomas and John. He is a member of the Iowa Air National Guard and Air Force Reserve; is a member of the Lutheran Church and the Lutheran Layman's League. Also he is serving as a trustee of Iowa State Foundation Farms and is past chairman of the State Extension Advisory Committee.

Representative Varley served with distinction as majority floor leader during the Sixty-fourth General Assembly. His cool, persuasive manner was his trademark in effective leadership.

Representative Varley's commendable record and command of respect shows him as a man of sound and collected judgment, diligent work, high principles of character and integrity with a keen knowledge of the operation of state government. He is fully aware of the responsibilities and obligations of the office as Speaker of the House of Representatives.

He is a man who is known for his fairness. We can be sure he will serve as an impartial and respected arbiter of the affairs of the House. Most of all, I know that the goals which Andy holds for this Sixty-fifth General Assembly and for its House of Representatives are that we progress in a spirit of unity and with all dispatch to attain a record of accomplishments.

For your Speaker of the House of Representatives, it is with honor that I place in nomination the name of Andrew P. Varley.

Holden of Scott seconded the nomination of Andrew Varley for Speaker of the House, preceded by the following remarks:

## Mr. Speaker, Ladies and Gentlemen of the House:

I rise to second the nomination of Andrew Varley.
Mr. Varley and I came to the legislature at the same time-1967. As freshmen, we outnumbered the veterans that day just as you freshmen do today. We sat back and observed; we followed the action that day as automatically as you will today. But, as time went on, there was little doubt that Andy would take his place among the leaders who have served this body over the years. When he spoke, he spoke from an educated, authoritative position. Andy did his homework, a phrase that means a lot around here.

In 1971, the gentleman from Adair was named Majority Leader of this body and served both the 1971 and 1972 sessions in that capacity. He was
chosen for the respect he had gained with his fellow legislators, for the integrity he personifies, and for his coolness under fire. His service in that capacity and his overall record as a legislator give me great honor and pleasure to second the nomination of the Honorable Andrew Varley as Speaker of the House of Representatives for the Sixty-fifth General Assembly.

Cochran of Webster seconded the nomination of Andrew Varley for Speaker of the House, preceded by the following remarks: Mr. Speaker, Ladies and Gentlemen of the Sixty-fifth General AsSEmbly:
It is with honor and respect that I rise to second the nomination of Andrew Varley for the Speaker of the House of Representatives.

All eyes of lowans are upon us today as we assume our duties because what we do in the weeks and months ahead will surely affect each and every one of these people in a most profound way.

The people of Iowa gave each of us a mandate at the polls to represent them to the best of our ability. This, they have the right to expect-We must not let them down.

As we enter this chamber today and take our places, our constituents can rest assured that they have elected the most representative legislative body in the history of Iowa. In fact, the state has the most nearly perfect representative body in the United States based on the one-man, one-vote reapportionment plan established in 1972.

Now it is up to us. Only the errors, greed or weaknesses of the members of this assembly will force us to fall short of the mark.

I want to assure everyone that the Democratic members of the Sixty-fifth General Assembly recognize the awesome tasks that lie before us. We, too, are here to represent all the people of the State of Iowa. People have also placed their faith and trust in us at the polls.

Though we are in the minority, our obligations to the people are every bit as great as those of the members of the majority. For we, too, have been elected from our own specific representative districts.

The Democratic members intend to exercise their privilege to represent the people fairly, honestly and conscientiously. Our numbers are up significantly, our strength is much greater. We have a highly talented group of people, as does the majority. We intend to use those numbers and those talents to the best of our abilities.

We approach this session in a spirit of cooperation, as we did last session when Democratic votes were needed to pass into law eight of the fifteen pieces of legislation that were on the Governor's list of twenty-five priorities. It just so happened that most of this legislation was also a part of the Democratic platform. Rather than playing partisan politics and saying the majority party has the votes you pass it or let it fail, we voted for the best interests of the people.

But, let me hasten to point out cooperation is a two-way street. We expect similar consideration by the members of the majority party for ideas we have that are in the best interests of the people of Iowa. This is the session to work for cooperation with each party being so evenly balanced.

With the awesome task before us, we can ill afford to play a wild game of politics, bantering back and forth senselessly while the people of Iowa
are patiently or impatiently waiting for us to give them the necessary help and assistance that only the Iowa Legislature can give them.

We must approach our obligations with reason and compassion, ever mindful of the needs of the people of Iowa, whoever they are-wherever they may be.

I have been a member of this assembly during the six years that Mr. Varley has served. I have had an opportunity to observe his abilities, first as a freshman legislator, an assistant majority floor leader and finally as majority floor leader in the Sixty-fourth General Assembly.

I feel confident from having worked with him, that Mr. Varley measures up; that he does have the qualities and capabilities to give us the leadership we will need in the next two years.

I therefore move that the Chief Clerk be authorized to cast the votes of all the members present of the House for the Honorable Andrew Varley as Speaker of the House of Representatives for the Sixty-fifth General Assembly.

In acordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House of Representatives for the Honorable Andrew Varley as Speaker of the House of Representatives of the Sixty-fifth General Assembly. The Honorable Andrew Varley of Adair, having received all of the votes cast for the office of Speaker of the House of Representatives of the Sixty-fifth General Assembly, was declared duly elected to that office.

Hill of Polk moved that a committee of two be named to escort the Speaker to the chair.

The motion prevailed and the following committee was named: Hill of Polk and Egenes of Story.

## PRESENTATION OF SPEAKER

The Honorable Andrew Varley was escorted to the Speaker's station and, upon being sworn, assumed the chair. Temporary Speaker Den Herder of Sioux presented Speaker-elect Varley with the gavel and congratulated him on his unanimous election.

Speaker Varley thanked the House for the honor bestowed upon him and offered the following remarks:

It is hard to find words to express my appreciation for the honor and responsibility you have extended to me in the Office of Speaker of the House. I humbly pledge to carry out that responsibility to the best of my ability. It is my goal to preside fairly and impartially at all times.

While we are all products of a partisan political system, the vast majority of the issues we face will be bi-partisan. It is logical that given a set of facts the solutions to most problems would be the same without regard to political affiliation. Good government is good politics.

The democratic process requires full and open debate of the issues that properly come before the General Assembly. The purpose of parliamentary
rules of procedure is to provide a framework for orderly debate and amendment that proceeds to a final logical conclusion. Rules of procedure should guarantee the right of everyone to be heard but we should not tolerate the use of parliamentary maneuvering to prolong debate or avoid a vote on issues before us. Rules of procedure are designed to expedite the legislative process, not to obstruct it.

This session of the legislature provides a special challenge because it is the first time we participate in federal revenue sharing funds. Most of us who worked for revenue sharing did so in the belief that state and local governments are closer to the electorate and are in a better position to solve the problems of our communities than the federal government in Washington, D. C. Laws passed by Congress that are tailored to the needs of everyone from the large cities to the most rural parts of the country too often result in legislation which is inefficient at best and fails to come to grips with the real problems in local communities. This year we have an opportunity to demonstrate that we in state government can use this money wisely for the highest priorities of the State of Iowa.

I look forward to working with each of you during the coming months as we face the challenge of stewardship of Iowa Government.

Speaker Varley in the chair.

## PERMANENT CHIEF CLERK

Drake of Muscatine moved that William H. Harbor be made permanent Chief Clerk of the House.

The motion prevailed and William H. Harbor was declared elected permanent Chief Clerk.

## COMMITTEE TO NOTIFY GOVERNOR

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

The motion prevailed and the following committee was appointed: Lipsky of Linn, Hansen of O'Brien and Caffrey of Polk.

## COMMITTEE TO NOTIFY THE SENATE

Grassley of Butler 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.

The motion prevailed and the following committee was appointed: Grassley of Butler, Peterson of Woodbury and McCormick of Delaware.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 1

Holden of Scott asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 1 and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 1 <br> By Holden

Be It Resolved by the House, the Senate Concurring, That a joint convention of the two houses of the Sixty-fifth General Assembly be held on January 8, 1973, at 1:30 p.m.

Be It Further Resolved, That Governor Robert D. Ray be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 9, 1973, at 10:00 a.m. and that the President of the Senate and the Speaker of the House be designated to extend the invitation to him.

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

The motion prevailed and the resolution was adopted.

## ELECTION OF SPEAKER PRO TEMPORE

Stanley of Muscatine placed in nomination the Honorable Robert M. Kreamer as candidate for Speaker pro tempore of the House of Representatives of the Sixty-fifth General Assembly, preceding his nomination with the following remarks:
Mr. Speaker, Ladies and Gentlemen of the House:
It is my privilege to nominate the Honorable Robert M. Kreamer of Polk County for Speaker pro tempore of the House of Representatives.

Bob is a lawyer with an eminent Des Moines law firm. He is a graduate of Roosevelt High School, Des Moines, and received the Bachelor of Arts Degree and the Juris Doctor Degree from the University of Iowa. He has the loyal help of his wife, Charlotte, and their two young sons.

When Bob Kreamer undertakes an activity, he quickly becomes a leader. He is now beginning his third term in the House of Representatives. He has already served the House well as Assistant Majority Leader, as a valuable member of several major committees, and as Chairman of the Criminal Code Revision Committee.

Bob Kreamer now holds leadership positions in the National Legislative Conference, the Midwest Council of State Government, and the Iowa Crime Commission. By appointment of Governor Ray, he represents this House on the Iowa Crime Commission.

Many of you served with Bob Kreamer last session and will recall that during the unfortunate illness of Speaker Harbor Bob served as presiding officer of the House for many long hours. He showed great skill and fairness in a hot situation. His coolness under fire was impressive.

We have just elected an outstanding young man as Speaker of the House. Bob Kreamer is another outstanding young man; he and Speaker Varley will be a good working team for the people of Iowa.

Bittle of Polk seconded the nomination of Mr. Kreamer as Speaker pro tempore of the House of Representatives, preceding his nomination with the following remarks:
Mr. Speaker, Ladies and Gentlemen of the House:
It is with great respect that I second the nomination of my friend and now colleague in this House, Honorable Robert M. Kreamer, as Speaker pro tempore of the House.

As assistant majority leader in the past session, he has served the House well. His ability and fairness in the chair at the close of the last session has been much recognized.

He is committed to the fair and prompt organization of the House and to assisting us freshman members to be fully prepared to carry on the business of the House.

I am proud to second the nomination of the Honorable Robert M. Kreamer as Speaker pro tempore of the House.

Small of Johnson seconded the nomination with the following remarks:

Mr. Speaker, Ladies and Gentlemen of the House:
It gives me great pleasure to second the nomination of the Honorable Robert M. Kreamer of Polk County as Speaker pro tempore of the House.

Speaking in behalf of the minority party; we are confident that the majority party and their new leadership will make every attempt to cooperate with us to ensure passage of legislation to benefit the people of our state.

I can state that we are particularly pleased that so many members of this Assembly have indicated during their campaigns to work for the passage of bills which were strongly supported by the minority party during the Sixty-fourth General Assembly.

In particular I refer to the support which has been articulated for such needed legislation as:

1) Property tax and rent assistance for low income elderly;
2) Adequate fundirg for education, both at the higher and at the elementary and secondary levels;
3) Increased IPERS benefits;
4) Collective bargaining for public employees;
5) Legislation to permit the establishment of health maintenance organizations;
6) Legislation to ensure better handling of the state's confidential records;
7) Passage of a strong state occupational health and safety law and an improved wage collection law;
8) Legislation to ensure tax reform.

Last session the minority party worked in close cooperation with the majority leadership to ensure passage of much needed legislation.

We were, at times, disappointed that more could not have been done. But we approach this term with eager anticipation for we sense that many of the programs and proposals we championed then have found increased favor with the new leadership and with the majority party.

This we pledge to you: our cooperation in securing the passage of legislation needed by the people of our state. The Democrats are hopefully con-
fident that Representative Kreamer and the new Republican leadership will work in close cooperation with us to these ends.

Mr. Speaker, those of us who served in the Sixty-fourth General Assembly know of Bob Kreamer's leadership abilities. I am pleased to be able to move that the Chief Clerk be authorized to cast the vote of all the members present of the House of Representatives of the Sixty-fifth General Assembly for the Honorable Robert M. Kreamer of Polk County as Speaker pro tempore of the House.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House of Representatives for the Honorable Robert M. Kreamer as Speaker pro tempore of the House of Representatives of the Sixty-fifth General Assembly. The Honorable Robert M. Kreamer of Polk County, having received all of the votes cast for the office of Speaker pro tempore of the House of Representatives of the Sixty-fifth General Assembly, was declared duly elected to that office.

Readinger of Polk moved that a committee of two be appointed to escort the Speaker pro tempore to the chair.

The motion prevailed and the following committee was appointed: Readinger of Polk and Menke of O'Brien.

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

## Ladies and Gentlemen of the Sixty-fifth General Assembly:

In accepting the responsibility of the office of Speaker pro tempore of the Iowa House of Representatives for the Sixty-fifth General Assembly I can truthfully say to you that I am both honored and enthusiastic.

I am honored by your expression of confidence and trust in my capabilities to serve you in this position of leadership. Each and every one of you is already a proven and respected leader as evident by your membership in this General Assembly, and to be selected by you, as leaders of our beloved state is an honor I will always cherish and one that I will strive to justify.

I am enthused to be able to serve you because as I look out over this chamber I see a unique blending of those of you with invaluable knowledge and experience along with those of you who are new and in possession of fresh and innovative ideas. With such resources as this, I hope that you will share this enthusiasm with me and remember your oath of office and discharge your duties as elected representatives of the citizens of Iowa to the best of your ability in order that we can make our state an even greater place in which to grow.

Thank you.

## REPORTS OF COMMITTEES

## TO NOTIFY GOVERNOR AND SENATE

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

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

Report accepted and the committee discharged.

## ADOPTION OF HOUSE RESOLUTION 1

Mendenhall of Allamakee asked and received unanimous consent for the immediate consideration of House Resolution 1 and moved its adoption:

## HOUSE RESOLUTION 1

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

The motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Mendenhall of Allamakee.

## SPECIAL ORDER

Stromer of Hancock offered the following motion:
I move that the assignment of seats to the members of the House be made a special order for this afternoon at 2:00 o'clock.

The motion prevailed.

## ADOPTION OF HOUSE RESOLUTION 2

Schroeder of Pottawattamie asked and received unanimous consent for the immediate consideration of House Resolution 2 and moved its adoption:

## HOUSE RESOLUTION 2

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

The motion prevailed and the resolution was adopted.

## COMMITTEE ON MILEAGE

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

The motion prevailed and the following committee was appointed: Welden of Hardin, Anderson of Ringgold, and Middleswart of Warren.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 2

Millen of Van Buren asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 2 and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 2 By Millen

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

The motion prevailed and the resolution was adopted.
The Speaker appointed as such committee, on the part of the House, Millen of Van Buren, Fischer of Grundy, and Fisher of Greene.

## 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 submit.

## MESSAGES FROM THE SENATE

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

Senate Concurrent Resolution 2, authorizing the Superintendent of Printing to issue copies of the 1973 Code and Laws of the Sixty-fourth General Assembly to members of the Senate and House, members of the staff and members of the press.

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

Senate Concurrent Resolution 3, instructing the superintendent of printing to mail copies of the daily Senate and House Journals to each county auditor.

CARROLL A. LANE, Secretary

## ADOPTION OF SENATE CONCURRENT RESOLUTION 2

Holden of Scott asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 2 and moved its adoption:

## SENATE CONCURRENT RESOLUTION 2

## By McCartney

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be directed to furnish copies of the 1973 Code of Iowa and also copies of the Laws of the Sixty-fourth General Assembly to such members of the Sixty-fifth General Assembly of Iowa who may request the same. Senate members to leave orders for Codes and Laws at the Secretary's desk and House members to leave orders at the Chief Clerk's desk.

Be It Further Resolved: That the Superintendent of Printing be directed to furnish copies of the 1973 Code of Iowa and Session Laws of the Sixtyfourth General Assembly as requested by the Secretary of the Senate and by the Chief Clerk of the House for use of the staffs in their respective offices.

Be It Further Resolved: That the Superintendent of Printing is directed to furnish copies of the 1973 Code of Iowa and Session Laws of the Sixtyfourth General Assembly to members of the press who are assigned seats in the Senate and House press galleries, to be requested by the Secretary of the Senate for members of the press with seats there assigned and by the Chief Clerk of the House for copies to be furnished members of the press assigned seats in the House chamber.

The motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 3

Holden of Scott asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 3 and moved its adoption:

## SENATE CONCURRENT RESOLUTION 3 By Schaben

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-fifth General Assembly, 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.

The motion prevailed and the resolution was adopted.
The House was recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## MESSAGES FROM THE SENATE

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

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

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

House Concurrent Resolution 1, providing for a joint convention to be held January 8, 1973, to canvass the votes for Governor and Lieutenant Governor and that Governor Robert D. Ray be invited to deliver his message to the joint convention on January 9, 1973, at 10:00 a.m.

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

House Concurrent Resolution 2, providing for a joint committee to nominate such additional employees as may be necessary for the work of the session.

CARROLL A. LANE, Secretary

## COMMITTEE TO NOTIFY THE SENATE

Stanley of Muscatine 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: Stanley of Muscatine, Strothman of Henry and Connors of Polk.

## REPORT OF THE COMMITTEE TO NOTIFY THE SENATE

Stanley of Muscatine, 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.

The report was accepted and the committee discharged.
The Sergeant-at-Arms announced the arrival of the President of the Senate and the honorable body of the Senate.

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

## JOINT CONVENTION

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

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

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

Senator Lamborn moved that the joint convention recess until $9: 30$ a.m., Tuesday, January 9, 1973.

The motion prevailed.
The House reconvened, Speaker Varley in the chair.

## SPECIAL ORDER

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

The drawing of seats was as follows:

1. Speaker of the House Varley-floor seat.
2. Speaker Pro Tempore Kreamer
3. Majority Floor Leader Holden
4. Minority Floor Leader Cochran
5. Assistant Floor Leaders-Roorda, Stromer, Wells, and Small.
6. Members with defective sight, hearing and physical disability.
7. Drawing by senority:
a. Incumbent members with continuous service.
8. Names in alphabetical order.
b. Returning members, by seniority.
9. Names in alphabetical order.
c. New members-drawing out of box.

The drawing of seats proceeded with the following results:

| Name | Seat No. | Name Seat | No. |
| :---: | :---: | :---: | :---: |
| Quentin V. Anderson | .. 85 | Terry Edward Branstad | 49 |
| Donald D. Avenson | 40 | Adrian Brinck | 13 |
| Wayne Bennett | 18 | Glenn F. Brockett | 24 |
| Ed Bittle | 26 | John B. Brunow | - 7 |
| Glen E. Bortell | 60 | Dennis E. Butler .................. | 48 |


| Name | Seat No. | Name Seat | No. |
| :---: | :---: | :---: | :---: |
| Richard L. Byerly | 51 | Robert A. Krause | 17 |
| James T. Caffrey | 53 | Robert M. Kreamer | 83 |
| Robert M. Carr | 22 | Donald L. Lippold ....................... | 79 |
| John H. Clark | 67 | Joan Lipsky | 43 |
| Joseph W. Clark | 31 | Rayman D. Logue | 62 |
| Dale M. Cochran | 93 | Harold C. McCormick | 91 |
| John H. Connors | 37 | Lillian McElroy | 96 |
| Frank Crabb | 88 | John C. Mendenhall | 95 |
| Reid W. Crawford | 41 | Lester D. Menke ........................ | 3 |
| Gregory D. Cusack | 8 | Jay Mennenga | 68 |
| Horace Daggett | 50 | James I. Middleswart | 73 |
| Arlyn E. Danker | 29 | Floyd H. Millen | 59 |
| Russel De Jong | 56 | Alvin V. Miller | 20 |
| Elmer H. Den Herder | 66 | Kenneth D. Miller | 70 |
| Donald V. Doyle | 89 | R. G. (Hap) Miller | 75 |
| Richard F. Drake | 98 | W. R. (Bill) Monroe, Jr. ........... | 84 |
| Norman P. Dunlap | 5 | Scott D. Newhard | 30 |
| Keith H. Dunton | 2 | Carl V. Nielsen | 52 |
| Rollin C. Edelen | 69 | Lowell E. Norlan | 38 |
| Sonja Egenes | 44 | Richard J. Norpel, Sr. ............... | 86 |
| William E. Ewing | 21 | Brice C. Oakley ....... | 6 |
| William R. Ferguson | 9 | Mary Therese O'Halloran | 35 |
| Harold O. Fischer | 82 | John E. Patchett | 32 |
| C. Raymond Fisher | 81 | Wendell C. Pellett | 33 |
| Jerome Fitzgerald | 42 | Louis A. Peterson | 92 |
| Dennis L. Freeman | 100 | Charles N. Poncy | 36 |
| Bert Fullerton | 78 | Stephen J. Rapp .......................... | 55 |
| Charles E. Grassley | 63 | David M. Readinger | 19 |
| William B. Griffee | 4 | B. Joseph Rinas ......................... | 74 |
| Ingwer L. Hansen | 77 | Norman Roorda | 64 |
| William J. Haxgrave | 39 | Laverne W. Schroeder ............... | 65 |
| Mattie Harper | 11 | Arthur A. Small, Jr. .................. | 12 |
| LaVern R. Harvey | 47 | David M. Stanley | 97 |
| Maurice Hennessey | 15 | Lyle R. Stephens | 28 |
| Thomas J. Higgins | 10 | Delwyn Stromer | 61 |
| Philip B. Hill | 25 | Charles F. Strothman | 1 |
| Edgar H. Holden | 99 | Semor C. Tofte | 71 |
| Wally E. Horn | 58 | Delbert L. Trowbridge .............. | 23 |
| Emil J. Husak | 90 | Andrew Varley .......................... | 14 |
| C. W. (Bill) Hutchins | 51 | Richard W. Welden | 87 |
| Norman G. Jesse | 34 | James D. Wells | 80 |
| James D. Jordan | 72 | James C. West | 46 |
| Willis E. Junker | 76 | Jack E. Woods | 16 |
| Jean Kiser (Mrs. Ira) | .. 27 | Henry C. Wulff | 57 |
| George J. Knoke ..... | 45 | Russell L. Wyckoff | 94 |

## ADOPTION OF SENATE CONCURRENT RESOLUTION 1

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 1.

## SENATE CONCURRENT RESOLUTION 1 <br> By Plymat

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

The motion prevailed and the resolution was adopted.

## INAUGURAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following members of the inaugural committee on the part of the House: Clark of Lee, Chairman, McElroy of Fremont, De Jong of Marion, Wells of Linn, Husak of Tama and Caffrey of Polk.

## STANDING COMMITTEES APPOINTED

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

| Pellett, | Crabb | Hennessey | Menke |
| :--- | :--- | :--- | :--- |
| Chairman | Danker | Husak | Miller, Alvin |
| Strothman* | Ewing | Hutchins | Miller, R. G. |
| Bennett | Fullerto | Jordan | Peterson |
| Byerly | Harper | Krause | Stephens |

Grassley, Chairman
Lipsky*
Anderson
Avenson
Brinck
Brockett
Caffrey
Clark, Joseph Crabb

| Clark, John, | Connors | Mendenhall | Readinger |
| :---: | :---: | :---: | :---: |
| Chairman | Cusack | Mennenga | Tofte |
| Ferguson* | Hansen | Miller, Alvin | Wulff |
| Brinck | Harvey | Newhard |  |
| Carr | Junker | Norland |  |
| COMMERCD-20 Members |  |  |  |
| Knoke, | Bittle | Ewing | Fitzgerald |
| Chairman | Brockett | Fischer, H. O. | Griffee |
| Egenes* | Carr | Fisher, C. R. | Jesse |


| Cusack | Jesse | Peterson |
| :--- | :--- | :--- |
| Den Herder | Kiser | Rinas |
| Dunlap | Kreamer | Roorda |
| Dunton | Lippold | Schroeder |
| Fischer, H. O. | Menke | Small |
| Fisher, C. R. | Middleswart | Stromer |
| Freeman | Millen | Strothman |
| Griffee | Norpel | Welden |
| Horn | Oakley | Wyckoff |

CITIES AND TOWNS- 17 Members

Jordan
Kiser
Krause
Peterson,
Chairman
Trowbridge*
Bennett
Bortell

Bortell

Stromer,
Chairman
Lippold*
Byerly
Carr
Crawford

Logue
McElroy

McCormick
Small Monroe Tofte

## COUNTY GOVERNMENT- 17 Members

| Clark, Joseph | Hutchins <br> Danker | Pellett <br> Jordan |
| :--- | :--- | :--- |
| Edelen | Mendenhall | Rapp |
| Hennessey | O'Halloran | Wyckoff |
| Higgins |  |  |

EDUCATION-22 Members

| Daggett | Horn | Patchett |
| :--- | :--- | :--- |
| DeJong | Lipsky | Ponny |
| Ferguson | Menke | Stanley |
| Grassley | Mennenga | Wells |
| Hansen | Miller, R.G. | Wulf |
| Higgins | O'Halloran |  |

HUMAN AND INDUSTRIAL RELATIONS- 17 Members
Millen,
Chairman

Anderson*
Branstad
Brockett

Lipsky, Chairman
Crawford*
Brunow
Butler
Caffrey
Byerly
Caffrey
Connors
Drake
Egenes

Griffee Holden
Horn
Hutchins
Miller, Kenneth Stromer Welden Wells

HUMAN RESOURCES-20 Members

| Den Herder | Hill | Newhard |
| :--- | :--- | :--- |
| Fitzgerald | Holden | Readinger |
| Freeman | Lippold | Rinas |
| Hargrave | Miller, R. G. | Schroeder |
| Higgins | Monroe | West |

JUDICIARY AND LAW ENFORCEMENT- 20 Members
Hill,
Chairman
Edelen*
Anderson
Crawford
Doyle
Hargrave
Hennessey
Jesse
Knoke
Logue
Newhard
Nielsen
Oakley
Poncy
Rapp

Stanley
Hennessey
Knoke
Logue
Rapp Strothman
Trowbridge
West
Woods

## NATURAL RESOURCES-21 Members

Clark, John<br>Cochran<br>Daggett<br>DeJong<br>Ewing<br>Hansen

| Mendenhall | O'Halloran |
| :--- | :--- |
| Middleswart | Patchett |
| Miller, Alvin | Pellett |
| Miller, Kenneth | Toffe |
| Norpel | Wyckoff |

[^1]|  | RULES-13 Members |  |  |
| :--- | :--- | :--- | :--- |
| Holden, | Cochran | McElroy | Norland <br> Chairman |
| Oakley* | Crabb | Millen | Poncy |
| Clark, John | Knoke | Nielsen | Small |

STATE GOVERNMENT-19 Members

| Fisher, C. R., | Doyle | Harper | Miller, Kenneth |
| :---: | :---: | :---: | :---: |
| Chairman | Drake | Harvey | Nielsen |
| Bittle* | Ferguson | Junker | Patchett |
| Avenson | Fullerton | Logue | Roorda |
| Cusack | Hargrave | McCormick | West |
| transportation-20 Members |  |  |  |
| Drake, | Butler | Dunton | Rinas |
| Chairman | Clark, Joseph | Edelen | Schroeder |
| Fischer, H. O.* | Connors | Fullerton | Welden |
| Bortell | De Jong | Harper | Woods |
| Brinck | Dunlap | Norpel | Wulff |

Stanley,
$\quad$ Chairman
Roorda*
Bennett
Bittle
Bortell
Branstad
Brunow
Cochran

| Daggett | Harvey | Middleswart |
| :--- | :--- | :--- |
| Danker | Hill | Monroe |
| Den Herder | Husak | Norland |
| Doyle | Junker | Rapp |
| Dunlap | Kiser | Readinger |
| Dunton | Krause | Stephens |
| Egenes | Kreamer | Trowbridge |
| Fitzgerald | McCormick | Wells |
| Grassley | Mennenga | Woods |

HOUSE COMMITTEE ASSIGNMENTS
$\underset{\text { relations* }}{\text { Human and }}$ industrial

Appropriations

Agriculture

State government*

County government

Human and industrial
relations

Appropriations

QUENTIN V. anderson

Appropriations | Judiciary and law |
| :---: |
| enforcement |

DONALD D. AVENSON
Natural resources
WAYNE BENNETT
County government Ways and means
EDGAR BITTLE
Commerce Ways and means
GLEN E. BORTBLL
Transportation
TERRY BRANSTAD
Natural resources

ADRIAN BRINCK
Cities and towns

Judiciary and law enforcement

State government

Ways and means

Ways and means

Transportation

[^2]| Appropriations | GLENN F. BROCKETT Commerce | Human and industrial relations |
| :---: | :---: | :---: |
| Human resources | JOHN B. BRUNOW Transportation | Ways and means |
| Human resources | DENNIS E. BUTLER <br> Natural resources | Transportation |
| Agriculture | RICHARD L. BYERLY Education | Human and industrial relations |
| Appropriations | JAMES T. CAFFREY Human and industrial relations | Human resources |
| Cities and towns | ROBERT M. CARR Commerce | Education |
| Cities and towns, Chairman | JOHN H. CLARK <br> Natural resources | Rules |
| Appropriations | JOSEPH W. CLARK County government | Transportation |
| Natural resources | DALE M. COCHRAN Rules | Ways and means |
| Cities and towns | JOHN H. CONNORS Human and industrial relations | Transportation |
| Agriculture | FRANK CRABB <br> Appropriations | Rules |
| Human resources* | REID W. CRAWFORD Education | Judiciary and law enforcement |
| Appropriations | GREGORY D. CUSACK Cities and towns | State government |
| Education | HORACE DAGGETT <br> Natural resources | Ways and means |
| Agriculture | ARLYN E. DANKER County government | Ways and means |
| Education | RUSSELL DAJONG <br> Natural resources | Transportation |
| Appropriations | glmer h. DEN herder <br> Human resources | Ways and means |
| Judiciary and law enforcement | DONALD V. DOYLE State government | Ways and means |

[^3]|  | richard f. Drake |  |
| :---: | :---: | :---: |
| Transportation, Chairman | Human and industrial relations | State government |
| Appropriations | NORMAN P. DUNLAP Transportation | Ways and means |
| Appropriations | KEITH H. DUNTON Transportation | Ways and means |
| Judiciary and law enforcement* | ROLLIN C. EDELEN County government | Transportation |
| Commerce* | SONJA EGENES <br> Human and industrial relations | Ways and means |
| Agriculture | william e. Ewing Commerce | Natural resources |
| Cities and towns* | WILLIAM R. FERGUSON Education | State government |
| Transportation* | harold o. Fischer Appropriations | Commerce |
| State government, Chairman | C. RAYMOND FISHER Appropriations | Commerce |
| Commerce | JEROME FITZGERALD Human resources | Ways and means |
| Natural resources, Chairman | DENNIS L. FREEMAN Appropriations | Human resources |
| Agriculture | BERT FULLERTON <br> State government | Transportation |
| Appropriations, Chairman | charles e grassley <br> Education | Ways and means |
| Appropriations | WILLIAM B. GRIFFEE Commerce | Human and industrial relations |
| Cities and towns | INGWER L. HANSEN Education | Natural resources |
| Human resources | william J. hargrave Judiciary and law enforcement | State government |
| Agriculture | MATTIE HARPER <br> State government | Transportation |

[^4]| Cities and towns | LaVERN R. Harvey State government | Ways and means |
| :---: | :---: | :---: |
|  | MAURICE HENNESSEY |  |
| Agriculture | County government | Judiciary and law enforcement |
|  | thomas J. higgins |  |
| County government | Education | Human resources |
|  | PHILIP B. Hill |  |
| Judiciary and law enforcement, Chairman | Human resources | Ways and means |
|  | godgar h. holden |  |
| Rules, Chairman | Human and industrial relations WALLY E HORN | Human resources |
| Appropriations | Education | Human and industrial relations |
| Agriculture | EMIL J. HUSAK <br> Appropriations | Ways and means |
|  | c. W. (bILL) HUTCHINS |  |
| Agriculture | County government | Human and industrial relations |
| Appropriations | NORMAN G. JESSE Commerce | Judiciary and law enforcement |
| Agriculture | JAMES D. JORDAN Commerce | County government |
|  | willis e. Junker |  |
| Cities and towns | State government | Ways and means |
|  | EmMa Jinan kiser |  |
| Appropriations | Commerce | Ways and means |
| Commerce, Chairman | GEORGE J. KNOKE Judiciary and law enforcement | Rules |
|  | robert A. krause |  |
| Agriculture | Commerce | Ways and means |
|  | ROBERT M. Kreamer |  |
| Appropriations | Rules | Ways and means |
|  | DONALD L. LIPPOLD |  |
| Education* | Appropriations | Human resources |
|  | JOAN LIPSKY |  |
| Human resources, Chairman | Appropriations* | Education |

[^5]Commerce

Commerce

Natural resources*

Cities and towns

Agriculture

Cities and towns

Appropriations

Human and industrial
relations, Chairman

Agriculture
$\begin{gathered}\text { Human and industrial } \\ \text { relations }\end{gathered}$

Agriculture

Commerce

Cities and towns

Judiciary and law enforcement

Cities and towns

Appropriations

Rules*

County government

RAYMAN D. LOGUE
Judiciary and law enforcement harold c. MeCORMICK
State government
LILLIAN McELROY
Commerce
John c. MENDENHALL
County government
LESTER D. MENKE
Appropriations
Jay mbennenga
Education
James I. MIDDLESWART
Natural resources Ways and means
FLOYD H. MILLEN
Appropriations
alvin V. Miller
Cities and towns KbinNeth D. MLLER
Natural resources
R. G. (HAP) MILLER

Education
W. R. (BILL) MONROE, JR.

Human resources
scott D. NEWHARD
Human resources

CARL V. NIELSEN
Rules

LOWELL E. NORLAND
Rules
RIGHARD J. NORPEL
Natural resources
brict c. oakley
Appropriations

State government

Ways and means

Rules

Natural resources

Education

Ways and means

Rules

Natural resources

State government

Human resources

Ways and means

Judiciary and law enforcement

State government

Ways and means
Transportation
Judiciary and law enforcement

MARY THERESE O'HALLORAN
Education
Natural resources

| Education | JOHN E. PATCHETT <br> Natural resources | State government |
| :---: | :---: | :---: |
| Agriculture, Chairman | WENDELL C. PELLETT <br> County government | Natural resources |
| County government, Chairman | LOUIS A. PETERSON Agriculture | Appropriations |
| Education | CHARLES N. PONCY Judiciary and law enforcement | Rules |
| County government | STEPHEN RAPP <br> Judiciary and law enforcement | Ways and means |
| Cities and towns | DAVID M. READINGER Human resources | Ways and means |
| Appropriations | B. JOSEPH RINAS Human resources | Transportation |
| Ways and means* | NORMAN ROORDA Appropriations | State government |
| Appropriations | Laverne w. schroeder Human resources | Transportation |
| Appropriations | ARTHUR A. SMALL, JR. Commerce | Rules |
| Ways and means, Chairman | DAVID M. STANLEY Education | Judiciary and law enforcement |
| Agriculture | LYLE R. STEPHENS County government | Ways and means |
| Education, Chairman | DELWYN STROMER Appropriations | Human and industrial relations |
| Agriculture* | GHARLES F. STROTHMAN Appropriations | Judiciary and law enforcement |
| Cities and towns | SEMOR C. TOFTE Commerce | Natural resources |
| County government* | DELBERT L. TROWBRIDGE <br> Judiciary and law enforcement | Ways and means |
| Appropriations | richard w. WELDEN Human and industrial relations | Transportation |

[^6]| Education | JAMES D. WELLS <br> Human and industrial <br> relations | Ways and means |
| :--- | :---: | :--- |
| Human resources | JAMES C. WEST <br> Judiciary and law <br> enforcement | State government |
| Judiciary and law <br> enforcement | JACK E. Woods | Ways and means |
| Cities and towns | HENRY C. WULFF <br> Education <br> RUSSELL L. WYCKOFF | Transportation |
| Appropriations | County government | Natural resources |

[^7]
## ANNOUNCEMENT BY THE SPEAKER

## RANKING MINORITY MEMBERS

AGRICULTURE—Emil J. Husak
APPROPRIATIONS-Arthur A. Small, Jr.
CITIES AND TOWNS-Adrian Brinck
COMMERCE-Norman G. Jesse
COUNTY GOVERNMENT-Russell L. Wyckoff
EDUCATION-James D. Wells
HUMAN AND INDUSTRIAL RELATIONS——James T. Caffrey
HUMAN RESOURCES-W. R. Monroe, Jr.
JUDICIARY AND LAW ENFORCEMENT—Donald V. Doyle
NATURAL RESOURCES——James I. Middleswart
RULES-Dale M. Cochran
STATE GOVERNMENT—Harold C. McCormick
TRANSPORTATION-Richard J. Norpel, Sr.
WAYS AND MEANS—Keith H. Dunton

## ANNOUNCEMENT BY THE CHIEF CLERK

The following communication was received from Serge H. Garrison, director of the Legislative Service Bureau:

Many legislators requested bill drafts to be prepared prior to the convening of the legislative session. The Legislative Service Bureau will be notifying all legislators whose bills are completed of such fact within the next day or two. It will take a day or two to clear the completed bills from the Bureau offices. If at all possible, legislators are requested to delay inquiries as to the status of bills for a day or two in order that completed bill drafts can be cleared from the offices of the Legislative Service Bureau and to prevent confusion which might result from so many inquiries at one time. Once the completed bills are cleared from the Legislative Service Bureau, it will be much easier to handle inquiries as to the status of other requests. Requests for additional bill drafts will be handled at any time.

## PERMANENT OFFICERS OF THE HOUSE

Millen of Van Buren moved that the following named persons be elected as the permanent officers and employees of the House:

Burl B. Beam-Assistant Chief Clerk and Reading Clerk
Lillian Leffert-Legislative Counsel
Sue M. Reed-Chief Journal Clerk
Elizabeth A. Isaacson-Journal Clerk
Billie Jean Walling-Finance Clerk
Alyce M. Elmitt-Engrossing Clerk
Pauline E. Kephart-Assistant to Legislative Counsel and Enrolling Clerk
Dolores Abels-Administrative Assistant to Chief Clerk
Maryjo F. Welch-Executive Secretary to Chief Clerk
Roberta M. Chapman-Executive Secretary to Speaker
Elizabeth J. O'Connor-Supervisor of Clerks
Sandra L. Githens-Research Assistant to the Speaker
Linda A. Tigges-Research Assistant (Minority Leader)
Bettie J. Wentz-Clerk to Chief Clerk
Ann McCarty-Supply Clerk
Rosemarie D. Puntenney-Swing Clerk
Ralph A. Lancaster-Sergeant-at-Arms
Clarence O. Anderson-Assistant Sergeant-at-Arms
Phyllis J. Fraizer-Bill Clerk
Madeline E. James-Assistant Bill Clerk
Frank L. Christen-Chief Doorkeeper
Leonard A. Borg-Doorkeeper
Roy C. Carlson-Doorkeeper
Arthur C. Henderson-Doorkeeper
Maurice W. Johnson-Doorkeeper
Arvid B. Lundberg-Doorkeeper
John W. Russell-Doorkeeper
Elmer E. Pennington-Chief Electrician
John G. Fribourgh—Assistant Electrician
Craig T. Reutter-Control Board Operator
Gustaf W. Adamson-Assistant Voting Machine Operator
Nina A. Edelen-Postmaster
Donna L. Waters-Switchboard Operator
Joy Joan Skinner-Switchboard Operator
Diane L. Carlson-Page
Wendy R. Ellingson-Page
Barbara A. Harrison-Page
Susan E. Kuecker-Page
Karen K. Larson-Page
Sherri J. Mayne-Page
Jay D. McCracken-Page
Cindy S. Rider--Page
Marilyn J. Roorda-Page
LuAnn S. Schade-Page
Carol R. Seidler-Page
Tam H. Skinner--Page
Becky Smith-Page
Steven E. Sukup-Page
Deborah J. Swisher-Page
Carole K. Whitmore-Page
Steven J. Williams--Page

Thomas A. Wishman--Page
Richard M. Wulff-Page
Dale A. Green-Janitor
The motion prevailed and the officers 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."

1972-1973 INTERIM COMMITTEES
HOLDOVER STUDY COMMITTEES
FROM THE 1971 LEGISLATIVE INTERIM
MENTAL HEALTH AND JUVENILE INSTITUTIONS
STUDY COMMITTEE
(S.F. 565-1971 Session)
(H.F. 1297-1972 Session)

8 legislators
No advisory members appointed
Representative Edgar H. Holden, Chairman
Senator Earl G. Bass, Vice Chairman
Senator James W. Griffin
Senator Charles P. Miller
Senator Marvin W. Smith
Representative A. June Franklin
Representative Joan Lipsky
Representative Delmont Moffitt

## DEPARTMENT OF TRANSPORTATION STUDY COMMITTEE <br> (S.C.R. 25-1971 Session) <br> (S.C.R. 128-1972 Session)

12 legislators
6 advisory members
Representative Richard F. Drake, Chairman
Senator John M. Walsh, Vice Chairman
Senator Leigh R. Curran
Senator Lucas J. DeKoster
Senator Eugene M. Hill
Senator Charles P. Miller
Senator John C. Rhodes
Representative Vernon N. Bennett
Representative John N. Nystrom
Representative Lloyd F. Schmeiser
Representative Barton Schwieger
Representative Ivor W. Stanley
Captain Art Bull
Mr. Kenneth Frazier
Mrs. Nadean Hamilton
Mr. Frank E. Horton—resigned
Mr. Ralph Kirk
Mr. Richard J. Petska

SCHOOL SYSTEMS AND STANDARDS STUDY COMMITTEE (S.C.R. 39, 45-1971 Session)
(S.C.R. 116-1972 Session)

10 legislators
5 advisory members
Senator W. Charlene Conklin, Chairman
Representative Charles E. Grassley, Vice Chairman
Senator Wilson L. Davis
Senator Gene V. Kennedy
Senator Cloyd E. Robinson
Senator Richard Stephens
Representative Charles Knoblauch, Sr .
Representative Norman G. Rodgers
Representative Elizabeth Shaw
Representative Delwyn Stromer
Dr. Robert Bickert
Mr. Robert Buck
Mr. Roger E. Leavitt
Mrs. Jane Paul
Dr. Ralph Scott
HIGHER EDUCATION STUDY COMMITTEE
(H.C.R. 9-1971 Session)

8 legislators
No citizen members anticipated
Representative Richard W. Welden, Chairman
Senator Rudy Van Drie, Vice Chairman
Senator Charles F. Balloun
Senator Minnette F. Doderer
Senator Marvin W. Smith
Representative Willard Hansen
Representative George N. Pierson
Representative James D. Wells
PENAL AND CORRECTIONAL SYSTEMS STUDY COMMITTEE (H.C.R. 22-1971 Session)

12 legislators
4 citizen members
3 inmate members
Senator Clifton C. Lamborn, Chairman
Representative Donald V. Doyle, Vice Chairman
Senator R. Dean Arbuckle
Senator Minnette F. Doderer
Senator Gene W. Glenn
Senator Gene V. Kennedy
Senator Ralph W. Potter
Representative Perry L. Christensen
Representative E. Kevin Kelly
Representative Joan Lipsky
Representative Harold C. McCormick
Representative Barton L. Schwieger
Professor James F. McCue
Mr. Joseph DeRaad

Mr. Dewey Landeck
Mr. Oscar Jones
Mr. Jan Hollins
Mrs. Gloria Diggs
Mr. William A. Long

LAND USE POLICIES STUDY COMMITTEE<br>(H.C.R. 25-1971 Session)<br>(H.C.R. 118-1972 Session)

14 legislators
2 advisory members
Senator Charles O. Laverty, Chairman
Representative Herbert L. Campbell, Vice Chairman
Senator Leigh Curran
Senator G. William Gross
Senator Wayne D. Keith
Senator William Palmer
Senator James F. Schaben
Senator George L. Shawver
Representative Dale M. Cochran
Representative James Middleswart
Representative Arthur Small, Jr.
Representative Ivor Stanley
Representative Andrew P. Varley
Representative William Winkelman
Mr. Allen J. Meier
Mr. Frank H. Mendell
Mr. Sherry R. Fisher, citizen member addition
CRIMINAL CODE REVIEW STUDY COMMITTEE
(S.J.R. 18-Sixty-third General Assembly)

12 legislators
10 advisory members
Representative Robert M. Kreamer, Chairman
Senator Gene W. Glenn, Vice Chairman
Senator Quentin V. Anderson
Senator R. Dean Arbuckle
Senator Gene V. Kennedy
Senator Ralph W. Potter
Senator Harold A. Thordsen
Representative Norman G. Jesse
Representative Luvern W. Kehe
Representative James I. Middleswart
Representative George J. Knoke
Representative Charles H. Pelton
Judge James P. Denato
Judge Ira Morrison
Professor Ronald L. Carlson
Professor John J. Yeager
Mr. John Callaghan
Mr. Ray Fenton
Mr. Kermit Dunahoo

Mr. Frank J. Karpan
Mr. John J. Quinn
Mr. Stanley R. Simpson
INTERIM STUDIES ESTABLISHED FOR 1972
LAW ENFORCEMENT TRAINING PROGRAMS STUDY COMMITTEE
8 legislators
Senator Vernon H. Kyhl, Chairman
Senator Gene V. Kennedy
Senator Francis L. Messerly
Senator Harold A. Thordsen
Representative Perry Christensen
Representative Keith Dunton
Representative Rollin C. Edelen
Representative Laverne Schroeder

## RAILROAD SERVICE STUDY COMMITTEE <br> (S.C.R. 126)

10 legislators
Representative Theodore Ellsworth, Chairman
Senator John Rhodes, Vice Chairman
Senator Charles F. Balloun
Senator C. Joseph Coleman
Senator Charles P. Miller
Senator W. R Rabedeaux
Representative John Clark
Representative Richard Drake
Representative Berl E. Priebe
Representative James Wells

## TAXATION STUDY COMMITTEE

(H.C.R. 107, 127)

16 legislators
Senator Roger J. Shaff, Chairman
Representative Elmer H. Den Herder, Vice Chairman
Senator Wilson L. Davis
Senator Alden J. Erskine
Senator G. William Gross
Senator Wayne D. Keith
Senator Ralph W. Potter
Senator Richard L. Stephens
Senator Bass Van Gilst
Representative Don D. Alt
Representative Warren E. Curtis
Representative Donald V. Doyle
Representative Sonja Egenes
Representative Emil J. Husak
Representative James I. Middleswart
Representative Floyd H. Millen
Representative Norman Roorda

## SUPREME COURT STUDY COMMITTEE

(S.C.R. 105)

10 legislators<br>2 advisory members from Supreme Court<br>May be other advisory members<br>Senator Francis Messerly, Chairman<br>Representative Philip B. Hill, Vice Chairman<br>Senator Lee Gaudineer, Jr.<br>Senator George Milligan<br>Senator Cloyd Robinson<br>Senator Roger J. Shaff<br>Representative C. Raymond Fisher<br>Representative Norman Jesse<br>Representative Richard Norpel, Sr.<br>Representative Nathan F. Sorg<br>Justice Mark McCormick<br>Justice Harvey Uhlenhopp<br>Mrs. Lynn Chamberlin<br>Mr. Richard C. Grossman<br>Mrs. Emery J. Jackson, Jr.<br>Mrs. W. E. McKee<br>Mr. Francis Pardoe

HEALTH MAINTENANCE ORGANIZATIONS STUDY COMMITIEE (S.C.R. 117)

Senator W. R Rabedeaux, Co-Chairman
Representative Barton L. Schwieger, Co-Chairman
Senator James W. Griffin, Sr.
Senator William D. Palmer
Senator James F. Schaben
Senator George L. Shawver
Representative Leonard C. Andersen
Representative Harold C. McCormick
Representative W. R. Monroe, Jr.
Representative Jewell O. Waugh

## PROFESSIONAL AND OCCUPATIONAL LICENSING STUDY COMMITTEE <br> (H.C.R. 126)

Representative Willard Hansen, Chairman
Senator Minnette F. Doderer, Vice Chairman
Senator R. Dean Arbuckle
Senator Earl G. Bass
Senator James E. Briles
Senator Cloyd E. Robinson
Representative Tom Dougherty
Representative Edgar H. Holden
Representative Elizabeth R. Miller
Representative Hallie Sargisson

# REGULATION OF CONSUMER CREDIT CHARGES STUDY COMMITTEE <br> (S.C.R. 132-H.C.R. 141) 

Representative Elizabeth Shaw, Chairman
Senator Reinhold O. Carlson, Vice Chairman
Senator Leigh R. Curran
Senator Gene W. Glenn
Senator Eugene M. Hill
Senator Richard L. Stephens
Representative Samuel F. Anania
Representative William E. Gluba
Representative Norman Roorda
Representative Dale Tieden
Mrs. Betty M. Talkington
Mr. William A. Youngstrom
Mr. A. W. Jordan
Mr. Stan T. Shepherd
Mr. Harry Griger

INTERIM SUBCOMMITTEES OF STANDING COMMITTEES

> LAW ENFORCEMENT
> (Unified Law Enforcement Agencies Subcommittee)

Representative Perry L. Christensen, Chairman
Senator Harold A. Thordsen, Vice Chairman
Senator R. Dean Arbuckle
Senator James F. Schaben
Representative Donald V. Doyle
Representative Kenneth L. Logemann

> ENVIRONMENTAL PRESERVATION
> (Grain Alcohol Motor Fuel Subcommittee)
> (H.C.R. 133)

Senator George L. Shawver, Chairman
Representative Luvern W. Kehe, Vice Chairman
Senator Wayne D. Keith
Senator Cloyd E. Robinson
Representative John H. Clark
Representative Dale M. Cochran

> AGRICULTURE
> (Milk and Milk Products Standards Subcommittee)
> (H.C.R. 137)

Representative Charles F. Strothman, Chairman
Senator Richard L. Stephens, Vice Chairman
Senator Earl G. Bass
Senator Bass Van Gilst
Representative Delmont Moffitt
Representative John W. Patton

COMMERCE AND JUDICIARY
(No Fault Insurance Subcommittee)
Representative Harold O. Fischer, Chairman
Senator W. R. Rabedeaux, Vice Chairman
Senator Lucas J. DeKoster
Senator James W. Griffin, Sr.
Senator William D. Palmer
Representative Tom Dougherty
Representative Dennis L. Freeman
Representative Robert M. Kreamer

## STATE GOVERNMENT, <br> (IPERS Subcommittee)

Representative C. Raymond Fisher, Chairman
Senator Gene W. Glenn
Senator Francis L. Messerly
Senator John C. Rhodes
Representative Richard F. Drake
Representative Harold C. McCormick

## APPROPRIATIONS <br> (State Officials' Salaries Subcommittee)

Representative John Camp, Chairman
Senator Charles F. Balloun
Senator C. Joseph Coleman
Senator Wayne D. Keith
Seifator Francis L. Messerly
Representative Wendell C. Pellett
Representative Laverne W. Schroeder
Representative Arthur A. Small, Jr.
(Building Needs Subcommittee)
Senator Francis Messerly, Chairman
Senator Cloyd Robinson
Senator Harold Thordsen
Senator John Walsh
Representative John Camp
Representative C. Raymond Fisher
Representative Joan Lipsky
Representative Norman Jesse

## CONFIDENTIAL RECORDS STUDY COMMITIEE <br> (Created by Legislative Council)

Representative William H. Harbor, Chairman
Senator Lee H. Gaudineer, Jr.
Senator George F. Milligan
Senator George L. Shawver
Senator John M. Walsh
Representative Philip B. Hill
Representative Arthur A. Small, Jr.
Representative Jewell O. Waugh

# COMMISSION ON COMPENSATION, EXPENSES, AND SALARIES FOR ELECTED STATE OFFICIALS (H.F. 1242) 

Members appointed by the Governor:
Mr. Harry Slife, Waterloo-1-year Term
Mr. Hugh Clark, Des Moines-2-year Term
Mr. Donald Arnold, Des Moines-3-year Term
Mr. Howard Hill, Minburn-4-year Term
Mr. Robert Newberg, West Des Moines-5-year Term
Members appointed by the Lieutenant Governor:
Mrs. Harriet Chambers, LeClaire-1-year Term
Donald Kelsey, Sioux City-2-year Term
William D. Severin, Cedar Falls-3-year Term
Duane Mortensen, Dubuque-4-year Term
Harold W. Booth, Council Bluffs-5-year Term
Members appointed by the Speaker of the House:
Edward F. Askew, Thurman-1-year Term
Edward Breen, Fort Dodge-2-year Term
Miss Ann Miletich, Albia-3-year Term
James D. Lynch, Jr., Des Moines-4-year Term
Tom Miller, Cherokee-5-year Term

## COMMUNICATIONS FROM THE CHIEF CLERK

There are on file in the office of the Chief Clerk the following communications:

State of Iowa
OFFICE OF THE CITIZENS' AIDE
515 East Twelfth Street
Des Moines, Iowa
Monday, July 3, 1972
Honorable William R. Kendrick
Chief Clerk
House of Representatives
State House
Des Moines, Iowa
Dear Chief Clerk Kendrick:
Enclosed is a copy of a Resolution adopted by the Legislative Council on June 14, 1972 in regard to the office of Citizens' Aide.

Pursuant to and in accordance with said resolution I am filing herewith the following:
(1) Oath of office of Lawrence D. Carstensen as Citizens' Aide;
(2) Appointment of Thomas R. Mayer as First Deputy Citizens' Aide, and his oath of office;
(3) Appointment of Douglas L. Hart as Second Deputy Citizens' Aide, and his oath of office;
(4) Appointment of Patricia Nett as Secretary in the office of the Citizens' Aide.

Respectfully,<br>LAWRENCE D. CARSTENSEN

## RESOLUTION OF THE IOWA LEGISLATIVE COUNCIL Adopted June 14, 1972

Resolved, that Lawrence D. Carstensen is hereby appointed as citizens' aide effective July 1, 1972, at an annual salary of twenty thousand dollars, which the comptroller is authorized and directed to pay. This appointment shall terminate upon the appointment of a citizens' aide by the Sixty-fifth General Assembly.

Resolved, that the citizens' aide be and he is authorized to employ the following staff at salaries not to exceed the following amounts:
(1) One deputy citizens' aide at an annual salary of $\$ 13,500.00$;
(2) One second deputy citizens' aid at an annual salary of $\$ 11,500.00$;
(3) One secretary at an annual salary of $\$ 6,636.00$;
(4) Temporary secretarial help at $\$ 24.00$ per day and not to exceed a total of thirty days prior to July 1, 1973.

The comptroller is authorized and directed to pay the salaries herein authorized and the ordinary expenses of the office of citizens' aide on the written direction of the citizens' aide.

Resolved, that in paying the salaries and expenses of the citizens' aide office that the comptroller draw first on federal funds available for that purpose before drawing on funds appropriated by the General Assembly.

Resolved, that the comptroller be requested and authorized to provide accounting services to the office of citizens' aide until such time as the federal funds granted the office have been expended.

Resolved, that the citizens' aide, the deputy citizens' aide and the second deputy citizens' aide shall upon assuming office execute an oath of office as provided by law and file same with the Secretary of the Senate and the Chief Clerk of the House of Representatives.

Resolved, that the citizens' aide and a deputy citizens' aide be and hereby are authorized to attend the ombudsman's meeting sponsored by the U. S. Office of Economic Opportunity to be held at Seattle, Washington, on August 10, 11 and 12, 1972.

## COMMUNICATION FROM THE CHIEF CLERK

The following communication was received by the Chief Clerk:

## THE WHITE HOUSE <br> Washington

June 1, 1972
Mr. William R. Kendrick
Chief Clerk
House of Representatives
State House
Des Moines, Iowa 50319
Dear Mr. Kendrick:
On behalf of the President, I wish to acknowledge receipt of House Concurrent Resolution 111 of the State of Iowa General Assembly. Please be
assured that the resolution will be brought to the attention of appropriate officials.

With best wishes,
Sincerely,
ROLAND L. ELLIOTT
Deputy Special Assistant to the President
On motion by Holden of Scott, the House adjourned until 9:00 a.m., January 9, 1973.

# JOURNAL OF THE HOUSE 

> Second Calendar Day-Second Session Day
> Hall of the House of Representatives Des Moines, Iowa, Tuesday, January 9, 1973

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

Prayer was offered by Monsignor Gerald Walker, pastor of St. Augustin's Roman Catholic Church, Des Moines, Iowa.

The Journal of Monday, January 8, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Harold Moesner, Amana, Iowa.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 1, by Pellett and Strothman, a joint resolution proposing to the President of the United States, Richard M. Nixon, United States Secretary of Agriculture, Earl Butz, and members of the Iowa Congressional Delegation, that the funds being withheld for the Rural Environmental Assistance Program (ASCS), the Rural Electrification Administration Loan Programs (REA), and the Rural Emergency Loans Program (FHA) be released.

Read first time and referred to committee on agriculture.

## INTRODUCTION OF BILLS

House File 1, by Fischer of Grundy, a bill for an act to repeal a license fee for restaurants and grocery stores selling meat or meat products.

Read first time and referred to committee on agriculture.
House File 2, by Fischer of Grundy, a bill for an act relating to the sale of meat and meat products.

Read first time and referred to committee on agriculture.
House File 3, by Holden, a bill for an act relating to members of county zoning commissions and boards of adjustment.

Read first time and referred to committee on county government.

House File 4, by Small, a bill for an act relating to qualifications of civil service employees.

Read first time and referred to committee on cities and towns.
House File 5, by Small, a bill for an act relating to public hearings for rate increases of public utilities.

Read first time and referred to committee on commerce.

## TEMPORARY RULES OF THE HOUSE <br> SIXTY-FIFTH GENERAL ASSEMBLY

Holden of Scott moved that the Temporary Rules of the House of the Sixty-fourth General Assembly be the Temporary Rules of the House of the Sixty-fifth General Assembly.

The motion prevailed.

APPOINTMENT OF MEMBERS OF THE ETHICS COMMITTEE IN THE
HOUSE OF REPRESENTATIVES OF THE IOWA GENERAL ASSEMBLY BY THE CHIEF JUSTICE OF THE IOWA SUPREME COURT
To the House of Representatives of the Iowa General Assembly:
Pursuant to the provisions of section 68B.10, Code 1973, the undersigned, Chief Justice of the Iowa Supreme Court, hereby appoints Howard M. Remley of Anamosa and Don W. Burington of Mason City, neither of whom is an employee of the General Assembly, as members of the Ethics Committee in the House of Representatives.
Dated this 9th day of January, 1973.

C. EDWIN MOORE<br>Chief Justice-Iowa Supreme Court

The original and a true copy of this Order have been filed with the Chief Clerk of the House of Representatives of the Iowa General Assembly on this 9th day of January, 1973.

WILLIAM H. HARBOR
Chief Clerk of the House of Representatives

## APPOINTMENT TO HOUSE ETHICS COMMITTEE

Pursuant to chapter 68B.10, Code 1973, I hereby appoint the following members to serve on the House ethics committee for the Sixty-fifth General Assembly: Representative Richard W. Welden of Hardin; Representative Floyd H. Millen of Van Buren; and Representative Joan Lipsky of Linn.

EDGAR H. HOLDEN<br>House Majority Leader

## APPOINTMENT TO HOUSE ETHICS COMMITTEE

Pursuant to chapter 68B.10, Code 1973, I hereby appoint the following members to serve on the House ethics committee for the Sixty-fifth General Assembly: Representative Keith Dunton of Keokuk; and Representative Russell L. Wyckoff of Benton.

DALE M. COCHRAN
House Minority Leader

## STATE OF IOWA

Office of
THE SECRETARY OF STATE
Speaker, House of Representatives
Sixty-fifth General Assembly of Iowa
RE: Publication of House Joint Resolution 2 and House Joint Resolution 1004, Acts of the Sixty-fourth General Assembly.
In accordance with the provisions of Section 6.3 of the 1971 Code of Iowa, I hereby report to the Sixty-fifth General Assembly of Iowa that according to records in this office, House Joint Resolution 2 and House Joint Resolution 1004, were published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolutions showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown.
Congres-
sional

| District <br> First | Newspapers | Dates | Published, |  | 972 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | The Davenport | 8/5 | 9/5 | 10/6 | 11/3 |
|  | Burlington Hawk-Eye, Burlington | 8/6 | 9/5 | 10/6 | 11/3 |
| Second | The Cedar Rapids Gazette, Cedar Rapids | 8/5 | 9/5 | 10/6 | 11/3 |
|  | The Telegraph-Herald, Dubuque | 8/4 | 9/5 | 10/6 | 11/3 |
| Third | Waterloo Daily Courier, Waterloo | 8/11 | 9/5 | 10/6 | 11/3 |
|  | Marshalltown Times-Republican, Marshalltown | 8/4 | 9/5 | 10/6 | 11/3 |
| Fourth | The Des Moines Register \& Tribune, Des Moines | 8/5 | 9/5 | 10/7 | 11/4 |
|  | Ottumwa Courier, Ottumwa | 8/5 | 9/5 | 10/6 | 11/4 |
| Fifth | Council Bluffs Nonpareil, Council Bluffs | 8/5 | 9/5 | 10/7 | 11/4 |
|  | Boone News-Republican, Boone | 8/5 | 9/5 | 10/6 | 11/3 |
| Sixth | The Spencer Daily Reporter, Spencer | 8/4 | 9/5 | 10/6 | 11/3 |
|  | The Sioux City Journal, Sioux City | 8/15 | $9 / 5$ | 10/7 | 11/4 |

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 8 th day of January, A. D. Nineteen Hundred and Seventy-two. MELVIN D. SYNHORST, Secretary of State State of Iowa, USA

# COMMUNICATION FROM THE SECRETARY OF STATE 

January 8, 1972
To the Honorable Speaker of the House
Sixty-fifth General Assembly
Dear Mr. Speaker: Pursuant to carrying out the duties imposed on me by Section 50.35, Code of Iowa, 1971, I hereby deliver to you the envelopes containing the abstracts of votes cast at the November 7, 1972 General Election, for Governor and Lieutenant Governor.
Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State

COMMITTEE TO NOTIFY THE SENATE
Stromer of Hancock moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

The motion prevailed and the Speaker appointed as such committee Stromer of Hancock, Stephens of Plymouth and Brinck of Lee.

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

## JOINT CONVENTION

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

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

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

The motion prevailed and the President appointed as such committee Senators Schwengels of Jefferson, Griffin of Pottawattamie and Junkins of Lee, on the part of the Senate, and Representatives Pellett of Cass, Junker of Woodbury and Wells of Linn, on the part of the House.

The committee waited upon Governor Robert D. Ray and escorted him to the Speaker's station.

President Jepsen then presented Governor Robert D. Ray who delivered the following address:

THE CONDITION OF THE STATE MESSAGE<br>by

THE HONORABLE ROBERT D. RAY GOVERNOR OF IOWA

Mr. President, Mr. Speaker, Mr. Chief Justice, Senators and Representatives, State Officials, Distinguished Guests, Ladies and Gentlemen:
The opening of a legislative session is always an exciting moment in Iowa.
It is particularly exciting to more than a third of the members of this General Assembly for this week is your first experience as a lawmaker. Though political pundits have made much of your freshmen status, you first-time legislators bring to this Assembly a newness and an enthusiasm that will be most welcome.

The opening of a legislative session is also an historic moment. And this is especially true this year.

This Iowa General Assembly is the first in 115 years to convene with a completely fresh mandate from the voters. Not since 1858, when the Seventh General Assembly became the first to gather in Des Moines and operate under the present Iowa Constitution, have all the members of both houses been elected in the same year.

You have yet another uniqueness. You are members of a completely reapportioned legislature, all elected from one-person one-vote constituencies. Never anywhere has there ever been a legislative body elected to be more representative of the people it serves.

Your uniqueness confers upon you unparalleled opportunities-and responsibilities-for achievement. To translate these opportunities into accomplishment will require cooperation by all of us-you in the legislative branch and I in the executive. I look forward to working with you, regardless of your party, and with your experienced elected leaders.

By sharing knowledge and experience, by understanding and recognizing individual limitations and by exercising a sense of humility, together we can foster a cooperative spirit that can result in this session being the most productive one ever.

Humility, incidentally, is a priceless commodity within the environs of this golden dome. And it might be helpful if each of us sees some of himself in the description Winston Churchill gave of a colleague in the British Government when he said: "He was a modest little man with much to be modest about."

This is the first of three messages I will present to you within the next two weeks.

Under the Constitution the Governor is called upon to report to you the condition of the state, and that I shall do at this time. Also in accordance with the Constitution I shall outline in general terms a program of legislative action.

I will speak to you again on Thursday as we assemble for Inaugural Ceremonies. And then, on January 25, I will present in detail my 1973-75 budget recommendations.

I mention this timetable to you, knowing that there are those who will keep a scorecard on the Governor's proposals and while this has its advantages, I suggest that the scorekeepers withhold completion of their tally sheets until they have heard all three of these messages.

As we look ahead to the work of this session, we cannot disregard the present or ignore the past. Many of you who are seasoned legislators can take pride in where we find ourselves today and for what we have accomplished together in the last four years.

Still we must keep in mind that we can enjoy the achievements of yesterday only by enlisting them in the service of the present and the future. In charting tomorrow's course, we must take inventory of where we have been and where we are today-and that brings us to the condition of the state.

As I address you today I am more optimistic about Iowa and about Iowa's future than at any time since I have been Governor.

We are seeing the payoff of some hard decisions that we have made. Four years ago, we told state government there was not an inexhaustible supply of money. I insisted state government live within its means; that state taxes not be continually raised just so there could be more spending. We prevailed.

Two years ago, along with the units of government all across this country, we were hurt in the nation's economic downturn. Further compounding our plight, the time had come when it was imperative that we relieve some of the burden of school support from regressive property taxes. Not only did we work our way out of the binding conditions, we also have today what has to be considered one of the soundest school aid plans in the nation.

Today we see a marked contrast with four years ago or two years agoor even 12 months ago as we view our economic condition.

The national economy is much stronger; the Iowa ecomonic outlook is even brighter. Our farmers, as a whole, are now experiencing a more fair share of this increased prosperity. Iowa's unemployment level is only half the national average. And we have accumulated a small, but nevertheless solid balance in the state treasury.

Today Iowa is in an excellent position to reap the maximum benefit from federal revenue-sharing, something many of us worked long and hard to achieve. We will realize this benefit, in fact, if we use the funds to lessen the burden of property taxation, either directly or indirectly.

Let me say to you again, that revenue sharing was not designed to give government a break; it was designed to give people a break. You can expect the budget I submit to you in two weeks to reflect that statement, and I compliment the county and muinicipal governments that are taking the same approach.

In this connection, bear in mind that the amount of revenue-sharing money, while significant, is not large enough to be a panacea.

We cannot go on a spending binge. Nor can we permit taxes to increase. But with the treasury balance, growth in our state, the ongoing
benefits of our school aid program and revenue sharing, we do have more options open to us today than some of you and your predecessors and I had four years ago and two years ago.

Now is the opportune time-with the business climate on the upswingto redouble our efforts to promote agriculture and to encourage Iowa industries thereby providing jobs and increased quality of living for all of our people.

Recently I directed a challenge to Iowans involved in the export of our state's products to double Iowa's export dollar volume within the next five years. If we are successful it could have a noticeable effect on our state's economic well being.

My budget will contain one very specific way Iowa can improve its overseas trade.

We are fortunate to live in a state where environmental problems are yet manageable. We have already passed some important milestones toward environmental protection. On January 1, our new Department of Environmental Quality was launched, and it promises to deal effectively with air and water pollution, solid waste management and chemical technology. This new pollution-fighting agency, and Iowa's Soil Conservency Law are a credit to the far-sightedness of many of you here today. They have vaulted Iowa into a national leadership position in environmental protection.

A silent, yet profound, influence on the condition of the state is a declining rate of birth in Iowa, part of a national trend. This hard fact must be considered as we deliberate, particularly as we view education.

Another influence, not so silent, is the contribution specific segments of our population are making and can make. I think especially of our young people who certainly have demonstrated the wisdom of lowering the voting age. I refer also to the many so-called minority groups in Iowa, often relatively small by national standards, who are no less entitled to the same opportunities and same rights of expression as those in the majority.

And in this discussion about the condition of the state, I want to point out that the most heartening condition of all is the spirit of our Iowa people. I have traveled this state and have talked with our people. I have discovered that Iowans have an increased awareness and appreciation for their state with its abundant natural resources, a quality of life that others envy, and a people for whom human values still are held uppermost.

It is on that note that we begin this legislative adventure. As this session opens each of you holds a list of priorities. As Governor, I have a list, too.

I recognize it would be impossible for any of us to prepare a priority list that would be totally complete or totally accepted by every Iowan. One reason, of course, is that the most important priority to a person is that which effects him or her the most. Not all issues affect everyone exactly the same.

What might be top priority to say, a road contractor, could carry a much lower rating with an educator or vice versa. Or what might rank as most important with a university student could seem almost unimportant to an elderly person on old age assistance.

Knowing that I cannot this morning get into all important subjects, let me during the next several minutes list some specific legislative priorities
which I earnestly believe call for your attention in the days and weeks ahead. I have not arranged this listing in any deliberate order nor is it all of them. But it is an outline of work, the completion of which could earn this Assembly a place of high honor in lowa history.

We are seeing dramatically how important an adequate energy supply is to the maintenance of our society. The same can be said for an efficient transportation system for our people and their goods. The time has come in Iowa when we must develop, plan and construct our transportation facilities on a rational, environmentally sound, unified basis instead of in the helter-skelter way in which railroads, highways and airports have sprung up in the past. Therefore, a state Department of Transportation is needed. We must realize that Iowa is basically a highway state and will continue to be so. There will be efforts, I am sure, to increase gasoline tax, to alter the road use formula, to provide for bonding for road building, to transfer the Iowa Highway Patrol to the Highway Commission as well as other "tampering" with transportation-related issues. But before any of these proposals are to be seriously considered, we must first have a coordinated, established State Department of Transportation capable of analyzing and dealing with any and all of these conditions as they affect transportation in our state.
-Reorganization of State government has become familiar to those of you who have served in the legislature these past four years and have seen healthy changes result. It is a never ending process. We have already accomplished reorganization of our Iowa Liquor Commission; we have established a General Services Administration that enables state government to take advantage of centralized purchasing; we have unified our pollution fighting efforts in a DEQ and we have accomplished much needed reform of our court system. We need now to combine our state libraries into one unit; to unify our state alcoholism programs and to press toward coordination of all facilities in the field of mental health and drug abuse.
-The concept of health maintenance organizations should now become a reality within a framework broad enough to include both profit and nonprofit groups, corporations, partnerships and even individuals so long as standards of care and quality are met.
-Rational land use must be seriously considered in this legislative session. For generations our society has operated on a concept of exploitation of natural resources and the unrestricted occupancy of space. It is only recently that we have come to face the reality that our natural resources are indeed limited. We must take care as we formulate a land use policy that is not result in the management of many by few. If that were to happen the benefits of maintaining an environment for its own sake would be negated by the harmful effects to the quality of life that is ours to achieve.
-I urge you also to join me in support of the Iowa Conservation Commission's "Green Belt" and "Open Spaces" concepts. The commission is involved in the acquisition of land along rivers and lake shores, in prairies and forests as well as historical sites for the enjoyment of all our people and the people of future generations. Legislation is also needed to acquire abandoned railroad right-of-ways for bicycle and hiking trails and for additional wild life management. Furthermore, I urge you to provide a park user fee which so many who now enjoy Iowa's parks recognize as a fair and reasonable way to assure development and maintenance of these
facilities. And in this same vein, we must make possible the development of environmentally-compatible resort-type lodges in recreation areas well suited to them. This is a promising new approach to leisure-time involvement as several other states have already demonstrated.

While many more recommendations dealing with appropriations will be outlined to you in my budget message, I specifically urge you at this time not to shirk your responsibility to combat the shadowy evil of discrimination. In the last session, the Iowa Civil Rights law was wisely broadened to cover discrimination because of sex, disability and age. Now, although we cannot leave the obligation to eradicate discrimination solely to our Civil Rights Commission, the agency must be better financed if it is to fairly and effectively resolve the individual complaints to which it needs to direct its attention.
-In the area of human rights there is another matter for your action. Our state Traffic Records and Criminal Justice Information System, better known as TRACIS, will provide an effective tool in law enforcement. The TRACIS Management team at my direction has developed policies tightly controlling access to certain information in the computer system and establishing procedures that will allow individuals the right to inspect their own records. To assure that rights of people are safeguarded, these policies should be given the force of law.
-Undoubtedly you will have before you during this session the work product of your legislative Criminal Code Revision committee. It will consume much of your time and will generate much debate. It offers an opportunity to upgrade our criminal code statutes and I call your attention especially to that part of the proposal which would provide a tight enforcement pornography law as it applies to minors. Action on these recommendations will complement the giant stride of the last session when we achieved genuine court reform. Though the major work is done on court reform there will be some minor aspects of last year's bill which will require corrective measures this session.
-I think it is a safe bet to state that our gambling laws made news in 1972. And now that the voters have spoken on the constitutional prohibition against lotteries, I think you have a clear expression to provide minor and harmless games such as bingo and those at carnivals and fairs. I do not believe, however, that you should interpret the November 7 vote on this issue as a mandate for wide-open gambling in Iowa. Our extraordinarily fine quality of life will not be enhanced by introduction of the gambling attitude which falsely teaches that problems are solved by "striking it rich."
-I ask this legislature-now that there has been intensive study by your own special committee on penal reform-to revise the Iowa Code to provide the programs, facilities and rehabilitation practices that can offer constructive and better alternatives to imprisonment. In many cases, incarceration of offenders often has been demonstrated not only to be a waste of tax dollars, but if we are to believe Chief Justice Warren Burger, it is the greatest single cause of crime in America today.

Although we know there are hardened criminals who cannot be treated in a community-based correction system, if we are to cut into recidivism and get at a root cause of crime then Iowa should establish such a system of correctional facilities.

- No one should be required to have an abortion. But Iowa law already legalizes abortion under certain circumstances. There are other circum-
stances equally as compelling as what appears in the existing statute. Provision should be made within clinical limitations for the improvement of this law.
-Some 130 years ago a young veteran of the Black Hawk War named Abraham Lincoln received a parcel of Iowa land as a bonus for his military service. Veterans of other conflicts have also been rewarded in other ways. In simple justice, Iowa should now extend recognition to our Vietnam war veterans.
-The so-called "pure no fault insurance" deprives people of the opportunity for just compensation for their injuries and damages. This I cannot accept. However, the quick payment and elimination of delay in settling claims is needed. It is time we adopt these favorable aspects.
-Earlier I alluded to the way our young people have responded to new rights and responsibilities. I urge you now to finish what was begun a year ago and extend full majority rights to all who are old enough to vote.
-Again, I bring before this legislative body the need for a structure within which public employees can systematically bargain with their employers. It will not be an answer for all employee relation problems in government service but the machinery for such bargaining can serve as a very important channel of communication between public employers and employees and assure against unfortunate and potentially dangerous disruption of public services.
--This session presents to you the opportunity to upgrade our Iowa Public Employees Retirement System (IPERS) and to provide reasonable compensation for members of the judiciary and key decision-makers in government many of whom are today grossly underpaid, in comparison with similar responsibilities performed in the private sector. These issues, along with proposals for employees including our Iowa Highway Patrol, I will delve into in more detail in my budget message.
-It is time that various professional licensing boards functioning under our laws be expanded to include representation from the general public.
-I ask your consideration of a workable bidding law for units of government in Iowa.
-We have come to the time for a statewide voter registration law.
--And finally, to conclude this list of general priorities with an item of consumer protection, I would urge your attention to credit life insurance regulation. There is weighty evidence that charges for this kind of insurance often required of borrowers in lending transactions is much higher in Iowa than in many other states.

$$
* * *
$$

The three principal goals of this 1973 General Assembly, as I see it are these:

1. Specific and tangible understanding and assistance for our elderly people.
2. A continued and noticeable attack on the property tax problems, and
3. Support for well-balanced education in Iowa.

First, the elderly:
These are the people who have been a moving force in bringing Iowa to where it stands today. These are also the ones who are the greatest victims of inflation, increased taxes and eroding spending power. They have earned our support.

It is true that we are involved in a number of programs which utilize the valuable resources of talent and experience that abound in this segment of our society, enlisting their time and abilities through such endeavors as the Foster Grandparents, Retired Senior Volunteers, Service Corps of Retired Executives and others.

But it is also true that there are too many of our elderly Iowans unable to participate in these activities and, in contrast, are spending their lives in hand-to-mouth existence-malnourished, frightened and withdrawn.

We are engaged in a myriad of assistance programs for the underprivileged, the poor, and the forgotten. There are, in many of these cases, hope and the possibility of improving their lot by helping them improve themselves. But with the elderly, neither training nor job location will grant them such an opportunity for they have given their productive years in support of themselves, their families and society.

Now, through no fault of their own, the cruel hand of rising costs has struck a reeling blow.

In my budget message I will unfold to you a plan to aid and assist these people so deserving of our empathy-a property tax relief program that will ease their struggles of daily existence. Many of our elderly citizens wish to remain in their own homes as long as possible. This is desirable in most cases; it is advantageous to these important people and less costly for all who pay taxes. We should-and we can-at this time provide substantial help for our elderly.

Also we have found ways to aid our aging in nutritional help, homemaker services, medical assistance and other adult services.

In addition I ask that you allow the use of school buses for senior citizen activities when the buses are not in use for school purposes.

## Second, the property tax problem:

Though there were doubters during those months of debate in these chambers two years ago, time has proven that our school financing plan was right in concept and is a great improvement. As I will outline in detail in my budget message, more state aid to our local schools is being provided than at any time before-both in dollars and percentage of total schoel costs.

While it is easy, as we discuss school financing, to say what has been done, it is much more difficult to convey to our people what has been avoided by having followed the right course. We resisted the pressure to raise massive amounts of new taxes at the state level. To do so, in my opinion, would have only served to raise the level of government spending. In avoiding that pitfall, we can also point to property tax levels that have not had to advance to cover school spending. Had we not taken the action we did, and when we did, it is estimated that by now some 180 million dollars more in taxes would have fallen on property to insure school operations.

Notwithstanding the dramatic and favorable effect our revenue and school aid plans have had on property taxes, there still exists a burden on property ownership. And having learned from the successes of the past, we are prepared to make more attacks on this problem. I can say to you today that the budget which I will present to you in my message of Janu-
ary 25 will truly be a budget that will ease the property tax burden, one which will not ony address itself to the needs of our people who must have our help, but also to Iowans who must help pay the bills.

And, as has always been my practice in messages to the legislature, not only will I detail proposals, but I will also show ways to finance them.

Additionally, the property tax system should be changed to give Iowans meaningful incentive to improve their homes. Needed is a temporary tax break for modest improvements so that a homeowner can remodel or add a room and at least get it paid for before his taxes go up because of it.

Also, this session must address itself to the issue of the tax exempt status of much real property, a status that is unfair and obsolete.

Taxes are not easy for anyone to pay, particularly the poor, and you will find in my budget message a means by which we can lighten the load for our low-income citizens.

And finally the third principal priority, education:
In any discussion of the condition of the state it is where we are going that is most important. And it is education of our people that shall determine what Iowa will be in the years to come.

One outstanding Iowa teacher, Dale Caris of Sioux City, when receiving special recognition not long ago, expressed his philosophy by saying that ". . . children need to discover that life is a place of action, involvement, and meaning. There is for everyone a special song that stirs an immediate response . . . what we must do, let us love to do."

That expresses so well the spirit of education. But education is not approached exactly the same by every individual. A successful educational effort is measured by the growth of self-confidence in those being educated, and by the talent and skills developed within each individual enabling him to become a contributing member of his community.

We must keep on strengthening career education, understanding that not only is it important to prepare people for living, but we must prepare them also for making a living. We must also recognize that this country was built with human hands as well as human minds and that there is a special dignity in work.

There are those who will continue to harbor memories of campus unrest and other difficulties of the past and point to these incidents as flaws in our educational system. Such reasoning should not be used today to penalize young people attending our highly regarded state universities.

In addition to providing necessary support for our Regents institutions and our area community colleges, we have an obligation to meet our commitments to fund the school aid formula from state revenues so property taxes will continue to decline.

The tuition grant program to provide aid for those wishing to attend our private colleges was started when this administration took office. It worksit must be supported.

The legislature two years ago followed my recommendations for needed auxiliary services for our students, regardless of the schools they attended, and funded the program. Unfortunately, during the last session "auxiliary services" were not satisfactorily defined. This must be clarified so this supportive program can function effectively for our non-public schools offer healthy diversity in our educational system.

With the current decline in enrollment and a stabilized birth rate, we are no longer running on a treadmill just keeping pace with growing numbers of students. Now, with fewer in our schools, we can direct more of our attention to the development of improved educational approaches and services.

A youngster in need of special education needs it regardless of where he lives. Special education should then be placed under a reasonable and efficient system of administration, eliminating the out-of-date county superintendent structure. Also, we should all encourage our blossoming programs that help children with developmental disabilities.
Furthermore, I would ask that you carefully look at the recommendations of the Governor's Advisory Committee on Education relative to countylike administrative school districts and the establishment of a commission to assist school districts pinched in the vise of decreasing enrollment and increasing costs. Funding of the school budget review committee offers you a way to meet many special school district needs. And I continue to believe that a Professional Standards Act can contribute to the improvement of our educational system.

In concluding this morning, I would urge each and every one of you as elected representatives to undertake a task similar to that taken some centuries ago by Pericles of Athens. Of him it is said that: "By making the Athenians believe in their city, Pericles made them believe in themselves."

Your performance in the months ahead can give Iowans further cause to believe in their state government-in the rights that have so long sustained it and in the ideals that have so long upheld it. And in so doing all of us can help Iowans believe in themselves, thus invigorating their confidence in Iowa's future.

Governor Robert D. Ray was escorted from the House chamber by the committee previously appointed.

## CANVASS OF VOTES

President Jepsen announced that the time had arrived for the canvass of votes for the office of Governor and Lieutenant Governor at the General Election held on November 7, 1972, and announced as teller, on the part of the Senate, Senator Potter of Linn, and assistant tellers Senators Murray of Story and Hill of Jasper, and as teller, on the part of the House, Representative Drake of Muscatine, and assistant tellers Representatives Crabb of Crawford and Small of Johnson.

President Jepsen further announced that, in accordance with statute, tellers Senator Potter and Representative Drake would constitute the judges of said canvass.

The returns were opened in the presence of the joint convention and the tellers then proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the General Election held on November 7, 1972.

On motion by Holden of Scott, the joint convention recessed until on or about 1:00 p.m., Thursday, January 11, 1973.

The House reconvened, Speaker Varley in the chair.

## REPORT OF COMMITTEE ON MILEAGE

Mr. Speaker: Your committee appointed to determine the mileage each
member is entitled to begs leave to submit the following report:
Name
Round Trip
Miles
Quentin V. Anderson ..... 160
Donald D. Avenson ..... 340
Wayne Bennett ..... 300
Ed Bittle ..... None
Glen E. Bortell ..... 72
Terry Edward Branstad ..... 260
Adrian Brinck ..... 330
Glenn F. Brockett ..... 130
John B. Brunow ..... 196
Dennis E. Butler ..... 280
Richard L. Byerly ..... None
James T. Caffrey ..... None
Robert M. Carr ..... 410
John H. Clark ..... 400
Joseph W. Clark ..... 414
Dale M. Cochran ..... 200
John H. Connors ..... None
Frank Crabb ..... 250
Reid W. Crawford ..... 72
Gregory D. Cusack ..... 360
Horace Daggett ..... 204
Arlyn E. Danker ..... 240
Russel De Jong ..... 100
Elmer H. Den Herder ..... 484
Donald V. Doyle ..... 426
Richard F. Drake ..... 300
Norman P. Dunlap ..... 72
Keith H. Dunton ..... 190
Rollin C. Edelen ..... 380
Sonja Egenes ..... 96
William E. Ewing ..... 146
William R. Ferguson .....  190
Harold O. Fischer ..... 200
C. Raymond Fisher ..... 126
Jerome Fitzgerald ..... 220
Dennis L. Freeman .....  320
Bert Fullerton ..... 360
Charles E. Grassley ..... 230
William B. Griffee ..... 324
Ingwer L. Hansen ..... 420
William J. Hargrave ..... 246
Mattie Harper ..... 240
LaVern R. Harvey ..... 340
Name Round Trip Miles
Maurice Hennessey ..... 300
Thomas J. Higgins ..... 338
Philip B. Hill ..... None
Edgar H. Holden ..... 330
Wally E. Horn ..... 250
Emil J. Husak ..... 150
C. W. Hutchins ..... 120
Norman G. Jesse ..... None
James D. Jordan ..... 280
Willis E. Junker ..... 420
Jean Kiser ..... 360
George J. Knoke ..... 280
Robert A. Krause ..... 292
Robert M. Kreamer ..... None
Donald L. Lippold ..... 220
Joan Lipsky ..... 260
Rayman D. Logue ..... 182
Harold C. McCormick ..... 360
Lillian McElroy ..... 360
John C. Mendenhall ..... 520
Lester D. Menke ..... 392
Jay Mennenga ..... 400
James I. Middleswart ..... 40
Floyd H. Millen ..... 300
Alvin V. Miller ..... 220
Kenneth D. Miller ..... 262
R. G. Miller ..... 230
W. R. Monroe, Jr. ..... 330
Scott D. Newhard ..... 310
Carl V. Nielsen ..... None
Lowell E. Norland ..... 274
Richard J. Norpel, Sr. ..... 460
Brice C. Oakley ..... 400
Mary Therese O'Halloran ..... 220
John E. Patchett ..... 260
Wendell C. Pellett ..... 180
Louis A. Peterson ..... 412
Charles N. Poncy ..... 180
Stephen J. Rapp ..... 224
David M. Readinger ..... None
B. Joseph Rinas ..... 270
Norman Roorda ..... 54
Laverne W. Schroeder ..... 268
Arthur A. Small, Jr. ..... 240
David M. Stanley ..... 310
Lyle R. Stephens ..... 450
Delwyn Stromer ..... 226
Charles F. Strothman ..... 300
Semor C. Tofte ..... 420
Delbert L. Trowbridge ..... 300
Andrew Varley ..... 90
Richard W. Welden ..... 144
James D. Wells ..... 250
Name
James C. West ..... 110
Jack E. Woods ..... None
Henry C. Wulff ..... 240
Russell L. Wyckoff ..... 250

Respectfully submitted, RICHARD W. WELDEN QUENTIN V. ANDERSON JAMES I. MIDDLESWART

## COMMUNICATIONS FROM THE CHIEF CLERK

There is on file in the office of the Chief Clerk a copy of Joint Resolution No. 7 of the Legislature of the State of New York applying to the Congress of the United States of America to call a Constitutional Convention for the purpose of proposing an amendment to the Constitution of the United States relative to the use of public funds for secular education.

There is also on file in the office of the Chief Clerk a copy of Senate Memorial No. 227, adopted in Regular Session 1972 by the State of Florida applying to the Congress of the United States of America to call a convention to propose a Constitutional amendment relating to the choosing of a presiding officer of the United States Senate.

## 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 9, 1973

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Mr. William H. Harbor
Chief Clerk
House of Representatives
State House
Local
Dear Mr. Harbor:
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    There are transmitted herewith claims against the State of Iowa, to be
    filed with the Claims Committee of the House of Representatives.
These include 33 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 H. Harbor, Chief Clerk

| $\begin{aligned} & \text { OFFICE } \\ & \text { STATE COMPTROLLER } \end{aligned}$ |  |  |  |
| :---: | :---: | :---: | :---: |
| Claim | Name of Claimant | Amount | Amount |
| Number | Nature of Claim | of Claim | Approved |
| 1808-64-25 | Prentice-Hall, Inc. <br> Englewood Cliffs, New Jersey <br> Outdated invoice | \$ 29.86 | Disapproved |
| 1906-64-25 | Allamakee Co. Dept. of Social Services, Waukon, Iowa Outdated Claim/Foster Care | 1,372.65 | Disapproved |
| 2475-64-25 | Allamakee Co. Dept. of Social Services, Waukon, Iowa Foster Care | 2,544.68 | Disapproved |
| 2865-64-25 | Family Practice Medical Center Nevada, Iowa Outdated Claim | 13.00 | Disapproved |
| 2867-64-25 | Ken Redfield <br> Madison, Wisconsin <br> Hunting License Refund | 20.00 | Disapproved |
| 2905-64-25 | Larry Wayne Ross <br> Des Moines, Iowa <br> Registration Fee Refund | 387.00 | Disapproved |
| 2-65-25 | Darius G. Burgess <br> Valentine, Nebraska <br> Registration Fee Refund | 150.00 | Disapproved |
| 50-65-25 | Allamakee Co. Dept. of Social <br> Services, Waukon, Iowa <br> Foster Care | 3,538.50 | Disapproved |
| 157-65-25 | Kliebenstein, Kliebenstein and Heronimus, Grundy Center, Iowa Real estate transfer tax refund | 507.10 | Disapproved |
| 170-65-25 | Iowa Parcel Service Des Moines, Iowa Permit fee refund | 10.00 | Disapproved |
| 185-65-25 | Allamakee County Dept. of Social Services, Waukon, Iowa Foster Care | 3,015.87 | Disapproved |
| 194-65-25 | James W. Miller <br> Plainfield, Iowa <br> Real estate transfer stamp tax refund | nd 6.05 | Disapproved |
| 222-65-25 | Buchanan County Dept. of Social Services <br> Independence, Iowa <br> Foster Care | 4,804.53 | Disapproved |


| 232-65-25 | United Parcel Service Des Moines, Iowa Permit fee refunds | 540.00 | Disapproved |
| :---: | :---: | :---: | :---: |
| 233-65-25 | Marion Van Driel Rock Valley, Iowa |  |  |
|  | Registration Fee refund | 126.48 | Disapproved |
| 261-65-25 | Kira J. Rickabaugh Tabor, Iowa |  |  |
|  | Broken eye glasses | 32,50 | Disapproved |
| 262-65-25 | John J. Fauquier Glenwood, Iowa |  |  |
|  | Broken eye glasses | 49.00 | Disapproved |
| 321-65-25 | Daniel Dean Smith Des Moines, Iowa |  |  |
|  | Compensatory time | 897.80 | Disapproved |
| 377-65-25 | Owen E. Franklin Woodward, Iowa |  |  |
|  | Damage to Car | 277.00 | Disapproved |
| 385-65-25 | Morrell Employees' Credit Union Ottumwa, Iowa |  |  |
|  | License Fee Refund | 52.90 | Disapproved |
| 395-65-25 | Robert M. Sutfin |  |  |
|  | Arlington Heights, Illinois License Fee Refund | 60.00 | d |
| 450-65-25 | Linn County Treasurer |  |  |
|  | Cedar Rapids, Iowa |  |  |
|  | Outdated Invoice | 2,704.00 | Disapproved |
| 456-65-25 | Ralph's Distributing Company Ankeny, Iowa |  |  |
|  | Outdated Invoice | 1,529.57 | Disapproved |
| 687-65-25 | Charles D. House Garner, Iowa |  |  |
|  | Merit Pay Freeze Adjustment | 12.50 | Disapproved |
| 688-65-25 | Roger Stensland <br> Sioux City, Iowa |  |  |
|  | Merit Pay Freeze Adjustment | 12.50 | Disapproved |
| 690-65-25 | Harry Schroder |  |  |
|  | West Union, Iowa <br> Merit Pay Freeze Adjustment | 12.50 | Disapproved |
| 691-65-25 | Gordon R. Frizzell |  |  |
|  | Oakland, Iowa |  |  |
|  | Merit Pay Freeze Adjustment | 12.50 | Disapproved |
| *689-65-25 | Kenneth L. Hill |  |  |
|  | Manchester, Iowa |  |  |
|  | Merit Pay Freeze Adjustment | 12.50 | Disapproved |


| 692-65-25 | Melvin E. Thien <br> Tipton, Iowa <br> Merit Pay Freeze Adjustment | 12.50 | Disapproved |
| :---: | :---: | :---: | :---: |
| 747-65-25 | Clayton County <br> Elkader, Iowa <br> Real Estate Tax Refund | 52.92 | Disapproved |
| 749-65-25 | Earl A. Michelson <br> Des Moines, Iowa <br> Real Estate Transfer Tax Refund | 23.10 | Disapproved |
| 784-65-25 | IBM Corporation Des Moines, Iowa Outdated Invoice | 171.10 | Disapproved |
| 832-65-25 | Rodney Laverne Kroemer F't. Collins, Colorado License Fee Refund | 13.00 | Disapproved |

## 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 9, 1973
Mr. William H. Harbor
Chief Clerk
House of Representatives
State House
Local
Dear Mr. Harbor:
In accordance with Section 25A.12, Code of Iowa, 1973, we are hereby submitting to the General Assembly all claims and judgments paid during 1972 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 H. Harbor, Chief Clerk

CHAPTER 25A GENERAL TORT CLAIMS APPROVED
BY STATE APPEAL BOARD, 1972

| Claim No. | Claimant | Nature of Claim | Amount Claimed | Amount <br> Approved |
| :---: | :---: | :---: | :---: | :---: |
| T-1840-64 | Leah Fae Keeler | Fall at State Fair ....................................................... $\$$ | 4,500.00 | \$ 1,041.63 |
| T-1892-64 | Sentry Insurance | Tar splashed on insured's car | 309.65 | 309.65 |
| T-2431-64 | Jeannette Dinges | Bicycle damaged by Univ. of Iowa employee ................... | 3.81 | 3.81 |
| T-2482-64 | James N. Lyons | Auto damage by Mt. Pleasant Mental Health Institute resident $\qquad$ | 57.29 | 57.29 |
| T-2691-64 | Raymond R. Randal | Car damage by lawnmower of Univ. of Iowa employee .... | 100.00 | 100.00 |
| T-2757-64 | Richard Braddock | Car damage from gravel road property of Univ. of Iowa | 287.56 | 287.56 |
| T-2830-64 | Maynard L. Ward | Car collision with little train at State Fair ...................... | 507.79 | 507.79 |
| T-2831-64 | Ilah Widney | Medical expenses from walking into air conditioner outside Drivers License Bureau Bldg. $\qquad$ | 40.00 | 40.00 |
| T-2837-64 | Bernard D. Sargent | Pickup damage when gate closed on truck at State Fair. | 105.06 | 105.06 |
| T-117-65 | Mr. and Mrs. Homer Taylor Kathleen Marie | House damage by ward of Annie Wittenmeyer Home ...... | 487.53 | 487.53 |
| 99-26\%-Ј | Aller | Slacks torn by fall on Univ. of Iowa campus ................... | 15.45 | 15.45 |
| T-298-65 | Richard E. Carpenter | Slacks torn by equipment at Dept. of Social Services .... | 14.00 | 14.00 |
| T-341-65 | Virgil E. Reynolds | Car damage from plank fall at Conservation Commission | 500.00 | 471.54 |
| T-387-65 | Samuel Brinton | Car damage by Woodward residents ................................ | 93.50 | 93.50 |
| T-448-65 | Jayne Intelkofer | Injury from light globe falling from ceiling at UNI ........ | 50,000.00 | 618.75 |
| T-485-65 | Bonnibelle P. Rooney | Fall at Valley Bank and Trust Building ............................. | 20.40 | 20.40 |


| Claim No. | Claimant | Nature of Claim | Amount Claimed | Amount Approved |
| :---: | :---: | :---: | :---: | :---: |
| T-537-65 | Travelers Insurance <br> Wm. or Phyllis |  |  |  |
| T-739-65 | Dorothy Brooks | Radio aerial broken by Woodward resident ..................... | $14.42$ | $14.42$ |
| T-740-65 | Virginia M. or Russell Bonneson | Antenna snapped off car by Woodward resident ............... | 11.28 | 11.28 |
| H-76-63-T | Walter B. Rae | Car damage from tamper on Highway Comm. truck ........ | 55.49 | 55.49 |
| H-22-64-T | B. Lloyd Helton | Damage to mailbox by snowplow ....................................... | 6.69 | 6.69 |
| H-57-64-T | Jennie M. Smith | Hotel damaged by adjacent defective road ........................ | 2,971.31 | 2,971.31 |
| H-247-64-T | Elizabeth Kershner <br> Van Allen | Crop damage from flooding ............................................. | 500.00 | 75.00 |
| H-248-64-T | Frances Kershner Bickelhaupt | Crop damage from flooding ............................................. | 500.00 | 75.00 |
| H-253-64-T | Lillian Keerbs | Crop damage from flooding ............................................. | 250.00 | 125.00 |
| H-256-64-T | Berwyn K. Polhill | Car damage by spray painting ........................................ | 60.00 | 60.00 |
| H-2-65-T | Louis Lumir Barta | Crop damage from spray .............................................. | 30.21 | 30.21 |
| H-4-65-T | James E. Osborn \& Frances E. Osborn \& Alfred Wheatley | Crop damage from channel carrying rain water being blocked by dirt $\qquad$ | 1,114.65 | 1,114.65 |
| H-5-65-T | D. A. Kongs | Car accident-spike in windshield .................................. | 83.83 | 83.83 |
| H-6-65-T | Hubert C. Doolittle | Crop damage from construction work ............................ | 836.56 | 300.00 |
| H-9-65-T | John A. Harris | Car damage from steel doors by Highway Commission .... | 51.50 | 51.50 |
| H-20-65-T | Alice M. Funk | Car damage from cement ............................................... | 37.97 | 37.97 |
| H-27-65-T | Eldon S. Jacobsen | Car damage from asphalt ............................................... | 22.35 | 22.35 |
| H-28-65-T | Merritt H. Witzman | Damage to septic tank ................................................. | 147.69 | 147.69 |

Claim No.
H-31-65-T
$\mathrm{H}-33-65-\mathrm{T}$
$\mathrm{H}-32-65-\mathrm{T}$
$\mathrm{H}-34-65-\mathrm{T}$
$\mathrm{H}-42-65-\mathrm{T}$
$\mathrm{H}-43-65-\mathrm{T}$
$\mathrm{H}-44-65-\mathrm{T}$
$\mathrm{H}-52-65-\mathrm{T}$
$\mathrm{H}-55-65-\mathrm{T}$
Claimant

Claimant
Billie Jo Stanley D

| Henry C. Lamp | Trees killed by spray |
| :---: | :---: |
| Steve J. Muhl | Car damage from hitting loose expansion beam ............. |
| James W. Seals | Car damage from rod ..................................................... |
| Jerome A. Gilmore | Car damage-failure to warn of construction ................. |
| Home Insurance Co | Insured's car damaged by shovel of debris |
| Helene L. Salemink | Plant killed by spray |
| Purex Corp., Ltd. | Car damage-failure to warn of construction ................... |
| Frank Elifritz | Car damage-hit flag bases |
| John Nicholas |  |
| Vollmar, Jr. | Survey pin ruined tire ...................................................- |
| Jimmie Boyles | Tire damage by spike from portable traffic recorder ...-. |

CHAPTER 25A-TORT CLAIMS
JUDGMENTS AND SETTLEMENTS AT OR BEFORE TRIAL-1972
Nature of Claim
Two car collision during highway construction (Judgment)

Debra Sue Johnson Personal injuries stop sign down (Judgment)
$\begin{array}{ll}\text { Richard Fox } & \text { Personal injury at state penitentiary (Settlement) } \\ \text { Helen Treakle } & \text { Car slid on mud into cement pillars (Settlement) }\end{array}$
$\begin{array}{ll}\text { Richard Fox } & \text { Personal injury at state penitentiary (Settlement) } \\ \text { Helen Treakle } & \text { Car slid on mud into cement pillars (Settlement) }\end{array}$
$\begin{array}{ll}\text { Richard Fox } & \text { Personal injury at state penitentiary (Settlement) } \\ \text { Helen Treakle } & \text { Car slid on mud into cement pillars (Settlement) }\end{array}$
Amount

Louise J. Burandt Car slid on mud into cement pillars (Settlement)

Nature of Claim $\quad$| Amount |
| :---: |
| Claimed | Claimed

### 66.00

### 127.45

10.00
162.37
279.86
10.00
81.48
224.36
12.84

Amount Approved 66.00 127.45
10.00
162.37 279.86 10.00 81.48 224.36 12.84 19.51

Amount
Approved
$\$ 134,087.67$
44,497.00
31,225.08
6,000.00
644.72
644.72


## HOUSE CONCURRENT RESOLUTION 3

By Cochran, Avenson, Norpel, Small, Menke, Edelen, Husak, Peterson, Middleswart and Miller of Calhoun

Whereas, the conservation of natural resources provides economic and environmental benefits to all people; and

Whereas, soil, water and wildlife are among our most essential natural resources; and

Whereas, soil erosion is a major cause of water pollution, causing irreversible damage to our natural resources; and

Whereas, it is the responsibility of all citizens of our country to work to conserve soil and water, two of our most essential natural resources; and

Whereas, it is the responsibility of the President and the Congress of these United States, as representatives of the citizens of our country, to provide and support programs that will protect these essential resources; and

Whereas, soil conservation cost-sharing programs have, for thirty-six years, provided assistance for projects designed to conserve our agricultural land and our lakes and streams, thereby protecting our environment for urban and rural people; and

Whereas, Iowa has greatly benefited from these conservation projects because it contains $25 \%$ of the Grade A soil in the United States; and

Whereas, the President of the United States has recently terminated the Rural Environmental Assistance Program, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the General Assembly of the State of Iowa respectfully petitions the President and Congress of the United States to immediately reinstate the Rural Environmental Assistance Program in its previous form, or to replace it with a program that will continue to provide assistance to rural America in meeting its problems in reducing its pollution from agricultural operations; and

Be It Further Resolved, That copies of this resolution be transmitted to the President of the United States, and to the presiding officers of both houses of the United States Congress, and to each member of the Iowa delegation to the Congress of the United States.

## REPORT OF COMMITTEE

Pellett of Cass, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred House Joint Resolution 1, a joint resolution proposing to the President of the United States, Richard M. Nixon, United States Secretary of Agriculture, Earl Butz, and members of the Iowa Congressional Delegation, that the funds being withheld for the Rural Environmental Assistance Program (ASCS), the Rural Electrification Administration Loan Programs (REA), and the Rural Emergency Loans program (FHA) be released, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## PELLETT of Cass, Chairman

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, January 10, 1973.

# JOURNAL OF THE HOUSE 

Third Calendar Day-Third Session Day<br>Hall of the House of Representatives<br>Des Moines, Iowa, Wednesday, January 10, 1973

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

Prayer was offered by the Reverend H. I. Thomas, pastor of the Union Baptist Church, Des Moines, Iowa.

The Journal of Tuesday, January 9, 1973, was approved.

LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. William A. Seidler, Jr., Jamaica, Iowa.

## PETITIONS FILED

The following petitions were received and placed on file:
By Stromer of Hancock from fifteen members of the Garner Recital Club, Garner, Iowa, favoring legislation to allow school guidance counselors to receive privileged information regarding drug usage.

By McElroy of Fremont from eight residents of Mills County opposing Senate File 1125, relating to Fiscal Year Law.

ADOPTION OF COMMITTEE REPORT
The Chief Clerk announced the adoption of reports of committee on House Joint Resolution 1, under Rule 35.

## INTRODUCTION OF BILLS

House File 7, by Welden, a bill for an act to establish an Iowa natural and scenic rivers system.

Read first time and referred to committee on natural resources.
House File 8, by Fischer of Grundy, a bill for an act relating to the appointment of the commissioners on uniform state laws.

Read first time and referred to committee on rules.

House File 9, by Fischer of Grundy, a bill for an act relating to the distribution of sales and use tax to the road use tax fund.

Read first time and referred to committee on ways and means.
House File 10, by Patchett, Egenes, Small, Monroe, Crawford, Jesse, Fitzgerald, Jordan, Krause, Carr, Rinas, Newhard, Norpel, Hennessey, Griffee and Higgins, a bill for an act relating to the rate of interest on public utility refunds to customers.

Read first time and referred to committee on commerce.
The House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

> HOUSE CONCURRENT RESOLUTION 4
> By Holden

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday afternoon, January 11, 1973, it be to reconvene at 10:00 a.m., Monday, January 15, 1973.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 5

> By Small, Byerly, Higgins, O'Halloran, Cusack, Jordan, Carr, Avenson, Patchett, Rapp and Hargrave

Be It Resolved by the House of Representatives, the Senate Concurring: That the General Assembly of the State of Iowa calls upon the United States Congress to immediately enact legislation terminating our military involvement in Southeast Asia.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 6 By Wells

Whereas, the word "Hawkeyes" has been used as a familiar designation of the people of Iowa for 135 years; and

Whereas, the word "Hawkeyes" reportedly was first printed as a reference to Iowans in the Fort Madison Patriot by James G. Edwards at the suggestion of Judge David Rorer to prevent the people of other states from giving Iowans a less flattering nickname; and

Whereas, major reference books define the word "Hawkeye" as a native of Iowa; and

Whereas, unofficially, the people of Iowa have long referred to their state as the "Hawkeye State"; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the official title of the State of Iowa is the "Hawkeye State".

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 adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurront Resolution 4, providing that when adjournment is had on Friday, March 9, 1973, it be to reconvene on Monday, March 19, 1973, at 10:00 a.m.

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

Senate Concurrent Resolution 5, providing that the Superintendent of Printing be instructed to mail copies of the Senate and House Journals and copies of Senate and House bills to: Senator Harold E. Hughes, Senator Richard Clark; and Congressmen: Edward M. Mezvinsky, John C. Culver, H. R. Gross, Neal Smith, Wiley Mayne, William J. Scherle.

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

Senate Concurrent Resolution 6, providing for the payment of joint legislative employees of the Sixty-fifth General Assembly.

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

Senate Concurrent Resolution 7, providing for the compensation of the chaplains, officers and employees of the Sixty-fifth General Assembly.

CARROLL A. LANE, Secretary

## SENATE CONCURRENT RESOLUTION 4

By Lamborn and Schaben
Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Friday, March 9, 1973, it be to reconvene on Monday, March 19, 1973, at 10:00 a.m.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 5 By Rabedeaux

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-fifth General Assembly, 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 Harold E. Hughes, Senator Richard Clark; and Congressmen: Edward M. Mezvinsky, John C. Culver, H. R. Gross, Neal Smith, Wiley Mayne, Willlam J. Scherle.

Laid over under Rule 25.

# SENATE CONCURRENT RESOLUTION 6 <br> By Personnel Committee 

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

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the daily compensation of all joint legislative employees of the Sixty-fifth General Assembly shall be as follows, to be paid in accordance with the rules of the Senate and House:

## LEGISLATIVE SERVICE BUREAU

Bill Drafter ..... $\$ 27.50$
Research Assistant ..... 18.00
Proofreaders ..... 17.00
Bill Typist ..... 17.00
Senior Bill Clerk ..... 17.00
Bill Clerk ..... 16.00
Xerox Operator ..... 14.00
File Clerk ..... 11.00
JOINT HELP
Supervisor of Legislative Index Clerks ..... 22.00
Assistant Supervisor of Legislative Index Clerks ..... 18.00
Index Clerk ..... 15.00
Assistant Index Clerk ..... 13.00
Law Library Clerk ..... 14.00
Historical Building Clerk ..... 14.00
Mail Carrier ..... 13.00
Postmistress ..... 13.00
CUSTODIAN
Parking Attendants ..... 14.00
Janitors ..... 13.00
Night Watchmen ..... 12.00
Elevator Operators ..... 12.00
Matron ..... 11.00
Laid over under Rule 25.
SENATE CONCURRENT RESOLUTION 7
By Personnel Committee

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

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

## OFFICERS AND EMPLOYEES OF THE SENATE

Assistant Secretary and Reading Clerk ..... $\$ 40.00$
Legislative Counsel ..... 36.00
Administrative Assistant to Lieutenant Governor ..... 33.00
Law and Bill Clerks ..... 33.00
Majority Law Clerk ..... 28.00
Minority Law Clerk ..... 28.00
Executive Secretary to Lieutenant Governor ..... 26.00
Executive Secretary to Secretary of the Senate ..... 26.00
Journal Clerk ..... 24.00
Assistant Journal Clerk ..... 21.00
Engrossing Clerk ..... 21.00
Supply Clerk ..... 20.00
Secretary to Secretary ..... 20.00
Secretary and Enrolling Clerk ..... 20.00
Payroll Clerk ..... 20.00
Assistant Law Clerk ..... 20.00
Sergeant-at-Arms ..... 18.00
Special Clerk ..... 17.00
General Clerk ..... 17.00
Secretaries to Senate Standing Committees ..... 17.00
Secretaries to Senate Appropriations Subcommittee Chairmen ..... 17.00
Secretary to President Pro Tempore ..... 17.00
Senate Floor Leaders' Secretaries (2) ..... 17.00
Senate Assistant Floor Leaders' Secretaries ..... 16.00
Senate Ranking Member Committee Secretaries ..... 16.00
Senate Secretaries ..... 15.00
Switchboard Operators ..... 15.00
Control Board Operator ..... 14.00
Bill Clerk ..... 15.00
Assistant Bill Clerks ..... 12.00
Assistant Sergeant-at-Arms ..... 14.00
Chief Doorkeeper ..... 14.00
Doorkeepers ..... 13.00
Post Office ..... 13.00
Cloakroom Attendant ..... 12.00
Porter ..... 12.00
Pages ..... 11.00
OFFICERS AND EMPLOYEES OF THE HOUSE
Assistant Chief Clerk and Reading Clerk ..... $\$ 30.00$
Legislative Counsel ..... 40.00
Research Assistant to the Speaker ..... 26.00
Research Assistant (Majority Leader) ..... 25.00
Research Assistant (Minority Leader) ..... 25.00
Law and Bill Clerks ..... 30.00
Majority Law Clerk ..... 28.00
Minority Law Clerk ..... 28.00
Engrossing Clerk ..... 22.00
Chief Journal Clerk ..... 28.00
Journal Clerk ..... 22.00
Administrative Assistant to Chief Clerk ..... 26.00
Executive Secretary to Chief Clerk ..... 26.00
Clerk to Chief Clerk ..... 17.00
Finance Clerk ..... 24.00
Supervisor of Clerks ..... 23.00
Executive Secretary to Speaker ..... 26.00
Assistant to Legislative Counsel and Enrolling Clerk ..... 23.00
Secretaries to House Standing Committee Chairmen ..... 17.00
Secretaries to House Appropriations Subcommittee Chairman ..... 17.00
House Floor Leaders' Secretaries (2) ..... 17.00
House Ranking Member Committee Secretaries ..... 16.00
Secretary to House Assistant Floor Leaders ..... 16.00
House Secretaries ..... 15.00
Special Clerk ..... 17.00
General Clerk ..... 17.00
Swing Clerk ..... 15.00
Sergeant-at-Arms ..... 18.00
Assistant Sergeant-at-Arms ..... 15.00
Bill Clerk ..... 15.00
Assistant Bill Clerk ..... 14.00
File Clerk ..... 13.00
Supply Clerk ..... 17.00
Chief Electrician ..... 20.00
Assistant Electrician ..... 18.00
Control Board Operator ..... 17.00
Assistant Voting Machine Operator ..... 17.00
Postmaster ..... 13.00
Chief Doorkeeper ..... 14.00
Doorkeepers ..... 13.00
Cloakroom Attendant ..... 12.00
Pages ..... 11.00
Janitor ..... 13.00
Switchboard Operators ..... 15.00

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Sixty-fifth General Assembly shall be fixed at ten (10) dollars for each branch of the General Assembly; and, in addition thereto, mileage at the rate of ten (10) cents per mile to and from the State Capitol.

Laid over under Rule 25.

## SUBCOMMITTEES OF APPROPRIATIONS COMMITTEE

Grassley of Butler, chairman of the committee on appropriations, announced the following subcommittee assignments:

## EDUCATION

Robert Kreamer, Chairman
Adrian Brinck

Elmer Den Herder, Chairman<br>Quentin Anderson

Glenn Brockett<br>Keith Dunton<br>Don Lippold

## human resources

James Caffrey<br>Gregory Cusack<br>C. Raymond Fisher

Richard Norpel
Delwyn Stromer

Emil Husak<br>Emma Jean Kiser

NATURAL RESOURCES

Richard Welden, Chairman Donald Avenson

Frank Crabb,
Chairman Harold O. Fischer

Laverne Schroeder, Chairman
Joseph Clark

| Norman Dunlap | Charles Strothman |
| :--- | :--- |
| Dennis Freeman | Russell Wyckoff |

STATE DEPARTMENTS

| William Griffee | Brice Oakley |
| :--- | :--- |
| Wally Horn | Arthur Small |

TRANSPORTATION
$\begin{array}{ll}\text { Norman Jesse } & \text { B. Joseph Rinas } \\ \text { Lester Menke } & \text { Norman Roorda }\end{array}$
Lester Menke
Louis Peterson

Russell Wyckoff

Brice Oakley

## ASSIGNMENT OF DESKS IN PRESS GALLERY

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

## WEST PRESS GALLERY

Harrison Weber, Iowa Daily Press Association
Bill Eberline, Associated Press
Val Corley, Associated Press
Gordon Hanson, Associated Press
Dan Even, Associated Press
Charles Roberts, Associated Press
Norman Brewer, Des Moines Tribune
Larry Fruhling, Des Moines Tribune
Richard Doak, Des Moines Register
Jerry Szumski, Des Moines Register
Louise Swartzwalder, Des Moines Register
James Flansburg, Des Moines Register Cheryl Arvidson, United Press International Jerry Mursener, United Press International Tim Harper, United Press International
Don Reid, Iowa Press Association
Otto Weber, Legislative Bulletin Service
Frank Nye, Cedar Rapids Gazette John McCormick, Davenport Times-Democrat Roger Munns, Davenport Times-Democrat
Bill Severin, Waterloo Daily Courier
Larry Spears, Waterloo Daily Courier
Vern Vierth, Marshalltown Times-Republican
Steve Walters, Dubuque Telegraph-Herald
Harry Mauck, Jr., Council Bluffs Nonpareil
Ronald A. Jenkins, The Daily Iowan

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

EAST PRESS GALLERY

Charles Lakin, KRNT and KRNT-TV
Craig Crummer, KRNT and KRNT-TV
Jim Worthington, KRNT and KRNT-TV
Gus Horn, WHO and WHO-TV
Phil Thomas, WHO and WHO-TV
Mike Baughman, WHO and WHO-TV
Charles Norton, WMT and WMT-TV
Carroll Darringer, WMT and WMT-TV
Douglas Brandt, WMT and WMT-TV
Steve Coons, WOI and WOI-TV
Phil Morgan, WOI and WOI-TV
Harry Kersey, WOI and WOI-TV
Jim Gritzner, KWWL and KWWL-TV
John Dodge, KWWL and KWWL-TV
Frank Phillip, KWWL and KWWL-TV
Dean Frein, KWWL and KWWL-TV
Mike Scott, KCRG and KCRG-TV
Dave Carter, KCRG and KCRG-TV
Dale Brodt, KCRG and KCRG-TV
Jock Leonard, KCRG and KCRG-TV
Gordon Ritzman, KCRG and KCRG-TV
Lloyd Patterson, Iowa Radio Network
The following persons have been issued permits and have qualified privileges to the House chamber in pursuit of their professional duties:

Richard Greenwood, Iowa AFL-CIO News
Darryl Jahn, Iowa Farm Bureau Spokesman
Gene Maahs, Iowa Farm Bureau Spokesman
Stephen Robinson, Executive Secretary, Republican State Central Committee

Marlene Larson, Democratic State Central Committee

## AMENDMENT FILED

## H-1

Amend House Joint Resolution 1 as follows:
Page 2, line 9, by inserting after the word "and" the words "desire to continue to participate in these programs under such terms and conditions as may be reasonable and therefore".

> PELLETT of Cass STROTHMAN of Henry

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, January 11, 1973.

# JOURNAL OF THE HOUSE 

Fourth Calendar Day-Fourth Session Day<br>Hall of the House of Representatives Des Moines, Iowa, Thursday, January 11, 1973

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

Prayer was offered by the Reverend Emmett Busch, pastor of the Lutheran Church, Bellevue, Iowa.

The Journal of Wednesday, January 10, 1973 , was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Robert A. Mandershied, Boone, Iowa.

## INTRODUCTION OF BILLS

House File 6, by Norpel, a bill for an act relating to purchase of real estate by political subdivisions of the state.

Read first time and referred to committee on county government.

House File 11, by Knoke, a bill for an act relating to travel by certain candidates and elected officials.

Read first time and referred to committee on state government.

House File 12, by Welden, a bill for an act relating to the management of state records.

Read first time and referred to committee on state government.
House File 13, by Hill, Lipsky, Crawford and Bittle, a bill for an act relating to eligibility for assistance in the aid to dependent children's program.

Read first time and referred to committee on human resources.
House File 14, by Knoke and Butler (Griffin), a bill for an act to provide for police reserve units in cities with populations over five thousand.

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

House File 15, by Norpel and Small, a bill for an act to allow persons over sixty-four years of age to fish without a license.

Read first time and referred to committee on natural resources.
House File 16, by Knoke, Schroeder and Butler (Griffin), a bill for an act relating to improvement bonds and special assessments on certain property outside of cities.

Read first time and referred to committee on cities and towns.
House File 17, by committee on transportation, a bill for an act relating to the memorandum of alleged traffic violations.

Read first time and placed on the calendar.
House File 18, by committee on transportation, a bill for an act relating to duties of operators of vehicles turning left.

Read first time and placed on the calendar.
House File 19, by committee on transportation, a bill for an act providing exceptions to driving on the right side of a roadway.

Read first time and placed on the calendar.
House File 20, by committee on transportation, a bill for an act relating to operating a vehicle under control.

Read first time and placed on the calendar.
House File 21, by committee on transportation, a bill for an act relating to racing on highways and providing penalties.

Read first time and placed on the calendar.
House File 22, by committee on transportation, a bill for an act relating to road workers exemptions while actually working on the surface of the highways and providing penalties.

Read first time and placed on the calendar.
House File 23, by committee on transportation, a bill for an act to reduce the penalties for certain violations of the motor vehicle financial responsibility law.

## Read first time and placed on the calendar.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 4

Holden of Scott asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 4, filed on January 10, 1973, and found on page 64 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 6

Millen of Van Buren asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 6, filed on January 10, 1973, and found on page 66 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Millen of Van Buren asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 7 , filed on January 10, 1973, and found on pages 66,67 and 68 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## CONSIDERATION OF JOINT RESOLUTION <br> REGULAR CALENDAR

House Joint Resolution 1, a joint resolution proposing to the President of the United States, Richard M. Nixon, United States Secretary of Agriculture, Earl Butz, and members of the Iowa Congressional Delegation, that the funds being withheld for the Rural Environmental Assistance Program (ASCS), the Rural Electrification Administration Loan Programs (REA), and the Rural Emergency Loans Program (FHA) be released with report of committee recommending passage, was taken up for consideration.

Pellett of Cass offered the following amendment H-1, filed by him and Strothman of Henry, and moved its adoption :

H-1
Amend House Joint Resolution 1 as follows:
Page 2, line 9, by inserting after the word "and" the words "desire to continue to participate in these programs under such terms and conditions as may be reasonable and therefore".

Amendment adopted.
Pellett of Cass moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 1)

The ayes were, 88:

| Anderson | Doyle | Jesse | O'Halloran <br> Avenson |
| :--- | :--- | :--- | :--- |
| Drake | Jordan | Patchett |  |
| Bennett | Dunlap | Junker | Pellett |
| Bittle | Dunton | Krause | Peterson |
| Bortell | Edelen | Lippold | Poncy |
| Branstad | Egenes | Logue | Rapp |
| Brinck | Ewing | McCormick | Rinas |
| Brunow | Ferguson | McElroy | Roorda |
| Butler | Fisher, C. R. | Mendenhall | Small |
| Byerly | Fitzgerald | Menke | Stanley |
| Caffrey | Freeman | Mennenga | Stephens |
| Carr | Fullerton | Middleswart | Stromer |
| Clark, J. H. | Grassley | Millen | Strothman |
| Clark, J. W. | Griffee | Miller, A.V. | Tofte |
| Cochran | Hansen | Miller, K. D. | Trowbridge |
| Connors | Hargrave | Miller, R. G. | Welden |
| Crabb | Harper | Monroe | Wells |
| Cusack | Hennessey | Newhard | West |
| Daggett | Higgins | Nielsen | Woods |
| Danker | Horn | Norland | Wulff |
| DeJong | Husak | Norpel | Wyckoff |
| Den Herder | Hutchins | Oakley | Mr. Speaker |
| The nays were, | 11: |  |  |
| Brockett | Hill |  |  |
| Crawford | Holden | Knoke | Readinger |
| Harvey | Kiser | Kreamer | Schroeder |
|  | Lipsky |  |  |

Absent or not voting, 1:
Fischer, H. O.
The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

## MESSAGE FROM THE SENATE

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

House Concurrent Resolution 4, providing that when adjournment is had on Thursday, January 11, 1973, it be to reconvene on Monday, January 15, 1973, at 10:00 a.m.

CARROLL A. LANE, Secretary
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

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

Prelude music was presented by North High School Band, Des Moines, under the direction of Karl Killinger.

Edelen of Emmet 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 Edelen of Emmet, Crabb of Crawford and Hargrave of Johnson.

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

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

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

## JOINT CONVENTION

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

The motion prevailed.
President Jepsen declared a majority of the General Assembly present at the joint convention.

The report of canvass of the vote was read by the Secretary of the joint convention as follows:

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

Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor at the election held November 7, 1972, beg leave to make the following report of the total vote cast for Governor:

Robert D. Ray 707,177
*Paul Franzenburg .-.......................................................................................... 488,282
Robert Dilley ................................................................ 15,715
Scattering .................................................................... 48
And the total vote cast for Lieutenant Governor at the election, held November 7, 1972 :

[^8]Arthur A. Neu ..... 605,191
William Gannon ..... 551,071
Scattering ..... 23

All of which is most respectfully submitted.

| RALPH W. POTTER | JOHN S. MURRAY |
| :--- | :--- |
| RICHARD F. DRAKE | EUGENE M. HILL |
| Judges | FRANK CRABB |
| WILLIAM H. HARBOR | ARTHUR A. SMALL, JR. |
| Secretary of the Joint Convention | Tellers |

Senator Potter of Linn moved that the report be adopted.
The motion prevailed and the report was adopted.
President Jepsen of the joint convention announced that the Honorable Robert D. Ray, having received the highest number of votes cast for Governor at the last general election, was duly elected to the office of Governor of the State of Iowa for the ensuing term, or until his successor is duly elected and qualified, and that the Honorable Arthur A. Neu, having received the highest number of votes cast for Lieutenant Governor of the State of Iowa at the last general election, was duly elected to the office of Lieutenant Governor for the ensuing term, or until his successor is duly elected and qualified.

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

## CERTIFICATE OF ELECTION STATE OF IOWA <br> GENERAL ASSEMBLY <br> HALL OF THE HOUSE OF REPRESENTATIVES

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-fifth General Assembly of the State of Iowa, of all votes cast at the general election held November 7, 1972, for the office of the Governor of the State of Iowa, it appeared that Robert D. Ray received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this eleventh day of January, A. D. 1973.

ANDREW VARLEY ROGER W. JEPSEN
Speaker of the House
WILLIAM H. HARBOR
Chief Clerk of the House and
Secy. of the Joint Convention
RICHARD F. DRAKE
Teller of the House

President of the Senate and President of the Joint Convention RALPH W. POTTER
Teller of the Senate

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-fifth General Assembly of the State of Iowa, of all votes cast at the general election held November 7, 1972, for the office of Lieutenant Governor of the State of Iowa, it appeared that Arthur A. Neu received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this eleventh day of January, A. D., 1973.

ANDREW VARLEY
Speaker of the House
WILLIAM H. HARBOR
Chief Clerk of the House and
Secy. of the Joint Convention
RICHARD F. DRAKE
Teller of the House

ROGER W. JEPSEN
President of the Senate and
President of the Joint Convention
RALPH W. POTTER
Teller of the Senate

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

Senator McCartney of Floyd moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor-elect Robert D. Ray and Lieutenant Governor-elect Arthur A. Neu of the official result of the canvass of votes.

The motion prevailed and President Jepsen named as such committee Senators McCartney of Floyd, Nolin of Carroll and Winkelman of Calhoun and Representatives Pellett of Cass, Lippold of Black Hawk and Monroe of Des Moines.

A concert was presented by the "Old Gold Singers" of the State University of Iowa under the direction of Richard P. Hoffman.

## REPORT OF COMMITTEE

Senator McCartney of Floyd, from the joint committee appointed to notify Robert D. Ray and Arthur A. Neu of their election to the office of Governor and Lieutenant Governor of Iowa, respectively, submitted the following report and moved its adoption:

Mr. President: As a committee appointed at the joint convention to notify the Honorable Robert D. Ray and the Honorable Arthur A. Neu of their election to the office of Governor and Lieutenant Governor of Iowa, respectively, we beg leave to report that we have performed the duty as-
signed to us and that they stand ready to assume the duties of the offices to which they were elected.

> | Respectfully submitted, |  |
| :--- | :--- |
| RALPH F. McCARTNEY | WENDELL C. PELLETT |
| KARL NOLIN | DONALD L. LIPPOLD |
| WILLIAM P. WINKELMAN | W. R. MONROE, JR. |

The report was adopted.
The Sergeant-at-Arms announced the arrival of Governor-elect Robert D. Ray and Lieutenant Governor-elect, Arthur A. Neu.

Governor-elect Robert D. Ray and Lieutenant Governor-elect Arthur A. Neu were escorted to the rostrum by the inaugural committee consisting of Senators Plymat of Polk, Hultman of Montgomery, Gallagher of Black Hawk, Junkins of Lee, Schwengels of Jefferson and Taylor of Hardin, on the part of the Senate, and Representatives Clark of Lee, McElroy of Fremont, De Jong of Marion, Wells of Linn, Husak of Tama and Caffrey of Polk, on the part of the House.

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

The National Anthem was sung by the State Employees Chorus of Iowa under the direction of Bill Johnson.

The invocation was delivered by the Reverend Robert B. Hedges, Rector, St. Timothy's Episcopal Church, Des Moines, and Staff Chaplain, Iowa Army National Guard.

The oath of office was administered to Lieutenant Governorelect Arthur A. Neu by Chief Justice C. Edwin Moore of the Supreme Court of Iowa.

President Jepsen presented Lieutenant Governor Arthur A. Neu.

The oath of office was administered to Governor-elect Robert D. Ray by Chief Justice C. Edwin Moore of the Supreme Court of Iowa.

Lieutenant Governor Arthur A. Neu, President of the Senate, presiding, presented Governor Robert D. Ray, who delivered the following inaugural address:

Mr. President, Mr. Speaker, Mr. Chief Justice, and Members of Our
Highest Court, Elected Public Officials, Members of the Sixty-
fifth General Assembly and Citizens of Our State:
This is a bright day for government in Iowa.
I say that-not because a Governor and Lieutenant Governor are being
inaugurated-but because people in all parts of Iowa, of all ages and occa-
pations and all types of interest are focusing their attention on their state government today.

Arrogant we would be, indeed, if we didn't realize that their interest must be our concern, their hopes must be our guide, their dreams our encouragement.

Each one of you legislators has won a right to be here, a right to a very special calling-that of representing the people who live in your district, who now, because of fine-line reapportionment, number the same as all other districts. These citizens have, by a majority, chosen each of you to speak for them and to participate in shaping their future. In each district, you and I both represent exactly the same people. It therefore, behooves all of us to work for solutions to their problems, plan and act for their future and the place they call home.

This in no way means there cannot be or should not be varying and differing thoughts and ideas. On the contrary, your job is to use responsibly the great liberty and freedom that is yours to express your views and to argue freely for what you believe will best serve the people of our state.

Though I will be the first to concede that the legislative district lines drawn in the new reapportionment plan have created some confusion and drawbacks, one very positive change is emerging. No longer can many of you in the General Assembly be labeled simply as "urban" or "rural" lawmakers. You are Lowa legislators, each of you speaking for all conditions of people.

All of us have been elected as partisan politicians, but if this last election proved anything, it proved that each elected official-as never before -is going to be held strictly accountable for his or her performance. This promises to be a great strength for our system-a system that has been criticized, scoffed at, ridiculed and attacked. But one thing is sure, it has endured for nearly 200 years. And it has lasted because it gives to the people of this country and this state the freedom to debate and the freedom to change and to protect, and that is what you are now called upon to do.

Your purpose is not to see how you can advance yourselves either as individuals or as a legislative body; your charge is to do what you can to advance our people and the quality of life in our state.

Politics is a noble calling; it does not need to be demeaning; it can be inspiring. Let us all remember that politics requires realism-it does not need cynicism-and it thrives on healthy idealism.

Two days ago I presented to you legislators a program that isn't a "mission impossible." It's attainable. It offers to you and to the other Iowans who are your constituents a better tomorrow-a brighter future-and a stronger, safer and even more attractive place to live and to grow.

Details and additional aspects of these attainable goals for this legislative session and this biennium will be forthcoming January 25.

In not one, two or even three messages can $I$, or could anyone, cover all important matters for your consideration. But I want you to know my very capable staff and I will welcome the opportunity to work with you on the many subjects that will come before you.

Some four years ago the Des Moines Register published a series about the Cities of Iowa, 1985. In the concluding paragraph of the last article
this comment appeared: "Man cannot predict the future. But he can invent it."

That says well what your role is as you embark on an exciting venturenot always safe and secure, but one with an attainable destination.

Just a few days ago, Mr. Alvin Toffler, the noted author of "Future Shock," visited with me in my office.

He was here to meet with our special committee that is working to outline plans for a conference we will be holding on the Future of Iowa. We discussed the very basic reason for such an undertaking. If you care not where you go, you have no need to know the direction you're traveling. On the other hand, if you have goals, there is every reason to establish a direction.

And as Toffler said in his book "The Futurists": "We cannot humanize the future until we draw it into our consciousness and probe it with all the intelligence and imagination at our command. This is what we are now beginning to do."

This state of ours will not be what we merely imagine it will be in the future. It will be what we want it to be, but then only if we set goals, make the necessary sacrifices, extend the required effort, and have the confidence that these goals will be reached.

Through the goals we set, and the accomplishments of them, we will have a hand in the invention of Iowa's future.

We know, of course, some of Iowa's challenges cannot be neatly dealt with by passage of a bill or the approval of an appropriation. But they can be met successfully and the extent of that success will depend upon our attitudes as we approach them.

Would you believe, as an example, that less than 100 years ago, the idea of the domestic electric light was laughed at-except by one person, a 31-year-old inventor named Thomas Edison.

It is sad to think of the opportunities which have been missed because those who set their sights on progressive goals started toward them with the preconceived notion they could not be reached.

One of the great missed opportunities that might have been a part of Iowa's future was a World Food Exposition in observance of this country's 200th birthday. The Expo, as we envisioned it, will not happen now, but our efforts should not cease in producing a meaningful observance.

Today we are getting a glimpse into not only Iowa's future, but our country's future as we face a very genuine fuel crisis.

We are taking emergency measures to see that whatever amounts of heating oil our state officials are able to obtain are apportioned out to those in the most dire need. It is a totally new experience for all of us. We in state government have never been in the heating oil business before. And the obstacles we have confronted as we have scoured the country for extra gallons of heating oil have been tremendous. But we have kept trying, knowing that it is never easy when a situation becomes so desperate that government has to step in. If the solution had been easy, government would not have been called.

Even as we ponder the short-range outcome of the fuel crisis and its affect on people, we can still point to some positive things which have al-
ready evolved. First, this crisis is clearly a warning. Our energy resources are limited; they are rapidly becoming exhausted. This country will have to become as conscious of energy management in the 1970's as we became environmentally conscious in the 1960's.

Second, the current crisis reinforces the wisdom of the action we initiated last April when we began researching methods to desulphurize our Iowa coal in order that it could be used and still meet air pollution standards. At the same time, we are seeking ways to extract Iowa's vast coal reserves without destroying the land above them.

If we are successful, Iowa's coal reserves, and those in our neighboring midwest states, can contribute substantially toward a solution to the national energy crisis throughout the rest of this century.

One possible legislative response to the current fuel problem-though one you should approach cautiously until the immediate crisis has eased-is a means to provide assurance to heating oil consumers that the commitments made to them by their suppliers are actually backed up by the ability to deliver. During this crisis we have learned of incidents where agreements have been made with no assurance that they could be fulfilled.

No consideration of Iowa's future should omit the fact that we are an agricultural state.

Seldom any more do you hear Iowans apologize for being a "farm state" and rarely do you hear people in agriculture say, "I'm just a farmer." We have come to have a great appreciation for our agriculture, not only because we look to it for our economic well-being, but because so much of the world depends on what is produced here.

Furthermore, though we are pleased that our farmers are now getting a better share of the economy, the fact that they have one good year behind them is a shallow reason to curtail such programs as federal aid for soil conservation practices on the premise that the farmer can now afford to pay for such things himself.

How can you tell the farmer that the very programs that develop rural America and fight pollution cannot be sustained while at the same time the federal government bails out giant aircraft corporations from financial difficulties caused by their own mismanagement?

We're talking about priorities. As an example, rural environmental action program funds cut off by the U.S.D.A. two weeks ago have been
used to fight soil erosion and water pollution. It is a fight that benefits all our people, not just farmers.

We know lowa is destined to remain an agricultural giant. But as $\mathbf{M r}$. Charles Mueller, a newcomer to the Iowa business community, summed up concisely in telling why his plastic manufacturing plant located in the bustling community of Monticello: "Iowa makes it attractive for industry to come in. Iowa has an attractive business climate and wants industry. And we found that the people of Iowa still like to work."

And so it is that many outstanding firms have found "Iowa a Place to Grow."

Practically every community in Iowa is in competition with others for its share of this growth. But as this competition continues all of us must discipline ourselves to be able to say "no" to any industry that would de-
spoil our state or bring to Iowa the same kind of conditions the industry might be trying to escape in leaving a congested and crowded city. We just do not need that kind of growth in Iowa.

Growth means more than just a job. We are expanding the dimensions of human experience in Iowa. We see shining examples of enduring beauty that have come to completion on the Iowa landscape: The C. Y. Stephens Auditorium and the Hilton Coliseum at Iowa State University, and the Hancher Auditorium at the University of Iowa. I mention them because they are much more than just buildings-they are a means to enrich not only their immediate areas but also the farthest reaches of our state. They are harbingers of creative change that has been sweeping Iowa.

You heard me say Tuesday that some of our greatest gains in education are yet ahead of us, as we move away from the dependence on property tax.

The hard fact of declining school enrollments offers both opportunities and problems. On the plus side, it means that we can use existing resources to increase the quality of education instead of concentrating so much on keeping up with the quantity of youngsters in the educational pipeline.

On the other hand, some schools are squeezed by rising costs and dwindling numbers of pupils. This kind of circumstance often prompts com-munity-minded people into the wrong decisions. In the past there have been communities, losing population, that resisted change in a school system thinking that to maintain the status quo would save the community. Usually it did not. On the other hand, we have seen that schools remain in the communities that come up with ways to inject new growth into the towns. In short: You don't save communities by saving the schools; you save the schools by saving the communities. Maintenance of our educational system is one of the best arguments I know for community development.
-But what is community development? Is it government jumping into an area with grants-in-aid and guidelines and trying to perform miracles where the people who live there have waited for someone else to save them? I think not, although government certainly must help.

Community development happens when people have a sense of loyalty to their area.

It happens when civic groups and churches start working together.
It happens when local businesses and Chambers of Commerce start hustling for new industry, when home builders and lenders take a few calculated risks and when main street merchants dip into the profits to put up new store-fronts.

It happens when people look around them and realize that where they live is the right place and they aren't willing to see it disappear.

In other words for all that government is willing to do and can do, community development depends upon that "sense of community" within the people themselves.
-While I believe we will succeed in having a balanced Iowa, I think we must also acknowledge that our society will become more complex.

As this occurs, the threat to individual freedoms increases and we in government must guard against this. Reinforcing the will of our people them-
selves to protect a free society, two things help us to insure that we will live up to our state motto: "Our liberties we prize and our rights we will maintain."

One is an open government; the other is a free and responsible press. You cannot separate the two, for the free press assures open government and the openness of government to all in the news media offers assurance that we will have a responsible press.

Just as the press is zealous in protecting the people's right to know, so should government be equally zealous in maintaining the people's right to find out. Although Iowa now has an excellent open meetings law, a law is also needed to shield reporters from being compelled to reveal confidential sources of information.

And finally, as we think of change, we view the political scene in Iowa today. The 1972 election in Iowa proved that the vast majority of our voters are governed more by their heads than their habits. And while I do not agree with those who say the two-party system is headed for oblivion, it is most certainly headed for change. Today's politics must be the politics of human contact-of reaching people-not just by phrase but by deed.

I think both major political parties have an obligation to preserve themselves, not only for their own sake, but for a more basic reason which I can express but with a simple analogy.

When you live in a town with one drug store, you may get good service when you need a prescription filled. But if you live in a town with two drug stores, you know you are going to get good service.

When I spoke to you Tuesday, I made reference to Pericles of Athens.
At the risk of being accused of over-emphasizing the wisdom of two milleniums ago, I want to share with you one other thought from that ancient city-state which was, after all, the Cradle of Democracy.

It sums up well what should be the charge of every Iowan as we face our future:

It was an oath that the young men took upon becoming citizens of Athens.
"We will ever strive for the ideals and sacred things of this city, both alone and with the many.
"We will unceasingly seek to quicken the sense of public duty. We will revere and obey the laws.
"We will transmit this city not less, but greater, better and more beautiful than it was transmitted to us."

The benediction was offered by the Most Reverend Maurice J. Dingman, D.D., Bishop of the Catholic Diocese of Des Moines.

## Speaker Varley in the chair.

The colors were retired.
Governor Robert D. Ray and Lieutenant Governor Arthur A. Neu were escorted from the rostrum by the committee previously appointed.

Senator Lamborn of Jackson moved that the reading of the minutes of the joint convention be dispensed with.

The motion prevailed.
Holden of Scott moved that the joint convention be now dissolved.

The motion prevailed.

## AMENDMENTS FILED


#### Abstract

Amend the temporary House Rules as follows: 1. House Rule 2 is amended to read as follows: [The House shall convene each legislative day at 9:30 a.m. and shall adjourn at 2:30 p.m. unless otherwise ordered by the House.]

The House shall convene each legislative day at 9:00 a.m. unless otherwise ordered by the House and shall adjourn as ordered by the House.

The Speaker may call for roll to be taken to determine those present and absent. This roll call shall be taken on the voting machine. 2. House Rule 4, unnumbered paragraph one (1), is amended to read as follows:

The Speaker shall preserve order and decorum, and speak to points of order in preference to other members [, arising from his seat for that purpose and he]. $H e$ shall decide questions of order subject to an appeal to the House by any two members. 3. House Rule 8 is amended by striking the rule and inserting in lieu thereof the following:

A motion to change or rescind a standing rule or order of the House requires one day's notice. A motion to suspend a rule or to table a matter requires an affirmative vote of at least a constitutional majority. Postponing or changing the order of business requires an affirmative vote of at least a constitutional majority except that the steering committee which may be appointed by the Speaker of the House on or after the final date for filing Rule 28 shall have charge of all bills that are on the calendar and shall daily arrange the bills for consideration of the House. 4. House Rule 17, unnumbered paragraph one (1), is amended to read as follows:

CHIEF CLERK.-The Chief Clerk of the House shall have charge of the Clerk's desk and shall see that no one is permitted therein except himself and those assisting him and those invited by the Speaker. He shall be responsible for the custody and safekeeping of all bills, resolutions and other matters laid before or introduced into the House, except while the same are in possession of the committee to whom the same shall have been referred, and when delivering


the same to said committee he shall take a proper receipt therefor. He shall see that the Journal of each day's proceedings is correctly and fully kept and fully made up before the next day's session, and be responsible for its safekeeping. He shall have control of rooms two, three, four, five and eight, which are assigned to said Chief Clerk for the use of himself and his assistants. He shall endorse on every bill, joint resolution or concurrent resolution, the date of its introduction and by what member, or of its receipt from the Senate, and also what action relating thereto is taken by the House. He shall serve [Serve] as parliamentarian for the House. All of the assisting clerks on his staff shall be under his direction, and he shall assign to them their several duties in connection with the work of the office of the Chief Clerk.
5. House Rule 18 is amended to read as follows:

All clerks and stenographers of the House shall be under the general direction of the Speaker and the Chief Clerk. Clerks and stenographers shall be on duty at the House from $8: 30 \mathrm{a} . \mathrm{m}$. to $4: 30 \mathrm{p} . \mathrm{m}$. except [as herein otherwise provided. Any clerk or stenographer absenting himself or herself from the House except for the noon luncheon without filing at the desk a written excuse signed by the members to whom he or she is assigned, shall not receive any pay for the day or days on which he or she is absent] when excused by the member to whom the clerk or stenographer is assigned. Clerks and stenographers shall perform such additional duties as may be assigned to them by the Chief Clerk.
6. House Rule 20, unnumbered paragraph one (1), is amended to read as follows:

The Chamber of the House shall include the vestibule, restrooms, cloak room, lounge, visitors galleries, and floor of the House.
7. House Rule 20 is amended by striking unnumbered paragraphs three (3) through seven (7) and inserting in lieu thereof the following:

During a legislative day while the House is in session, and one-half hour before the House convenes and one-half hour after the House recesses or adjourns, no person shall be admitted to the floor of the House except:

1. Members of the General Assembly and authorized employees in the performance of their duties.
2. Former members of the General Assembly who are not attempting to influence matters which may be considered by the House.
3. A General Assembly member's family who are not attempting to influence matters which may be considered by the House.
4. Representatives of the press, radio, and tele-
vision who shall go directly to and from the press box.
5. Legislative interns sponsored by an educational institution who are assigned to assist the Speaker, Speaker Pro Tempore, the majority and minority leaders and their assistants, and committee chairmen. Interns shall not attempt to influence matters which may be considered by the House.
6. Chairman, co-chairman, and the executive secretary of a political party.
7. Personnel of the Legislative Service Bureau and Fiscal Director's Office.
8. Members of State Executive Council and Attorney General.
9. House Rule 20 is amended by striking unnumbered paragraphs ten (10) and eleven (11).
10. House Rule 21 is amended to read as follows:

In case of any disturbance or disorderly conduct in the [lobby] Chamber of the House, the Speaker or chairman of the committee of the whole House shall have power to have the same cleared.
10. House Rule 22 is amended to read as follows:

No person not a member of the General Assembly shall distribute or cause to be distributed any pamphlets, material, or other printed literature in the House without the express permission of the Chief Clerk. [The Chief Clerk shall require such literature to bear proper identification.] Each piece of literature shall bear its source of distribution. All pamphlets, material, or printed literature distributed by a member of the General Assembly shall bear the name of the member.
11. House Rule 25 is amended by striking the rule and inserting in lieu thereof the following:

Action on each resolution, except a memorial resolution, and proposition requesting information from a state official may not be taken until one day after the resolution or proposition has been printed in the journal and placed on the members' desks. After the resolution is adopted, the Chief Clerk shall transmit certified copies.

The Speaker shall refer each house resolution or concurrent resolution to a committee. Each resolution shall be subject to the same committee and calendar procedures applicable to bills.
12. House Rule 28 is amended to read as follows:

The final day for the introduction of bills shall be the [fifty-seventh] sixty-first calendar day of the first regular session of a General Assembly unless a written request for drafting the bill has been filed with the Legislative Service Bureau before that time. After adjournment of the first regular session, bills may be prefiled at any time before the convening of the second regular session. No bill shall be filed after the fifteenth calendar day of the second regular
session of a General Assembly unless a written request for drafting the bill has been filed with the Legislative Service Bureau before that time. However, standing committees may introduce bills at any time when not in conflict with Rule 36.
13. House Rule 29, unnumbered paragraph one (1), is amended to read as follows:

All bills and joint resolutions to be introduced in the House may be typed into proper form by the Legislative Service Bureau and shall be filed with the Chief Clerk not later than [4 o'clock] 4:30 p.m. on the preceding legislative day. When the time for introducing bills is reached in the regular order of business, the Chief Clerk will proceed in the same manner as if the bills were introduced from the floor. This rule does not deny a member the right to introduce a bill from the floor if the bill has previously been typed in proper form by the Legislative Service Bureau.
14. House Rule 30, unnumbered paragraph four (4), is amended to read as follows:

A new bill proposed by a standing committee of the House shall go directly to the Calendar unless it covers subject matter more properly within the jurisdiction of some other standing committee, in which case the Speaker shall commit it to such committee. However, it shall require an affirmative vote of [three-fifths] a majority of the total committee members to authorize the introduction of a committee bill, except in the case of the appropriations committee and ways and means committee.
15. House Rule 31 is amended to read as follows:

All bills to appropriate money shall be referred to the appropriations committee, and all bills pertaining to the levy, assessment or collection of taxes shall be referred to the committee on Ways and Means[, or the committee on Tax Revision].
16. House Rule 35, unnumbered paragraph four (4), is amended to read as follows:
[When so ordered by the Speaker or upon a threefifths vote] Upon an affirmative vote of at least a constitutional majority of the members [present], [or] except as provided by Rule 53, a report may be read before it is printed in the Journal and while the House is in session, and acted upon at once.
17. House Rule 36 is amended by striking the rule and inserting in lieu thereof the following:

Privately sponsored bills originating in the House shall not be reported out of committee after March 30,1973 , unless the bill is an appropriation bill or a ways and means bill. Committee bills originating in the House shall not be reported out of committee after April 13, 1973. Senate bills shall not be reported out of committee after April 20, 1973.

Appropriation bills and ways and means bills shall not be voted out of committee after April 27, 1973.
18. House Rule 47 is amended to read as follows:

No committee, except a conference committee, shall sit during the sitting of the House without special leave.
19. House Rule 48, unnumbered paragraph one (1), is amended to read as follows:

The chairman or clerk of a committee to which a bill is referred shall note thereon the date of its reference and it shall be the duty of each committee to report back all bills on its hands within eighteen legislative days after the order of reference unless longer time is granted by a vote of the House, except as provided by Rule 51. When a bill has been assigned to a subcommittee, the chairman shall report to the House the bill number and the names of the subcommittse members and such reports shall be reported in the journal of the last legislative day of each week. The minority of any committee may present its recommendations in writing with the report of the committee, and the same shall be printed in the Journal, and said recommendations may, by a vote of the House, be substituted for the report of the committee. [The clerks of the different committees shall be subject to their respective chairmen.]
20. House Rule 51 is amended to read as follows:

No committee shall retain possession of any bill longer than eighteen legislative days after the printed Journal, containing the reference of said bill to the committee, has been placed on the desks of the members of the House, except by an affirmative vote of not less than fifty-one members of the House. In the event a bill remains in committee upon adjournment of the first regular session, the committee may retain possession of the bill no longer than eighteen calendar days after the convening of the second regular session except by an affirmative vote of not less than fifty-one members of the House. This rule shall not apply to the committee on appropriations and committee on ways and means.
21. House Rule 54, is amended by striking the rule.
22. House Rule 55, unnumbered paragraphs three (3) and five (5), are amended to read as follows:

The sifting committee shall have authority to place any bill remaining either on the House calendar or remaining in any committee on the sifting committee calendar, except appropriation bills and ways and means bills. No rule of the sifting committee shall require more than sixty percent vote of the members of the committee to place a bill on the sifting committee calendar.

It shall require [a three-fifths] an afirmative vote of at least a constitutional majority of the members [present] to withdraw a bill from the sifting
committee.
23. House Rule 55 is amended by striking unnumbered paragraph six (6).
24. House Rule 56 is amended by striking the rule.
25. House Rule 63 is amended by striking the
rule and inserting in lieu thereof the following:
When a question is under debate, no motion will be received except the following:

1. A motion to adjourn.
2. A motion to lay on the table.
3. A motion for the previous question.
4. A motion to postpone action until a certain day.
5. A motion to amend the bill under consideration by striking the enacting words.
6. A motion to commit or amend.
7. A motion to postpone indefinitely.

These motions have precedence as listed.
A motion to postpone to a certain day, to commit, or to postpone indefinitely a particular question will not be considered more than once in the same day.

If a motion to amend a bill by striking the enacting words is adopted, the action is equivalent to rejection of the bill.
26. House Rule 68, unnumbered paragraph two (2), is amended to read as follows:

A motion to reconsider the vote by which a motion to lay on the table was adopted shall be considered in all respects as a motion to take from the table and requires [a three-fifths vote] an affirmative vote of at least a constitutional majority of the members.
27. House Rule 77 is amended by striking the rule and inserting in lieu thereof the following:

The previous question shall always be put in this form: "Shall the main question be now put?"

When a member moves for a previous question, he shall state whether his motion will apply to the main question, to all the amendments, or to particular amendments. The motion requires an affirmative vote of at least a constitutional majority of the members. If the motion for a previous question is not adopted, the House shall proceed in the same manner as before the motion was made.

If the motion is adopted, all debate must end and the House will vote upon the question except:

1. If the motion applies to the main question, the member in charge of the measure will have ten minutes to speak before the vote is taken for the purpose of closing discussion.
2. If the motion applies to an amendment, the member proposing the amendment will have five minutes to speak before the vote is taken for the purpose of closing discussion.

316 3. If a member has filed a written request with
317 the Chief Clerk of the House indicating his desire
318 to speak on a particular question. The request must
319 be filed before the motion is made by the movant.
320 The request allows a member to speak on a particular
321 question before the closing discussion by the member
322 who is in charge of the measure or who is proposing
323 the amendment.
COMMITTEE ON RULES HOLDEN of Scott, Chairman
1 Amend the amendments to the Temporary Rules of the House
2 filed January 11 as follows:
3 1. Strike lines 19 through 32.
4 2. Strike lines 139 through 142.
5 3. Strike lines 172 through 183.
6 4. Strike lines 190 through 197.
7 5. Strike lines 259 through 262.
8 6. Strike lines 287 through 293.
9 7. Strike lines 294 through 323.
COCHRAN of Webster SMALL of Johnson NIELSEN of Polk NORLAND of Worth PONCY of Wapello

In accordance with House Concurrent Resolution 4, adopted January 11, 1973, Holden of Scott moved that the House adjourn until 10:00 a.m., Monday, January 15, 1973.

# JOURNAL OF THE HOUSE 

Eighth Calendar Day_Fifth Session Day<br>hall of the House of Representatives<br>Dps Moines, Iowa, Monday, January 15, 1973

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

Prayer was offered by Father James Kleffman, pastor of St. Anthony Catholic Church, Des Moines, Iowa.

The Journal of Thursday, January 11, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Keith F. Mills, Lone Tree, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Millen of Van Buren on request of Stromer of Hancock.
COMMUNICATIONS FROM AND TO THE SECRETARY OF STATE CHANGE OF ABSTRACT OF VOTES FOR GOVERNOR

January 15, 1973
Honorable Speaker of House of Representatives Sixty-fifth General Assembly

## Local

Dear Sir:
I transmit herewith an envelope addressed as follows:
"Speaker of House of Representatives Amendment to Abstract of Governor"
This envelope was received by this office today in the attached carrier envelope which bears the return address Auditor of Louisa County, Wapello, Iowa.

Very sincerely, MELVIN D. SYNHORST Secretary of State

Office of COUNTY AUDITOR

Louisa County
Wapello, Iowa 52653
January 12, 1973
To Whom It May Concern:
I hereby certify that we made an error on our abstract of General Election concerning the office of Governor of Iowa. Under the name of "Paul Franzenburg" we had the number of votes for him listed as; 2623, and it should have read as 1623 total for him in Louisa County.

FRANCES HOOK Louisa County Auditor
Subscribed to and sworn to before me, Florence Swanson, Notary Public, this 12th day of January, 1973.

FLORENCE SWANSON Notary Public

January 15, 1973

## The Honorable Melvin D. Synhorst

Secretary of State
State Capitol
Local
Dear Mr. Synhorst:
This is to acknowledge your letter of January 15, 1973 transmitting envelope from the auditor of Louisa County, Wapello, Iowa with amendment to abstract of votes for governor.

The records have been corrected and the total vote cast for Paul Franzenburg changed from 488,282 to 487,282 .

Sincerely,
ANDREW VARLEY
Speaker of the House

## ANNOUNCEMENT BY THE SPEAKER

There is on file in the office of the Chief Clerk the following reports:

Ten-Year Building Program of the State Board of Regents for the period 1973-1983 as required by Chapter 262A, Code 1973.

A report containing the recommendations of the state board of public instruction as to revisions, amendments, and new provisions of Iowa school law, in accordance with the provisions of Section 257.10 (9), Code 1973.

## AMENDMENTS FILED

> Amend House Concurrent Resolution 5 , page 64 of the House Journal, by striking from line 4 the words "Southeast Asia" and inserting in lieu thereof the following: "support of the war in that area of Southeast Asia known as Indochina, including Laos, Viet Nam, Cambodia, and Thailand."

## HIGGINS of Scott CUSACK of Scott

Amend the amendment filed by the committee on rules on January 11, 1973, as follows:

1. By striking lines 81 through 111 and inserting in lieu thereof the following:
"7. House Rule 20 is amended by striking unnumbered paragraphs three (3) through seven (7) and inserting in lieu thereof the following:

During a legislative day while the House is in session, and one-half hour before the House convenes and one-half hour after the House recesses or adjourns, no person shall be admitted to the floor of the House except:

1. Members of the General Assembly and authorized employees in the performance of their duties.
2. Former members of the General Assembly who are not registered lobbyists.
3. A General Assembly member's family.
4. Representatives of the press, radio, and television who shall go directly to and from the press box.
5. Legislative interns sponsored by an educational institution who are assigned to assist the Speaker, Speaker Pro Tempore, the majority and minority leaders and their assistants, and committee chairmen.
6. Chairman, co-chairman, and the executive secretary of a political party.
7. Personnel of the Code Editor's Office, Legislative Service Bureau, and
Fiscal Director's Office.
8. Members of State Executive Council and Attorney General.

No person admitted to the floor of the House, except members of the General Assembly, shall, while the House is in session, lobby or attempt to exercise any influence with any member for or against any matter then pending or that may thereafter be considered by the House."
2. By striking lines 181 through 183 and inserting in lieu thereof the following:
"members to authorize the introduction of [a committee] any bill[, except in the case of the appropriations committee and ways and means committee]."
3. By adding after line 208 the following new division: Amend House Rule 44 of the temporary Rules of the House as follows:
"Bills introduced in the first regular session of a General Assembly which are not withdrawn, defeated, or indefinitely postponed shall carry over into the second regular session
of the same General Assembly in the same status as they were in at the time of adjournment sine die and such bills, including those remaining on any calendar at the adjournment sine die of the first regular session, shall be returned to the standing committees to which the same were initially referred or which originated the same. [Committees shall not be required to refer such bills to a subcommittee for consideration, but may return them to the calendar in the second regular session by committee vote.] Bills which have been recommended to the calendar for passage in the first regular session need not be reassigned to subcommittee, but may be returned to the calendar in the second regular session by committee vote.
Joint resolutions proposing or ratifying amendments to the United States Constitution or proposing amendments to the state constitution carry over in the same manner as bills. All other forms of resolutions expire with the adjournment of the first regular session."
4. By striking lines 296 and 297.

## HOLDEN of Scott

Amend the amendment filed by the committee on rules on January 11, 1973, by striking line 23 and inserting in lieu thereof the following:
"motion to suspend a rule, to table or take from the table, a matter requires".

HOLDEN of Scott
Amend the amendment filed by the committee on rules on January 11, 1973, by adding after the word "filing" in line 29 the words "bills as provided in".

HOLDEN of Scott
Amend the temporary rules of the House as follows:
House Rule 52 by inserting after line 7 the
following new paragraph:
"No more than one-third of the membership of any
standing committee shall be required for the purpose of requesting a public hearing to be held."

PATCHETT of Johnson
Amend the committee on rules amendment to the
Temporary Rules of the House, filed January 11, 1973, as follows:

1. By striking lines 308 through 315 and inserting in lieu thereof the following:
"1. If the motion applies to the main question, the member in charge of the measure will have ten minutes to speak for the purpose of closing discussion before the vote on the measure is taken.
2. If the motion applies to an amendment, the member proposing the amendment will have
five minutes to speak for the purpose of

14 closing discussion before the vote on
15 the amendment is taken."
HILL of Polk
SCHROEDER of Pottawattamie KNOKE of Pottawattamie

Amend the amendment to the Temporary Rules of the House filed January 11 as follows:

1. Line 145, by striking the word "sixty-first" and inserting in lieu thereof the word "fortyseventh".
2. Line 202 , by striking the numeral " 30 " and inserting in lieu thereof the numeral " 9 ".

3 . Line 205 , by striking the word and numeral "April 13" and inserting in lieu thereof the word and numeral "March 30".
4. Line 206, by striking the numeral " 20 " and inserting in lieu thereof the numeral " 6 ".
5. Line 208, by striking the numeral " 27 " and inserting in lieu thereof the numeral " 13 ".

## FREEMAN of Buena Vista MENDENHALL of Allamakee BORTELL of Madison

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, January 16, 1973.

# JOURNAL OF THE HOUSE 

> Ninth Calendar Day-Sixth Session Day
> Hall of the House of Representatives Des Moines, Iowa, Tuesday, January 16, 1973

The House met pursuant to adjournment, Speaker Varley in the chair.
Prayer was offered by the Reverend John Lippenscott, pastor of the First United Methodist Church, Atlantic, Iowa.

The Journal of Monday, January 15, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Stewart F. Kanis, Pella, Iowa.
LeAVE OF ABSENCE
Leave of absence was granted as follows:
Millen of Van Buren by the Speaker; Caffrey of Polk on request of Cochran of Webster.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Seventy government class students from Des Moines Technical High School, Des Moines, accompanied by Jan McCauley. By Polk County delegation.

Sixty-five grade students from Stilwell Junior High School, West Des Moines, accompanied by Mrs. Webster. By Bittle of Polk.

Seventy government class students from Iowa Valley Community School, Iowa County, accompanied by Arlin Foster. By Logue of Iowa.

## PETITIONS FILED

The following petitions were received and placed on file:
By Grassley of Butler from fifty-nine residents of Representa-
tive District Thirty-seven favoring the continued use of studded tires on highways.

By Welden of Hardin from three hundred eighty-one residents of the Dows Community School District opposing the present Foundation Act for financing schools.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 2, by Hill, Clark of Lee, Knoke, Rapp, Higgins, Cusack, Crawford and Newhard (Murray, DeKoster, Blouin and Gluba), a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the age qualification of members of the General Assembly.

Read first time and referred to committee on state government.

## INTRODUCTION OF BILLS

House File 24, by Wyckoff, a bill for an act relating to open hunting seasons.

Read first time and referred to committee on natural resources.
House File 25, by Fischer of Grundy, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions.

Read first time and referred to committee on commerce.
House File 26, by Fischer of Grundy, a bill for an act relating to inducements to open or add to savings accounts and providing penalties.

Read first time and referred to committee on commerce.
House File 27, by Wells, Harper, Hansen, Edelen, Norpel, Wyckoff, Fischer of Grundy and De Jong, a bill for an act changing the observance date of Veterans' Day.

Read first time and referred to committee on state government.
House File 28, by Monroe, a bill for an act relating to a free copy of the laws of Iowa.
Read first time and referred to committee on county government.

House File 29, by Monroe, McCormick, Lipsky, Avenson, Bittle, Bortell, Brinck, Brunow, Byerly, Caffrey, Carr, Clark of Dubuque, Cochran, Crawford, Cusack, Doyle, Drake, Dunton,

Edelen, Ewing, Ferguson, Fisher of Greene, Fitzgerald, Freeman, Griffee, Hargrave, Hennessey, Higgins, Hill, Horn, Husak, Hutchins, Jesse, Jordan, Krause, Logue, Mendenhall, Middleswart, Miller of Cerro Gordo, Miller of Buchanan, Miller of Calhoun, Newhard, Norland, Norpel, O'Halloran, Patchett, Peterson, Poncy, Rapp, Readinger, Rinas, Small, Stanley, Tofte, Wells, Woods, Wyckoff and Connors (Rabedeaux, Schwieger, Andersen, Griffin, Palmer and Schaben), a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.

Read first time and referred to committee on human resources.

## ANNOUNCEMENT BY THE SPEAKER (Higher Education Facilities Commission)

The Speaker announced the appointment of the following Representative to the Higher Education Facilities Commission, in accordance with Section 261.1, 1973 Code of Iowa:

Richard W. Welden to replace Willard R. Hansen for the unexpired term ending June 30, 1975.

## HOUSE CONCURRENT RESOLUTION 5 TABLED

Small of Johnson called up for consideration House Concurrent Resolution 5 filed on January 10, 1973, and found on page 64 of the House Journal.

Fischer of Grundy moved that House Concurrent Resolution 5 be tabled.

Roll call was requested by Small of Johnson and Cochran of Webster.

Rule 70 was invoked.
On the question "Shall House Concurrent Resolution 5 be tabled?"

The ayes were, 53:

| Anderson | Drake <br> Bennett |
| :--- | :--- |
| Dittle | Dunlap <br> Edelen <br> Bortell <br> Branstad |
| Egenes <br> Brockett | Ewing <br> Ferguson |
| Butler | Fischer, H. O. |
| Crabb | Fisher, C. R. |
| Daggett | Freeman <br> Danker <br> De Jong |
| Fullerton <br> Grassley |  |
| Den Herder | Hansen |


| Harvey | Miller, K. D. |
| :--- | :--- |
| Holden | Oakley |
| Junker | Pellett |
| Kiser | Readinger |
| Knoke | Roorda |
| Kreamer | Schroeder |
| Lippold | Stanley |
| Lipsky | Stephens |
| Logue | Stromer |
| McElroy | Strothman |
| Mendenhall | Tofte |
| Menke | Trowbridge |


| Welden West | Wulff | Wyckoff | Mr. Speaker |
| :---: | :---: | :---: | :---: |
| The nays were, 43: |  |  |  |
| Avenson | Dunton | Jesse | Norland |
| Brinck | Fitzgerald | Jordan | Norpel |
| Brunow | Griffee | Krause | O'Halloran |
| Byerly | Hargrave | McCormick | Patchett |
| Carr | Harper | Mennenga | Poncy |
| Clark, J. H. | Hennessey | Middleswart | Rapp |
| Clark, J. W. | Higgins | Miller, A. V. | Rinas |
| Cochran | Hill | Miller, R. G. | Small |
| Connors | Horn | Monroe | Wells |
| Crawford | Husak | Newhard | Woods |
| Cusack | Hutchins | Nielsen |  |
| Absent or not voting, 4: |  |  |  |
| Caffrey | Doyle | Millen | Peterson |

The motion prevailed.

## AMENDMENTS TO THE TEMPORARY RULES OF THE HOUSE CONSIDERED

Holden of Scott asked and received unanimous consent to take up the proposed amendment filed by the committee on rules to the temporary rules of the House.

Holden of Scott offered the amendment filed by the committee on rules on January 11, 1973, and found on pages 84 through 90 of the House Journal.

Brinck of Lee offered the following amendment from the floor:
Amend the amendment filed by the committee on rules on January 15 to the Temporary Rules of the House as follows:

1. Line 17, by inserting a period (.) after the word "television".
2. Line 18, by striking the entire line.

Holden of Scott rose on a point of order that the amendment was an amendment in the third degree and therefore was out of order.

The Speaker ruled the point well taken.
Cochran of Webster offered the following amendment to the committee amendment, filed by Cochran, et al.:

Amend the amendments to the Temporary Rules of the House filed January 11 as follows:

1. Strike lines 19 through 32.
2. Strike lines 139 through 142.
3. Strike lines 172 through 183.
4. Strike lines 190 through 197.
5. Strike lines 259 through 262.
6. Strike lines 287 through 293.
7. Strike lines 294 through 323.

Division of the amendment was requested.
Holden of Scott asked and received unanimous consent that lines 139 through 142 of the committee amendment be withdrawn.

Cochran of Webster moved the adoption of amendment 1, line 3 of the amendment to the committee amendment.

Amendment 1 lost.
Cochran of Webster asked and received unanimous consent to withdraw amendments $2,3,4,5$ and 6 , lines 4 through 8 of the amendment to the committee amendment.
(Amendment 7, line 9 of the Cochran, et al., amendment pending at recess.)

The House was recessed until 4:00 p.m.

## AFTERNOON SESSION

## The House reconvened, Speaker Varley in the chair.

## AMENDMENTS FILED

H-2

1

## 6 the line.

7 2. Line 99, by striking the word "box".
Amend the amendment filed by the committee on rules on January 11 to the Temporary Rules of the House as follows:

1. Line 98 , by inserting a period (.) after the word "television" and striking the remainder of

1 Amend the temporary Rules of the House as follows:
2 House Rule 52 by inserting after line 7 the
3 following new paragraph:
4 "No more than one-third of the membership of
5 any standing committee shall be required for the
6 purpose of requesting a public hearing to be held.
7 Upon written request of such number or such lesser
8 number as may be required by committee rules, the
9 chairperson of a committee shall designate a time
10 and place for a public hearing and make a public
11 announcement thereof."
PATCHETT of Johnson
1 Amend the Temporary Rules of the House as follows:
2 House Rule 11 by inserting after line 8 the
3 following new paragraph:
"Smoking shall not be permitted in the House
5 Chamber while the House is in session."
PONCY of Wapello
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, January 17, 1973.

# JOURNAL OF THE HOUSE 

Tenth Calendar Day-Seventh Session Day<br>hall of the House of Representatives<br>Des Moines, Iowa, Wednesday, January 17, 1973

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

Prayer was offered by the Reverend Rudolph Trusheim, pastor of the Staves Memorial United Methodist Church, Des Moines, Iowa.

The Journal of Tuesday, January 16, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Charles W. Beckman, Kalona, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Millen of Van Buren on request of Stromer of Hancock; Welden of Hardin on request of Anderson of Ringgold.

## PRESENTATION OF VISITORS

Bittle of Polk presented to the House the Honorable Don Alt, former member of the House in the Sixty-third and Sixty-fourth General Assemblies, representing Polk County.

The Speaker announced that the following visitors were present in the House chamber:

Fifty 4-H students from Grant Township, Red Oak, accompanied by Clayton Renander and Ronie Hartstack. By McElroy of Fremont.

The Ottumwa High School government class from Ottumwa, accompanied by Mr. Stevens. By Poncy of Wapello.

Forty-four civics class students from Muscatine High School, Muscatine, accompanied by Archie Martin and John Fidiga. By Stanley of Muscatine.

## INTRODUCTION OF BILLS

House File 30, by Holden (Potter), a bill for an act relating to broker trust accounts.

Read first time and referred to committee on commerce.
House File 31, by Norpel, Clark of Dubuque, Krause, Harper, Miller of Buchanan, Horn, Cusack, Newhard, Carr, Hargrave, Higgins, Tofte, Brinck, Rinas, Avenson, Monroe, Miller of Calhoun and Caffrey, a bill for an act relating to the sale of alcoholic liquor and beer by certain holders of liquor control licenses and beer permits on Sunday, and prescribing additional fees for such sales.

Read first time and referred to committee on judiciary and 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 House is asked:

Senate File 7, a bill for an act relating to the return of marriage document.

Also: That the Senate has adopted the report of the joint personnel committee on joint legislative employees in which the concurrence of the House is asked.

CARROLL A. LANE, Secretary

## REPORT OF JOINT PERSONNEL COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

## LEGISLATIVE SERVICE BUREAU

Bill Drafter:<br>LeRoy Zeman<br>Proofreaders:<br>Maxine E. Balducki<br>Evelyn S. Kendrick<br>Dorothy M. Kelley<br>Anne R. McCord<br>Patricia V. Warner

Bill Typists:
Donna W. Greenwood

Senior Bill Clerk: Lois N. Carter
Bill Clerk:
Janet Kay Johnson
Xerox Operator:
Margaret S. Hart
File Clerk:
Marcia Ann Cranberg

## JOINT HELP

Supervisor of Legislative Index Clerks: Maxine Gunton

Assistant Supervisor of Legislative Index Clerks: Juanita Swackhammer
Index Clerk:
Terry Pepper
Assistant Index Clerk:
R. Keith Davis

Law Library Clerk:
Nancy J. Fischer
Mail Carrier:
James McCabe

## CUSTODIAN

Parking Attendants:
Frank Miller
Clarence Seid
Albert Pewick
James Webb
Raymond Keeney
Harold Missman
Joe Hooker
Janitors:
Gordon Cosner
Donald Day
Carl Taylor
Dell Bullocks
Fred Mascaro
James Tharp
Calvin Pruitt
Elevator Operators:
Evelyn Mead
Vicki Hyland
Matron:
Mary Parker

## Night Watchmen:

Alex Moffatt Pirl Stuart

JAMES E. BRILES
On the part of the Senate FLOYD H. MILLEN On the part of the House

## HOUSE CONCURRENT RESOLUTION 7 By Holden and Cochran

Be It Resolved by the House, the Senate Conourring: That a joint convention of the two houses of the Sixty-fifth General Assembly be held on Thursday, January 25, 1973, at 6:30 p.m.

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

Laid over under Rule 25.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of Representative McElroy of Fremont as a committee of one to cooperate with Mr. L. Dale Ahern, Editor of the Iowa Official Register, in securing the necessary information from the members of the House to be used in this publication.

## ENROLLED BILLS COMMITTEE

The Speaker announced the appointment of Representative Charles F. Strothman of New London to the committee on enrolled bills.

## ANNOUNCEMENT BY THE CHIEF CLERK

There is on file in the office of the Chief Clerk the Biennial Report of the Board of Regents for the period ending June 30, 1972, pursuant to Section 262.26, Code of Iowa.

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SUPPLEMENTAL REPORT OF
COMMITTEE ON MILEAGE
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Mr. Speaker: Your committee appointed to determine the mileage for the members of the House submits the following supplemental report:

Respectfully submitted, RICHARD W. WELDEN QUENTIN V. ANDERSON JAMES I. MIDDLESWART

## REQUEST FOR WITHDRAWAL AS SPONSOR

(House File 29)
Bortell of Madison requested that his name be withdrawn as co-sponsor of House File 29.

## AMENDMENTS TO THE TEMPORARY RULES OF THE HOUSE ADOPTED

The House resumed consideration of the following proposed amendments to the Temporary Rules of the House, filed by the committee on rules:

[^9]4. House Rule 17, unnumbered paragraph one (1), is amended to read as follows:

CHIEF CLERK.-The Chief Clerk of the House shall have charge of the Clerk's desk and shall see that no one is permitted therein except himself and those assisting him and those invited by the Speaker. He shall be responsible for the custody and safekeeping of all bills, resolutions and other matters laid before or introduced into the House, except while the same are in possession of the committee to whom the same shall have been referred, and when delivering the same to said committee he shall take a proper receipt therefor. He shall see that the Journal of each day's proceedings is correctly and fully kept and fully made up before the next day's session, and be responsible for its safekeeping. He shall have control of rooms two, three, four, five and eight, which are assigned to said Chief Clerk for the use of himself and his assistants. He shall endorse on every bill, joint resolution or concurrent resolution, the date of its introduction and by what member, or of its receipt from the Senate, and also what action relating thereto is taken by the House. He shall serve [Serve] as parliamentarian for the House. All of the assisting clerks on his staff shall be under his direction, and he shall assign to them their several duties in connection with the work of the office of the Chief Clerk.
5. House Rule 18 is amended to read as follows:

All clerks and stenographers of the House shall be under the general direction of the Speaker and the Chief Clerk. Clerks and stenographers shall be on duty at the House from 8:30 a.m. to 4:30 p.m. except [as herein otherwise provided. Any clerk or stenographer absenting himself or herself from the House except for the noon luncheon without filing at the desk a written excuse signed by the members to whom he or she is assigned, shall not receive any pay for the day or days on which he or she is absent] when excused by the member to whom the clerk or stenographer is assigned. Clerks and stenographers shall perform such additional duties as may be assigned to them by the Chief Clerk.
6. House Rule 20, unnumbered paragraph one (1), is amended to read as follows:

The Chamber of the House shall include the vestibule, restrooms, cloak room, lounge, visitors galleries, and floor of the House.
7. House Rule 20 is amended by striking unnumbered paragraphs three (3) through seven (7) and inserting in lieu thereof the following:

During a legislative day while the House is in session, and one-half hour before the House convenes
and one-half hour after the House recesses or adjourns, no person shall be admitted to the floor of the House except:

1. Members of the General Assembly and authorized employees in the performance of their duties.
2. Former members of the General Assembly who are not attempting to influence matters which may be considered by the House.
3. A General Assembly member's family who are not attempting to influence matters which may be considered by the House.
4. Representatives of the press, radio, and television who shall go directly to and from the press box.
5. Legislative interns sponsored by an educational institution who are assigned to assist the Speaker, Speaker Pro Tempore, the majority and minority leaders and their assistants, and committee chairmen.
Interns shall not attempt to influence matters which may be considered by the House.
6. Chairman, co-chairman, and the executive secretary of a political party.
7. Personnel of the Legislative Service Bureau and Fiscal Director's Office.
8. Members of State Executive Council and Attorney General.
9. House Rule 20 is amended by striking unnumbered paragraphs ten (10) and eleven (11).
10. House Rule 21 is amended to read as follows:

In case of any disturbance or disorderly conduct in the [lobby] Chamber of the House, the Speaker or chairman of the committee of the whole House shall have power to have the same cleared.
10. House Rule 22 is amended to read as follows:

No person not a member of the General Assembly shall distribute or cause to be distributed any pamphlets, material, or other printed literature in the House without the express permission of the Chief Clerk. [The Chief Clerk shall require such literature to bear proper identification.] Each piece of literature shall bear its source of distribution.

All pamphlets, material, or printed literature distributed by a member of the General Assembly shall bear the name of the member.
11. House Rule 25 is amended by striking the rule and inserting in lieu thereof the following:

Action on each resolution, except a memorial resolution, and proposition requesting information from a state official may not be taken until one day after the resolution or proposition has been printed in the journal and placed on the members' desks. After the resolution is adopted, the Chief Clerk shall transmit certified copies.

The Speaker shall refer each house resolution or
concurrent resolution to a committee. Each resolution shall be subject to the same committee and calendar procedures applicable to bills.
12. House Rule 28 is amended to read as follows:

The final day for the introduction of bills shall be the [fifty-seventh] sixty-first calendar day of the first regular session of a General Assembly unless a written request for drafting the bill has been filed with the Legislative Service Bureau before that time. After adjournment of the first regular session, bills may be prefiled at any time before the convening of the second regular session. No bill shall be filed after the fifteenth calendar day of the second regular session of a General Assembly unless a written request for drafting the bill has been filed with the Legislative Service Bureau before that time. However, standing committees may introduce bills at any time when not in conflict with Rule 36.
13. House Rule 29, unnumbered paragraph one (1), is amended to read as follows:

All bills and joint resolutions to be introduced in the House may be typed into proper form by the Legislative Service Bureau and shall be filed with the Chief Clerk not later than [4 o'clock] 4:30 p.m. on the preceding legislative day. When the time for introducing bills is reached in the regular order of business, the Chief Clerk will proceed in the same manner as if the bills were introduced from the fioor. This rule does not deny a member the right to introduce a bill from the floor if the bill has previously been typed in proper form by the Legislative Service Bureau.
14. House Rule 30, unnumbered paragraph four (4), is amended to read as follows:

A new bill proposed by a standing committee of the House shall go directly to the Calendar unless it covers subject matter more properly within the jurisdiction of some other standing committee, in which case the Speaker shall commit it to such committee. However, it shall require an affirmative vote of [three-fifths] a majority of the total committee members to authorize the introduction of a committee bill, except in the case of the appropriations committee and ways and means committee.
15. House Rule 31 is amended to read as follows:

All bills to appropriate money shall be referred to the appropriations committee, and all bills pertaining to the levy, assessment or collection of taxes shall be referred to the committee on Ways and Means[, or the committee on Tax Revision].
16. House Rule 35, unnumbered paragraph four (4), is amended to read as follows:
[When so ordered by the Speaker or upon a threefifths vote] Upon an affirmative vote of at least a constitutional majority of the members [present], [or]
except as provided by Rule 53, a report may be read before it is printed in the Journal and while the House is in session, and acted upon at once.
17. House Rule 36 is amended by striking the rule and inserting in lieu thereof the following:

Privately sponsored bills originating in the House shall not be reported out of committee after March 30, 1973, unless the bill is an appropriation bill or a ways and means bill. Committee bills originating in the House shall not be reported out of committee after April 13, 1973. Senate bills shall not be reported out of committee after April 20, 1973. Appropriation bills and ways and means bills shall not be voted out of committee after April 27, 1973.
18. House Rule 47 is amended to read as follows:

No committee, except a conference committee, shall sit during the sitting of the House without special leave.
19. House Rule 48, unnumbered paragraph one (1), is amended to read as follows:

The chairman or clerk of a committee to which a bill is referred shall note thereon the date of its reference and it shall be the duty of each committee to report back all bills on its hands within eighteen legislative days after the order of reference unless longer time is granted by a vote of the House, except as provided by Rule 51. When a bill has been assigned to a subcommittee, the chairman shall report to the House the bill number and the names of the subcommittee members and such reports shall be reported in the journal of the last legislative day of each week. The minority of any committee may present its recommendations in writing with the report of the committee, and the same shall be printed in the Journal, and said recommendations may, by a vote of the House, be substituted for the report of the committee. [The clerks of the different committees shall be subject to their respective chairman.]
20. House Rule 51 is amended to read as follows:

No committee shall retain possession of any bill longer than eighteen legislative days after the printed Journal, containing the reference of said bill to the committee, has been placed on the desks of the members of the House, except by an affirmative vote of not less than fifty-one members of the House. In the event a bill remains in committee upon adjournment of the first regular session, the committee may retain possession of the bill no longer than eighteen calendar days after the convening of the second regular session except by an affirmative vote of not less than fifty-one members of the House. This rule shall not apply to the committee on appropriations and committee on ways and means.
21. House Rule 54, is amended by striking the rule.
22. House Rule 55, unnumbered paragraphs three (3) and five (5), are amended to read as follows:

The sifting committee shall have authority to place any bill remaining either on the House calendar or remaining in any committee on the sifting committee calendar, except appropriation bills and ways and means bills. No rule of the sifting committee shall require more than sixty percent vote of the members of the committee to place a bill on the sifting committee calendar.

It shall require [a three-fifths] an affirmative vote of at least a constitutional majority of the members [present] to withdraw a bill from the sifting committee.
23. House Rule 55 is amended by striking unnumbered paragraph six (6).
24. House Rule 56 is amended by striking the rule.
25. House Rule 63 is amended by striking the rule and inserting in lieu theref the following:

When a question is under debate, no motion will be received except the following:

1. A motion to adjourn.
2. A motion to lay on the table.
3. A motion for the previous question.
4. A motion to postpone action until a certain day.
5. A motion to amend the bill under consideration by striking the enacting words.
6. A motion to commit or amend.
7. A motion to postpone indefinitely. These motions have precedence as listed.

A motion to postpone to a certain day, to commit, or to postpone indefinitely a particular question will not be considered more than once in the same day.

If a motion to amend a bill by striking the enacting words is adopted, the action is equivalent to rejection of the bill.
26. House Rule 68, unnumbered paragraph two (2), is amended to read as follows:

A motion to reconsider the vote by which a motion to lay on the table was adopted shall be considered in all respects as a motion to take from the table and requires [a three-fifths vote] an affirmative vote of at least a constitutional majority of the members.
27. House Rule 77 is amended by striking the rule and inserting in lieu thereof the following:

The previous question shall always be put in this form: "Shall the main question be now put?"

When a member moves for a previous question, he shall state whether his motion will apply to the main question, to all the amendments, or to particular amendments. The motion requires an affirmative vote
of at least a constitutional majority of the members. If the motion for a previous question is not adopted the House shall proceed in the same manner as before the motion was made.

If the motion is adopted, all debate must end and the House will vote upon the question except:

1. If the motion applies to the main question, the member in charge of the measure will have ten minutes to speak before the vote is taken for the purpose of closing discussion.
2. If the motion applies to an amendment, the member proposing the amendment will have five minutes to speak before the vote is taken for the purpose of closing discussion.
3. If a member has filed a written request with the Chief Clerk of the House indicating his desire to speak on a particular question. The request must be filed before the motion is made by the movant. The request allows a member to speak on a particular question before the closing discussion by the member who is in charge of the measure or who is proposing the amendment.

The House resumed consideration of line 9, amendment 7 of the Cochran, et al., amendment to the committee amendment, filed January 11, 1973, and found on page 90 of the House Journal as follows:
7. Strike lines 294 through 323.

Cochran of Webster moved the adoption of amendment 7 of the Cochran, et al., amendment.

Rule 70 was invoked.
Roll call was requested by Cochran of Webster and Jesse of Polk.

On the question "Shall amendment 7 of the Cochran, et al., amendment be adopted?"

The ayes were, 43:

| Avenson | Fitzgerald | Krause | Norpel |
| :--- | :--- | :--- | :--- |
| Brinck | Griffee | McCormick | O'Halloran |
| Brunow | Hargrave | Mennenga | Patchett |
| Byerly | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A.V. | Rapp |
| Clark, J. W. | Higgins | Miller, K. D. | Rinas |
| Cochran | Horn | Miller, R.G. | Small |
| Connors | Husak | Monroe | Wells |
| Cusack | Hutchins | Newhard | Woods |
| Doyle | Jesse | Nielsen | Wyckoff |
| Dunton | Jordan | Norland |  |

The nays were, 53:

| Anderson | Dunlap | Holden | Peterson <br> Bennett |
| :--- | :--- | :--- | :--- |
| Edelen | Junker | Readinger |  |
| Bittle | Egenes | Kiser | Roorda |
| Bortell | Ewing | Knoke | Schroeder |
| Brockett | Ferguson | Kreamer | Stanley |
| Butler | Fischer, H. O. | Lippold | Stephens |
| Clark, J. H. | Fisher, C. R. | Lipsky | Stromer |
| Crabb | Freeman | Logue | Strothman |
| Crawford | Fullerton | McElroy | Tofte |
| Daggett | Grassley | Mendenhall | Trowbridge |
| Danker | Hansen | Menke | West |
| De Jong | Harvey | Oakley | Wulff |
| Den Herder | Hill | Pellett | Mr. Speaker |
| Drake |  |  |  |
| Absent or not voting, 4: |  |  |  |
| Branstad | Caffrey | Millen | Welden |

Amendment 7 of the amendment lost.
Holden of Scott offered the following amendment to the committee amendment and moved its adoption:
1 Amend the amendment filed by the committee on rules on
2 January 11, 1973, by striking line 23 and inserting in lieu
3 thereof the following:
4 "motion to suspend a rule, to table or take from the table, a
5 matter requires".
Amendment to the committee amendment adopted.
Holden of Scott offered the following amendment to the committee amendment and moved its adoption:
1 Amend the amendment filed by the committee on
2 rules on January 11, 1973, by adding after the word
3 "filing" in line 29 the words "bills as provided in".
Amendment to the committee amendment adopted.
Holden of Scott offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment filed by the committee on rules on January 11, 1973, as follows:

1. By striking lines 81 through 111 and inserting in lieu thereof the following:
"7. House Rule 20 is amended by striking unnumbered paragraphs three (3) through seven (7) and inserting in lieu thereof the following:

During a legislative day while the House is in session, and one-half hour before the House convenes and one-half hour after the House recesses or adjourns, no person shall be admitted to the floor of the House accept:

1. Members of the General Assembly and authorized employees in the performance of their duties.
2. Former members of the General Assembly who are not registered lobbyists.
3. A General Assembly member's family.
4. Representatives of the press, radio, and television who shall go directly to and from the press box.
5. Legislative interns sponsored by an educational institution who are assigned to assist the Speaker, Speaker
Pro Tempore, the majority and minority leaders and their assistants, and committee chairmen.
6. Chairman, co-chairman, and the executive secretary of a political party.
7. Personnel of the Code Editor's Office, Legislative Service Bureau, and
Fiscal Director's Office.
8. Members of State Executive Council and Attorney General.

No person admitted to the floor of the House, except members of the General Assembly, shall, while the House is in session, lobby or attempt to exercise any influence with any member for or against any matter then pending or that may thereafter be considered by the House."
2. By striking lines 181 through 183 and inserting in lieu thereof the following:
"members to authorize the introduction of [a committee] any bill[, except in the case of the appropriations committee and ways and means committee]."
3. By adding after line 208 the following new division: Amend House Rule 44 of the temporary Rules of the House as follows:
"Bills introduced in the first regular session of a General Assembly which are not withdrawn, defeated, or indefinitely postponed shall carry over into the second regular session of the same General Assembly in the same status as they were in at the time of adjournment sine die and such bills, including those remaining on any calendar at the adjournment sine die of the first regular session, shall be returned to the standing committees to which the same were initially referred or which originated the same. [Committees shall not be required to refer such bills to a subcommittee for consideration, but may return them to the calendar in the second regular session by committee vote.] Bills which have been recommended to the calendar for passage in the first regular session need not be reassigned to subcommittee, but may be returned to the calendar in the second regular session by committee vote. Joint resolutions proposing or ratifying amendments to the United States Constitution or proposing amendments to the state constitution carry over in the same manner as bills. All other forms of resolutions expire with the adjournment of the first regular session."
4. By striking lines 296 and 297.

Amendment to the committee amendment adopted.
Brinck of Lee offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment filed by the committee on
rules on January 11 to the Temporary Rules of the
House as follows:

1. Line 98, by inserting a period (.) after the word "television" and striking the remainder of the line.
2. Line 99, by striking the word "box".

A non-record roll call was requested.
The ayes were 38 , nays 58.
Amendment to the committee amendment lost.
Freeman of Buena Vista offered the following amendment to the committee amendment filed by Freeman, et al., and moved its adoption:

## House filed January 11, as follows:

1. Line 145, by striking the word "sixty-first" and inserting in lieu thereof the word "fortyseventh".
2. Line 202, by striking the numeral " 30 " and inserting in lieu thereof the numeral " 9 ".
3. Line 205, by striking the word and numeral "April 13" and inserting in lieu thereof the word and numeral "March 30".
4. Line 206, by striking the numeral " 20 " and inserting in lieu thereof the numeral " 6 ".
5. Line 208, by striking the numeral " 27 " and inserting in lieu thereof the numeral " 13 ".
Roll call was requested by Freeman of Buena Vista and Anderson of Ringgold.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes, 32:

| Anderson <br> Bennett | Doyle <br> Bortell | Freeman <br> Fullerton | McCormick <br> Mendenhal |
| :--- | :--- | :--- | :--- |
| Branstad | Grassley | Middleswart | Peterson <br> Poncy <br> Readinger |
| Clark, J. W. | Miller, A. V. | Schroeder |  |
| Daggett | Harper | Musak | Mille, K. D. |


| Horn | Logue | Oakley | Stephens <br> Hutchins |
| :--- | :--- | :--- | :--- |
| McElroy | O'Halloran | Stromer |  |
| Jesse | Menke | Patchett | Strothman |
| Junker | Mennenga | Rapp | Trowbridge |
| Kiser | Miller, R. G. | Rinas | Wells |
| Knoke | Newhard | Roorda | West |
| Lippold | Nielsen | Smanl | Mr. Speaker |
| Lipsky | Norpel | Stanley |  |
| Absent or not voting, 5: |  |  |  |
| Drake   <br> Fischer, H. O. Krause | Millen | Welden |  |

Amendment to the committee amendment lost.
Hill of Polk offered the following amendment to the committee amendment filed by Hill, et al., and moved its adoption:
1 Amend the committee on rules amendment to the
Temporary Rules of the House, filed January 11, 1973, as follows:

1. By striking lines 308 through 315 and
inserting in lieu thereof the following:
"1. If the motion applies to the main question, the member in charge of the measure will have ten minutes to speak for the purpose of closing discussion before the vote on the measure is taken.
2. If the motion applies to an amendment, the member proposing the amendment will have
five minutes to speak for the purpose of closing discussion before the vote on the amendment is taken."

Amendment to the committee amendment adopted.
Holden of Scott moved the adoption of amendments 1 and 2, lines 1 through 18 of the committee amendment.

Amendments 1 and 2 adopted.
Holden of Scott moved the adoption of amendment 3, lines 19 through 32 of the committee amendment as amended.

Amendment 3 as amended adopted.
Poncy of Wapello offered the following amendment to the Temporary Rules of the House and moved its adoption:
1 Amend the Temporary Rules of the House as follows:
2 House Rule 11 by inserting after line 8 the
3 following new paragraph:
4 "Smoking shall not be permitted in the House
5 Chamber while the House is in session."
Roll call was requested by Knoke of Pottawattamie and Poncy of Wapello.

Rule 70 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 41 :

| Anderson | Dunlap <br> Dunton |
| :--- | :--- |
| Bennett | Frockett |
| Ferguson |  |
| Brunow | Fisher, C. R. |
| Carr | Fitzgerald |
| Clark, J. W. | Grassley |
| Connors | Griffee |
| Crawford | Hansen |
| Cusack | Harper |
| Daggett | Holden |
| Danker |  |

The nays were, 54:

| Avenson | Edelen | Kiser | Norpel |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Knoke | Oakley |
| Bortell | Ewing | Krause | O'Halloran |
| Branstad | Freeman | Kreamer | Peterson |
| Brinck | Fullerton | Lippold | Rinas |
| Butler | Hargrave | Logue | Roorda |
| Byerly | Harvey | McCormick | Schroeder |
| Caffrey | Hennessey | McElroy | Stromer |
| Clark, J. H. | Higgins | Mendenhall | Tofte |
| Cochran | Hill | Miller, K. D. | Woods |
| Crabb | Horn | Miller,R. G. | Wulff |
| De Jong | Husak | Newhard | Wyckoff |
| Doyle | Hutchins | Nielsen | Mr. Speaker |
| Drake | Jesse |  |  |
| Absent or not voting, 5: |  |  |  |
| Den Herder <br> Fischer, H. O. | Millen |  | Trowbridge |

Amendment lost.
Holden of Scott moved the adoption of amendments 4, 5, and 6, lines 33 through 80 of the committee amendment.

Amendments 4, 5, and 6 adopted.
Holden of Scott moved the adoption of amendment 7, lines 81 through 111 of the committee amendment as amended.

Amendment 7 of the committee amendment as amended adopted.

Holden of Scott moved the adoption of amendments 8, 9, and 10 , lines 112 through 129 of the committee amendment.

Amendments 8, 9, and 10 adopted.
Holden of Scott moved the adoption of amendment 11, lines 130 through 142 of the committee amendment as amended.

Amendment 11 of the committee amendment as amended adopted.

Holden of Scott moved the adoption of amendments 12 through 20 , lines 143 through 247 of the committee amendment.

Amendments 12 through 20 adopted.
Patchett of Johnson asked and received unanimous consent to withdraw the amendment filed by him on January 15, 1973, and found on page 94 of the House Journal.

Patchett of Johnson offered the following amendment filed by him:

1 Amend the Temporary Rules of the House as follows:
2 House Rule 52 by inserting after line 7 the
3 following new paragraph:
"No more than one-third of the membership of
5 any standing committee shall be required for the
6 purpose of requesting a public hearing to be held.
7 Upon written request of such number or such lesser
8 number as may be required by committee rules, the
9 chairperson of a committee shall designate a time
10 and place for a public hearing and make a public
11 announcement thereof."
Stanley of Muscatine offered, from the floor, the following Stanley, Grassley, Egenes, Schroeder, Cochran, Small amendment to the amendment and moved its adoption:

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

A non-record roll call was requested.
The ayes were 85 , nays 4 .
Amendment as amended adopted.

Holden of Scott moved the adoption of amendments 21, 22, $23,24,25$ and 26 , lines 248 through 293 of the committee amendment.

Amendments 21, 22, 23, 24, 25 and 26 adopted.
Holden of Scott moved the adoption of amendment 27, lines 294 through 323 of the committee amendment as amended.

A non-record roll call was requested.
The ayes were 49 , nays 41.
Amendment as amended adopted.
Junker of Woodbury offered the following amendment filed by him and moved its adoption:
1 Amend Rule 78 of the Temporary Rules of the
House as follows:
3 Any member may call for a division of the
4 question, which shall be divided if it comprehends
5 questions so distinct that one being taken away, the
6 remainder may stand separately for the discussion
7 by the House. A motion to strike out being lost
8 shall not preclude [neither] either an amendment [nor]
9 or a motion to strike out and insert. A motion
10 to strike out and insert shall be deemed indivisible.
Amendment adopted.
Holden of Scott moved the adoption of the Temporary Rules of the House as amended.

Roll call was requested by Holden of Scott and Stanley of Muscatine.

On the question "Shall the Temporary Rules of the House as amended be adopted?"

The ayes were, 63 :

| Anderson | Dunlap | Husak | Peterson <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Hutchins | Readinger |
| Bitelen | Junker | Roorda |  |
| Bitle | Egenes | Kiser | Schroeder |
| Branstad | Ewing | Knoke | Stanley |
| Branck | Ferguson | Lippold | Stephens |
| Brinckett | Fischer, H. O. | Lipsky | Stromer |
| Brocker | Fisher, C. R. | Logue | Strothman |
| Butler | Freeman | McElroy | Tofte |
| Carr | Fullerton | Mendenhall | Trowbridge |
| Clark, J. H. | Grassley | Menke | West |
| Crabb | Hansen | Miller, A. V. | Woods |
| Crawford | Harvey | Miller, K. D. | Wulff |
| Daggett | Hennessey | Miller, R. G. | Wyckoff |
| Danker | Hill | Norpel | Mr. Speaker |
| De Jong | Holden | Pellett |  |

The nays were, 29:

| Brunow | Griffee | McCormick | O'Halloran |
| :---: | :---: | :---: | :---: |
| Byerly | Hargrave | Mennenga | Patchett |
| Caffrey | Harper | Middleswart | Poncy |
| Clark, J. W. | Horn | Monroe | Rapp |
| Cochran | Jesse | Newhard | Rinas |
| Cusack | Jordan | Nielsen | Small |
| Doyle | Krause | Norland | Wells |
| Fitzgerald |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Connors | Drake | Kreamer | Oakley |
| Den Herder | Higgins | Millen | Welden |

The Temporary Rules of the House as amended were adopted.

## REPORT OF COMMITTEE

Clark of Lee, from the committee on cities and towns, submitted the following report:

Mr. Spraker: Your committee on cities and towns to whom was referred House File 4, a bill for an act relating to qualifications of civil service employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same do pass.

CLARK of Lee, Chairman

## AMENDMENT FILED

```
    Amend Rule 2 of Temporary Rules of the House by
adding thereto the following paragraph:
    "The House shall stand in recess or be adjourned
during the following hours:
    Monday 3:00 p.m.-5:00 p.m.
    Tuesday 10:00 a.m.-noon
    Wednesday 11:00 a.m.-noon
    Thursday 3:00 p.m.-5:00 p.m."
```

SCHROEDER of Pottawattamie
DAGGETT of Taylor
DE JONG of Marion
KNOKE of Pottawattamie
MENKE of O'Brien
OAKLEY of Clinton
BUTLER of Pottawattamie
BORTELL of Madison
LOGUE of Iowa
DRAKE of Muscatine
PETERSON of Woodbury
NORPEL of Jackson
MONROE of Des Moines
CRABB of Crawford
EDELEN of Emmet
FISCHER of Grundy

JESSE of Polk<br>NORLAND of Worth<br>WEST of Marshall JORDAN of Linn JUNKER of Woodbury FULLERTON of Woodbury CONNORS of Polk HARGRAVE of Johnson LIPSKY of Linn HARVEY of Scott CARR of Dubuque HUTCHINS of Guthrie HENNESSEY of Delaware MENNENGA of Clinton DUNLAP of Story WULFF of Black Hawk STROTHMAN of Henry DANKER of Pottawattamie DUNTON of Keokuk GRIFFEE of Chickasaw CUSACK of Scott CLARK of Dubuque MIDDLESWART of Warren NEWHARD of Jones WYCKOFF of Benton CLARK of Lee McELROY of Fremont WELDEN of Hardin LIPPOLD of Black Hawk HANSEN of O'Brien PONCY of Wapello PATCHETT of Johnson O'HALLORAN of Black Hawk HIGGINS of Scott BRINCK of Lee

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, January 18, 1973.

# JOURNAL OF THE HOUSE 

Eleventh Calendar Day-Eighth Session Day<br>Hall of the House of Representatives Des Moines, Iowa, Thursday, January 18, 1973

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

Prayer was offered by the Reverend B. Gordon Packard, pastor of the United Methodist Church, Forest City, Iowa.

The Journal of Wednesday, January 17, 1973, was approved.

## Legislative physician for the day

Dr. Gene VanZee, Pella, Iowa.

## LeAve of AbSENCE

Leave of absence was granted as follows:
Trowbridge of Floyd on request of Hill of Polk; Den Herder of Sioux for January 18 and 19 on request of Roorda of Jasper; Millen of Van Buren on request of Stromer of Hancock.

## PRESENTATION OF VISITORS

Tofte of Winneshiek presented to the House the Honorable Walter V. Langland, former member of the House during the Sixty-second and Sixty-third General Assemblies, representing Winneshiek County.

Ewing of Mahaska presented to the House the Honorable George N. Pierson, former member of the House during the Sixty-second through Sixty-fourth General Assemblies, representing Keokuk, Mahaska and Monroe Counties.

The Speaker announced the following visitors present in the House chamber:

Twelve students from Upper Iowa College, Fayette, accompanied by Walt Griffin. By Avenson of Fayette.
V.A. Farm Class and State and Local Government Class from Iowa Lakes Community College. By Edelen of Emmet.

## ADOPTION OF COMMITTEE REPORT

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

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 3, by Hill, Lipsky, Cochran, Kreamer, Bittle, Knoke, Roorda, Newhard, Crawford, Small, Monroe, Carr, Schroeder, Middleswart, Stromer, Edelen, Readinger, Den Herder, Jesse, Dunton, Clark of Lee and Stanley, 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 judiciary and law enforcement.

## INTRODUCTION OF BILLS

House File 32, by committee on agriculture, a bill for an act relating to the production and adulteration of dairy food products.

Read first time and placed on the calendar.
House File 33, by Hill, Fisher of Greene, Norpel and Jesse (Shaff, Milligan and Robinson), a bill for an act relating to temporary service by retired supreme court judges, quorum, and divisions of the supreme court.

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

## SENATE MESSAGE CONSIDERED

Senate File 7, a bill for an act relating to the return of marriage document.

Read first time and referred to committee on county government.

The House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

CONSIDERATION OF BILLS<br>REGULAR CALENDAR

House File 17, a bill for an act relating to the memorandum
of alleged traffic violations, 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. 17)
The ayes were, 84:

| Anderson | Dunlap |
| :---: | :---: |
| Avenson | Dunton |
| Bittle | Edelen |
| Bortell | Ewing |
| Brinck | Ferguson |
| Brockett | Fischer, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Freeman |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harper |
| Cusack | Higgins |
| Daggett | Hill |
| Danker | Holden |
| De Jong | Horn |
| Doyle | Husak |
| Drake | Hutchins |


| Jesse | Oakley |
| :--- | :--- |
| Junker | O'Halloran |
| Kiser | Patchett |
| Knoke | Poncy |
| Krause | Rapp |
| Kreamer | Readinger |
| Lippold | Rinas |
| Lipsky | Schroeder |
| Logue | Small |
| McCormick | Stanley |
| McElroy | Stephens |
| Menke | Stromer |
| Mennenga | Strothman |
| Middleswart | Tofte |
| Miller, A. V. | Welden |
| Miller, K. D. | Wells |
| Miller, R. G. | West |
| Newhard | Woods |
| Nielsen | Wulff |
| Norland | Wyckoff |
| Norpel | Mr.Speaker |

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

| Bennett | Den Herder | Jordan | Pellett |
| :--- | :--- | :--- | :--- |
| Branstad | Egenes | Mendenhall | Peterson |
| Caffrey | Havey | Millen | Roorda |
| Clark,J. W. | Hennessey | Monroe | Trowbridge |

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

House File 18, a bill for an act relating to duties of operators of vehicles turning left, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 18)

The ayes were, 84:

| Anderson | Brunow Cochran Daggett <br> Avenson Butler Connors | Danker <br> Bittle | Byerly |
| :--- | :--- | :--- | :--- |
| Berteng |  |  |  |


| Dunlap | Hill | Menke | Rinas |
| :--- | :--- | :--- | :--- |
| Dunton | Holden | Mennenga | Schroeder |
| Edelen | Horn | Middleswart | Small |
| Ewing | Husak | Miler, A.V. | Stanley |
| Ferguson | Hutchins | Miller, K. D. | Stephens |
| Fischer, H. O. | Jesse | Miller, R. G. | Stromer |
| Fisher, C. R. | Junker | Newhard | Strothman |
| Fitzgerald | Kiser | Nielsen | Tofte |
| Freeman | Knoke | Norland | Welden |
| Fullerton | Krause | Norpel | Wells |
| Grassley | Kreamer | Oakley | West |
| Griffee | Lippold | O'Halloran | Woods |
| Hansen | Lipsky | Patchett | Wulff |
| Hargrave | Logue | Poncy | Wyckoff |
| Harper | McCormick | Rapp. | Mr. Speaker |
| Higgins | McElroy | Readinger |  |

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

| Bennett | Den Herder <br> Branstad | Jordan <br> Bgenes | Pellett <br> Caffrey |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Harvey | Hennessey | Millen |

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

## HOUSE FILE 19 DEFERRED

House File 19, a bill for an act providing exceptions to driving on the right side of a roadway, was taken up for consideration.

Oakley of Clinton asked and received unanimous consent that House File 19 be deferred and that the bill retain its place on the calendar.

House File 20, a bill for an act relating to operating a vehicle under control, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-2$ filed by him and moved its adoption:
H-2
1 Amend House File 20 as follows:
2 Page 1, by striking lines 9 through 15.
Amendment adopted.
Brinck of Lee moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 20)
The ayes were, 93 :

| Anderson | Bittle | Brockett | Byerly |
| :--- | :--- | :--- | :--- |
| Avenson | Bortell | Brunow | Carr |
| Bennett | Brinck | Butler | Clark, J. H. |


| Clark, J. W. | Grassley |
| :--- | :--- |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harper |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Doyle | Horn |
| Drake | Husak |
| Dunlap | Hutchins |
| Dunton | Jesse |
| Edelen | Jordan |
| Egenes | Junker |
| Ewing | Kiser |
| Ferguson | Knoke |
| Fisher, C. R. | Krause |
| Fitzgerald | Kreamer |
| Freeman | Lippold |
| Fullerton |  |

Lipsky
Logue
McCormick
McEEroy
Mendenhall
Menke
Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett

Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff Mr. Speaker

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

| Branstad | Den Herder | Harvey |
| :--- | :--- | :--- |
| Caffrey | Fischer, H. O. | Millen |

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

House File 22, a bill for an act relating to road workers exemptions while actually working on the surface of the highways and providing penalties, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 22)
The ayes were, 93 :

| Anderson | Cusack | Griffee | Kreamer |
| :---: | :---: | :---: | :---: |
| Avenson | Daggett | Hansen | Lippold |
| Bennett | Danker | Hargrave | Lipsky |
| Bittle | De Jong | Harper | Logue |
| Bortell | Doyle | Hennessey | McCormick |
| Brinck | Drake | Higgins | McElroy |
| Brockett | Dunlap | Hill | Mendenhall |
| Brunow | Dunton | Holden | Menke |
| Butler | Edelen | Horn | Mennenga |
| Byerly | Egenes | Husak | Middleswart |
| Carr | Ewing | Hutchins | Miller, A. V. |
| Clark, J. H. | Ferguson | Jesse | Miller, K. D. |
| Clark, J. W. | Fisher, C. R. | Jordan | Miller, R. G. |
| Cochran | Fitzgerald | Junker | Monroe |
| Connors | Freeman | Kiser | Newhard |
| Crabb | Fullerton | Knoke | Nielsen |
| Crawford | Grassley | Krause | Norland |

Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapo
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Toffe
Welden

Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

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

| Branstad <br> Caffrey | Den Herder | Harvey |
| :--- | :--- | :--- |

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

House File 23, a bill for an act to reduce the penalties for certain violations of the motor vehicle financial responsibility law, was taken up for consideration.

Dunlap 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. 23)
The ayes were, 86:

| Anderson | Dunlap | Knoke | Pellett |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Krause | Peterson |
| Bennett | Ewing | Kreamer | Poncy |
| Bittle | Ferguson | Lippold | Rapp |
| Bortell | Fisher, C. R. | Lipsky | Readinger |
| Brinck | Fitzgerald | Logue | Rinas |
| Brockett | Freeman | McCormick | Roorda |
| Brunow | Fullerton | McElroy | Schroeder |
| Butler | Grassley | Mendenhall | Small |
| Byerly | Griffee | Menke | Stanley |
| Carr | Hansen | Mennenga | Stephens |
| Clark, J. H. | Harper | Miller, A. V. | Stromer |
| Clark, J. W. | Hennessey | Miller, K. D. | Strothman |
| Cochran | Hill | Miller, R. G. | Tofte |
| Connors | Holden | Newhard | Welden |
| Crabb | Horn | Nielsen | Wells |
| Crawford | Husak | Norland | West |
| Cusack | Hutchins | Norpel | Woods |
| Daggett | Jesse | Oakley | Wulff |
| Danker | Jordan | O'Halloran | Wyckoff |
| De Jong | Junker | Patchett | Mr. Speaker |
| Drake | Kiser |  |  |
| The nays were, 5: |  |  |  |
| Doyle <br> Hargrave | Higgins | Middleswart | Monroe |
| Absent or not voting, 9: |  |  |  |
| Branstad | Edelen | Fischer, H. O. | Millen |
| Caffrey | Egenes | Harvey | Trowbridge |

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

## ADOPTION OF REPORT ON JOINT LEGISLATIVE EMPLOYEES

Fisher of Greene called up for consideration the Report of Joint Personnel Committee on Joint Legislative Employees found on pages 103 to 105 of the House Journal and moved its adoption.

The motion prevailed and the report was adopted.

## COMMUNICATION FROM THE CHIEF JUSTICE OF THE SUPREME COURT

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

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

To the First Regular Session of the Sixty-fifth General Assembly of the State of Iowa:
Pursuant to Sections 684.18 and 684.19, Code 1973, the Supreme Court of Iowa has prescribed and hereby reports to the General Assembly changes in the existing Rules of Civil Procedure as follows:

That rule 8 be stricken and the following be substituted:
Rule 8. INJURY OR DEATH OF A MINOR.
That rule 8 be stricken and the following substituted:
A parent, or the parents, may sue for the expense and actual loss of services, companionship and society resulting from injury to or death of a minor child.

Rule 34. BRINGING IN NEW PARTIES-PROCEDURE.
That "rule 33 " be stricken from line 2 of rule 74 and "rules 33 and 34" be substituted, that "(a) AGAINST COPARTIES" be stricken from rule 33 and that rules $33(\mathrm{~b})$ and 34 be stricken and the following be substituted:

Rule 34. THIRD PARTY PRACTICE.
(a) When Defendant May Bring in Third Party. At any time after commencement of the action a defending party, as a third-party plaintiff, may file a cross-petition and cause an original notice to be served upon a person not a party to the action who is or may be liable to him for all or part of the plaintiff's claim against him. The third-party plaintiff need not obtain leave to make the service if he files the cross-petition not later than 10 days after he files his original answer. Otherwise he must obtain leave on motion upon notice to all parties to the action. The person served with the original notice, hereinafter called the third-party defendant, shall make his defenses to the third-party plaintiff's claim as provided in rule 85 and his counterclaims against the third-party plaintiff as provided in rule 29 and cross-claims against other third-party defendants as provided in rule 33. The third-party defendant may assert against the plaintiff any defenses which the third-party plaintiff has to the plaintiff's claim. The third-party defendant may also assert any claim against the plaintiff arising out of the transaction or occurrence that is the subject matter of the plaintiff's claim
against the third-party plaintiff, and the plaintiff thereupon shall assert his defenses as provided in rule 85 and his counterclaims under rule 29. Any party may move to strike the third-party claim or for its severance or for separate trial. A third-party defendant may proceed under this rule against any person not a party to the action who is or may be liable to him for all or part of the claim made in the action against the third-party defendant.
(b) When Plaintiff May Bring in Third Party. When a counterclaim is asserted against a plaintiff, he may cause a third party to be brought in under circumstances which under this rule would entitle a defendant to do so.

## Rule 55. FAILURE TO FILE PETITION.

That rule 55 be amended by adding thereto the following:
Dismissals under this rule shall be without prejudice, but if the plaintiff has previously dismissed an action against the same defendant in any court of any state or of the United States, including or based on the same cause, such dismissal shall operate as an adjudication against him on the merits unless otherwise ordered by the court in the interest of justice.

Rule 121. DISCOVERY METHODS.
That rule 121 be stricken and the following substituted:
Parties may obtain discovery by one or more of the following methods: depositions upon oral examination or written questions; written interrogatories; production of documents or things or permission to enter upon land or other property, for inspection and other purposes; physical and mental examinations; and requests for admission. Unless the court orders otherwise under rule 123, the frequency of use of these methods is not limited.

Rule 122. SCOPE OF DISCOVERY.
That rule 122 be stricken and the following be substituted:
Unless otherwise limited by order of the court in accordance with these rules, the scope of discovery is as follows:
(1) In General. Parties may obtain discovery regarding any matter, not privileged, which is relevant to the subject matter involved in the pending action, whether it relates to the claim or defense of the party seeking the covery or to the claim or defense of any other party, including the existence, description, nature, custody, condition and location of any books, documents, or other tangible things and the identity and location of persons having knowledge of any discoverable matter. It is not ground for objection that the information sought will be inadmissible at the trial if the information sought appears reasonably calculated to lead to the discovery of admissible evidence.
(2) Insurance Agreements. A party may obtain discovery of the existence and contents of any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment. Information concerning the insurance agreement is not by reason of disclosure admissible in evidence at trial. For purposes of this paragraph, an application for insurance shall not be treated as part of an insurance agreement.
(3) Trial Preparation: Materials. Subject to the provisions of subdivision (4) of this rule, a party may obtain discovery of documents and tangible things otherwise discoverable under subsection (1) of this rule and prepared in anticipation of litigation or for trial by or for another party
or by or for that other party's representative (including his attorney, consultant, surety, indemnitor, insurer, or agent) only upon a showing that the party seeking discovery has substantial need of the materials in the preparation of his case and that he is unable without undue hardship to obtain the substantial equivalent of the materials by other means. In ordering discovery of such materials when the required showing has been made, the court shall protect against disclosure of the mental impressions, conclusions, opinions, or legal theories of an attorney or other representative of a party concerning the litigation.

A party may obtain without the required showing a statement concerning the action or its subject matter previously made by that party. Upon request, a person not a party may obtain without the required showing a statement concerning the action or its subject matter previously made by that person. If the request is refused, the person may move for a court order. The provisions of rule $134(a)(4)$ apply to the award of expenses incurred in relation to the motion. For purposes of this paragraph, a statement previously made in (A) a written statement signed or otherwise adopted or approved by the person making it, or (B) a stenographic, mechanical, electrical, or other recording, or a transcrption thereof, which is a substantially verbatim recital of an oral statement by the person making it and contemporaneously recorded.
(4) Trial Preparation: Experts. Except as provided in rule 133, discovery of facts known and opinion held by experts, otherwise discoverable under the provisions of subdivision (1) of this rule and acquired or developed in anticipation of litigation or for trial, may be obtained only as follows:
(A)(1) A party may through interrogatories require any other party to identify each person whom the other party expects to call as an expert witness at trial, to state the subject matter on which the expert is expected to testify, and to state the substance of the facts and opinions to which the expert is expected to testify and a summary of the grounds for each opinion. (ii) Upon motion, the court may order further discovery by other means, subject to such restrictions as to scope and such provisions, pursuant to subdivision (4)(C) of this rule, concerning fees and expenses as the court may deem appropriate.
(B) A party may discover facts known or opinions held by an expert who has been retained or specially employed by another party in anticipation of litigation or preparation for trial and who is not expected to be called as a witness at trial, only as provided in rule 133 or upon a showing of exceptional circumstances under which it is impracticable for the party seeking discovery to obtain facts or opinions on the same subject by other means.
(C) Unless manifest injustice would result, (i) the court shall require that the party seeking discovery pay the expert a reasonable fee for time spent in responding to discovery under subdivisions (4)(A) (ii) and (4) (B) of this rule; and (ii) with respect to discovery obtained under subdivision (4) (A) (ii) of this rule the court may require, and with respect to discovery obtained under subdivision (4) (B) of this rule the court shall require, the party seeking discovery to pay the other party a fair portion of the fees and expenses reasonably incurred by the latter party in obtaining facts and opinions from the expert.

Rule 123. PROTECTIVE ORDERS.
That rule 123 be stricken and the following be substituted:

Upon motion by a party or by the person from whom discovery is sought or by any person who may be affected thereby, and for good cause shown, the court in which the action is pending or alternatively, on matters relating to a deposition, the court in the district where the deposition is to be taken, may make any order which justice requires to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense, including one or more of the following: (1) that the discovery not be had; (2) that the discovery may be had only on specified terms and conditions, including a designation of the time or place; (3) that the discovery may be had only by a method of discovery other than that selected by the party seeking discovery; (4) that certain matters not be inquired into, or that the scope of the discovery be limited to certain matters; (5) that discovery be conducted with no one present except persons designated by the court; (6) that a deposition after being sealed be opened only by order of the court; (7) that a trade secret or other confidential research, development, or commercial information not be disclosed or be disclosed only in a designated way; (8) that the parties simultaneously file specified documents or information enclosed in sealed envelopes to be opened as directed by the court.

If the motion for a protective order is denied in whole or in part, the court may, on such terms and conditions as are just, order that any party or person provide or permit discovery. The provisions of rule 134(a) (4) apply to the award of expenses incurred in relation to the motion.

Rule 124. SEQUENCE AND TIMING OF DISCOVERY.
That rule 124 be stricken and that the following be substituted:
Unless the court upon motion orders otherwise for the convenience of parties and witnesses and in the interests of justice, methods of discovery may be used in any sequence and the fact that a party is conducting discovery, whether by deposition or otherwise, shall not operate to delay any other party's discovery.

## Rule 125. SUPPLEMENTATION OF RESPONSES.

That rule 125 be stricken and the following substituted:
A party who has responded to a request for discovery with a response that was complete when made is under no duty to supplement his response to include information thereafter acquired, except as follows:
(1) A party is under a duty seasonably to supplement his response with respect to any question directly addressed to (A) the identity and location of persons having knowledge of discoverable matters, and (B) the identity of each person expected to be called as an expert witness at trial, the subject matter on which he is expected to testify, and the substance of his testimony.
(2) A party is under a duty seasonably to amend a prior response if he obtains information upon the basis of which (A) he knows that the response was incorrect when made, or (B) he knows that the response though correct when made is no longer true and the circumstances are such that a failure to amend the response is in substance a knowing concealment.
(3) A duty to supplement responses may be imposed by order of the court, agreement of the parties, or at any time prior to trial through new requests for supplementation of prior responses.

Rule 126. INTERROGATORIES TO PARTIES.
That rule 126 be stricken and the following be substituted:
(a) Availability; procedures for use. Except in small claims, any party may file written interrogatories to be answered by another party served or, if the other party is a public or private corporation or a partnership or association or governmental agency, by any officer or agent, who shall furnish such information as is available to the party. Copies of interrogatories and answers shall be filed for each adverse party. Interrogatories may, without leave of court, be directed to the plaintiff after commencement of the action and upon any other party with or after service of the original notice upon that party.

The clerk shall deliver a copy of the interrogatories as provided in rule 82, unless a copy shall have been served with an original notice.

Each interrogatory shall be answered separately and fully in writing under oath, unless it is objected to, in which event the reasons for objection shall be stated in lieu of an answer. The answers are to be signed by the person making them. The party to whom the interrogatories are directed shall file the answers, and objections if any, within 30 days after they are filed, except that a defendant may file answers or objections within 45 days after service of the original notice upon that defendant. The court may allow a shorter or longer time. The party submitting the interrogatories may move for an order under rule $134(\mathrm{a})$ with respect to any objection to or other failure to answer an interrogatory. Copies of answers shall be delivered as provided in rule 82.
(b) Scope; use at trial. Interrogatories may relate to any matters which can be inquired into under rule 122, and the answers may be used to the extent permitted by the rules of evidence.

An interrogatory otherwise proper is not necessarily objectionable merely because an answer to the interrogatory involves an opinion or contention that relates to fact or the application of law to fact, but the court may order that such an interrogatory need not be answered until after designated discovery has been completed or until a pretrial conference or other later time.
(c) Option to produce business records. Where the answer to an interrogatory may be derived or ascertained from the business records of the party upon whom the interrogatory has been served or from an examination, audit or inspection of such business records, or from a compilation, abstract or summary based thereon, and the burden of deriving or ascertaining the answer is substantially the same for the party serving the interrogatory as for the party served, it is a sufficient answer to such interrogatory to specify the records from which the answer may be derived or ascertained and to afford to the party serving the interrogatory reasonable opportunity to examine, audit or inspect such records and to make copies, compilations, abstracts or summaries.

## Rule 127. REQUESTS FOR ADMISSION.

That rule 127 be stricken and the following be substituted:
A party may serve upon any other party a written request for the admission, for purposes of the pending action only, of the truth of any matters within the scope of rule 122 set forth in the request that relate to statements or opinions of fact or of the application of law to fact, including the genuineness of any documents described in the request. Copies of documents shall be served with the request unless they have been or are otherwise furnished or made available for inspection and copying. The request may, without leave of court, be served upon the plaintiff after
commencement of the action and upon any other party with or after service of the original notice upon that party.

Each matter of which an admission is requested shall be separately set forth. The matter is admitted unless, within 30 days after service of the request, or within such shorter or longer time as the court may on motion allow, the party to whom the request is directed serves upon the party requesting the admission a written answer or objection addressed to the matter, signed by the party or by his attorney, but, unless the court shortens the time, a defendant shall not be required to serve answers or objections before the expiration of 45 days after service of the original notice upon him. If objection is made, the reasons therefor shall be stated. The answer shall specifically deny the matter or set forth in detail the reasons why the answering party cannot truthfully admit or deny the matter. A denial shall fairly meet the substance of the requested admission, and when good faith requires that a party qualify his anwser or deny a part of the matter of which an admission is requested, he shall specify so much of it as is true and qualify or deny the remainder. An answering party may not give lack of information or knowledge as a reason for failure to admit or deny unless he states that he has made reasonable inquiry and that the information known or readily obtainable by him is insufficient to enable him to admit or deny. A party who considers that a matter of which an admission has been requested presents a genuine issue for trial may not, on that ground alone, object to the request; he may, subject to the provisions of rule 134 (c), deny the matter or set forth reasons why he cannot admit or deny it.

The party who has requested the admission may move to determine the sufficiency of the answers or objections. Unless the court determines that an objection is justified, it shall order that an answer be served. If the court determines that an answer does not comply with the requirements of this rule, it may order either that the matter is admitted or that an amended answer be served. The court may, in lieu of these orders, determine that final disposition of the request be made at a pretrial conference or at a designated time prior to trial. The provisions of rule 134(a)(4) apply to the award of expenses incurred in relation to the motion.

Rule 128. EFFECT OF ADMISSION.
That rule 128 be stricken and the following be substituted:
Any matter admitted under this rule is conclusively established in the pending action unless the court on motion permits withdrawal or amendment of the admission. Subject to the provisions of rule 138 governing amendment of a pretrial order, the court may permit withdrawal or amendment when the presentation of the merits of the action will be subserved thereby and the party who obtained the admission fails to satisfy the court that withdrawal or amendment will prejudice him in maintaining his action or defense on the merits. Any admission made by a party under this rule may be used as an evidentiary admission only in any other proceeding.

Rule 129. PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY UPON LAND FOR INSPECTION AND OTHER PURPOSES.

That rule 129 be stricken and the following be substituted:
Any party may serve on any other party a request (1) to produce and permit the party making the request, or someone acting on his behalf, to inspect and copy, any designated documents (including writings, drawings, graphs, charts, photographs, phone-records, and other data compilations
from which information can be obtained, translated, if necessary, by the respondent through detection devices into reasonably usable form), or to inspect and copy, test, or sample any tangible things which constitute or contain matters within the scope of rule 122 and which are in the possession, custody or control of the party upon whom the request is served; or (2) except as otherwise provided by statute, to permit entry upon designated land or other property in the possession or control of the party upon whom the request is served for the purpose of inspection and measuring, surveying, photographing, testing, or sampling the property or any designated object to operation thereon, within the scope of rule 122.

Rule 130. PROCEDURE UNDER RULE 129.
That rule 130 be stricken and the following be substituted:
The request may, without leave of court, be served upon the plaintiff after commencement of the action and upon any other party with or after service of the original notice upon that party. The request shall set forth the items to be inspected either by individual item or by category, and describe each item and category with reasonable particularity. The request shall specify a reasonable time, place, and manner of making the inspection and performing the related acts.

The party upon whom the request is served shall serve a written response within 30 days after the service of the request, except that a defendant may serve a response within 45 days after service of the original notice upon that defendant. The court may allow a shorter or longer time. The response shall state, with respect to each item or category, that inspection and related activities will be permitted as requested, unless the request is objected to, in which event the reasons for objection shall be stated. If objection is made to part of an item or category, the part shall be specified. The party submitting the request may move for an order under rule 134 with respect to any objection to or other failure to respond to the request or any part thereof, or any failure to permit inspection as requested.

Rule 131. ACTION FOR PRODUCTION OR ENTRY AGAINST PERSONS NOT PARTIES.

That rule 131 be stricken and the following be substituted:
Rules 129 and 130 do not preclude an independent action against a person not a party for production of documents and things and permission to enter upon land.

Rule 132. PHYSICAL AND MENTAL EXAMINATION OF PERSONS.
That rule 132 be stricken and the following be substituted:
When the mental or physical condition (including the blood group) of a party, or of a person in the custody or under the legal control of a party, is in controversy, the court in which the action is pending may order the party to submit to a physical or mental examination by a physician or to produce for examination the person in his custody or legal control. The order may be made only on motion for good cause shown and upon notice to the person to be examined and to all parties and shall specify the time, place, manner, conditions, and scope of the examination and the person or persons by whom it is to be made.

Rule 133. REPORT OF EXAMINING PHYSICIAN.
That rule 133 be stricken and the following be substituted:
(a) If requested by the party against whom an order is made under, rule 132 or the person examined, the party causing the examination to be
made shall deliver to him a copy of a detailed written report of the examining physician setting out his findings, including results of all tests made, diagnosis and conclusions, together with like reports of all earlier examinations of the same condition. After delivery the party causing the examination shall be entitled upon request to receive from the party against whom the order is made a like report of any examination, previously or thereafter made, of the same condition, unless, in the case of a report of examination of a person not a party, the party shows that he is unable to obtain it. The court on motion may make an order against a party requiring delivery of a report on such terms as are just, and if a physician fails or refuses to make a report the court may exclude his testimony if offered at the trial.
(b) By requesting and obtaining a report of the examination so ordered or by taking the deposition of the examiner, the party examined waives any privilege he may have in that action or any other involving the same controversy, regarding the testimony of every other person who has examined or may thereafter examine him in respect of the same mental or physical condition.
(c) This rule applies to examination made by agreement of the parties, unless the agreement expressly provides otherwise. This rule does not preclude discovery of a report of an examining physician or the taking of a deposition of the physician in accordance with the provisions of any other rule or statute.

Rule 134. FAILURE TO MAKE DISCOVERY: CONSEQUENCES.
That rule 134 be stricken and the following be substituted:
(a) Motion for order compelling discovery. A party, upon reasonable notice to other parties and all persons affected thereby, may apply for an order compelling discovery as follows:
(1) Appropriate court. An application for an order to a party may be made to the court in which the action is pending, or, on matters relating to a deposition, to the court in the district where the deposition is being taken. An application for an order to a deponent who is not a party shall be made to the court in the district where the deposition is being taken.
(2) Motion. If a deponent fails to answer a question propounded or submitted under rule 140 or 150 , or a corporation or other entity fails to make a designation under rule 147 (e), or a party fails to answer an interrogatory submitted under rule 126, or if a party, in response to a request for inspection submitted under rule 129, fails to respond that inspection will be permitted as requested or fails to permit inspection as requested, the discovering party may move for an order compelling an answer, or a designation, or an order compelling inspection in accordance with the request. When taking a deposition on oral examination, the proponent of the question may complete or adjourn the examination before he applies for an order.

In ruling on such motion, the court may make such protective order as it would have been empowered to make on a motion made pursuant to rule 123.
(3) Evasive or incomplete answer. For purposes of this subdivision an evasive or incomplete answer is to be treated as a failure to answer.
(4) Award of expenses of motion. If the motion is granted, the court shall, after opportunity for hearing, require the party or deponent whose
conduct necessitated the motion or the party or attorney advising such conduct or both of them to pay to the moving party the reasonable expenses incurred in obtaining the order, including attorney's fees, unless the court finds that the opposition to the motion was substantially justified or that other circumstances make an award of expenses unjust.

If the motion is denied, the court shall, after opportunity for hearing, require the moving party or the attorney advising the motion or both of them to pay to the party or deponent who opposed the motion the reasonable expenses incurred in opposing the motion, including attorney's fees, unless the court finds that the making of the motion was substantially justified or that other circumstances make an award of expenses unjust.

If the motion is granted in part and denied in part, the court may apportion the reasonable expenses incurred in relation to the motion among the parties and persons in a just manner.
(b) Failure to comply with order.
(1) Sanctions by court in district where deposition is taken. If a deponent fails to be sworn or to answer a question after being directed to do so by the court in the district in which the deposition is being taken, the failure may be considered a contempt of that court.
(2) Sanctions by court in which action is pending. If a party or an officer, director, or managing agent of a party or a person designated under rule 147 (e) to testify on behalf of a party fails to obey an order to provide or permit discovery, including an order made under subdivision (a) of this rule or rule 132, the court in which the action is pending may make such orders in regard to the failure as are just, and among others the following:
(A) An order that the matters regarding which the order was made or any other designated facts shall be taken to be established for the purposes of the action in accordance with the claim of the party obtaining the order;
(B) An order refusing to allow the disobedient party to support or oppose designated claims or defenses, or prohibiting him from introducing designated matters in evidence;
(C) An order striking out pleadings or parts thereof, or staying further proceedings until the order is obeyed, or dismissing the action or proceeding or any part thereof, or rendering a judgment by default against the disobedient party;
(D) In lieu of any of the foregoing orders or in addition thereto, an order treating as a contempt of court the failure to obey any orders except an order to submit to a physical or mental examination.

In lieu of any of the foregoing orders or in addition thereto, the court shall require the party failing to obey the order or the attorney advising him or both to pay the reasonable expenses, including attorney's fees, caused by the failure, unless the court finds that the failure was substantially justified or that other circumstances make an award of expenses unjust.
(c) Expenses on failure to admit. If a party fails to admit the genuineness of any document or the truth of any matter as requested under rule 127, and if the party requesting the admissions thereafter proves the genuineness of the document or the truth of the matter, he may apply to the court for an order requiring the other party to pay him the reasonable expenses incurred in making that proof, including reasonable attorney's fees. The court shall make the order unless it finds that (1) the request was held objectionable pursuant to rule 127, or (2) the admission sought
was of no substantial importance, or (3) the party failing to admit had reasonable ground to believe that he might prevail on the matter, or (4) there was other good reason for the failure to admit.
(d) Failure of party to attend at own deposition or serve answers to interrogatories or respond to request for inspection. If a party or an officer, director, or managing agent of a party or a person designated under rule 147 (e) to testify on behalf of a party fails (1) to appear before the officer who is to take his deposition, after being served with a proper notice, or (2) to serve answers or objections to interrogatories submitted under rule 126, after proper service of the interrogatories, or (3) to serve a written response to a request for inspection submitted under rule 129, after proper service of the request, the court in which the action is pending on motion may make such orders in regard to the failure as are just, and among others it may take any action authorized under paragraphs (A), (B), and (C) of subdivision (b) (2) of this rule. In lieu of any order or in addition thereto, the court shall require the party failing to act or the attorney advising him or both to pay the reasonable expenses, including attorney's fees, caused by the failure, unless the court finds that the failure was substantially justified or that other circumstances make an award of expenses unjust.

The failure to act described in this subdivision may not be excused on the ground that the discovery sought is objectionable unless the party failing to act has applied for a protective order as provided by rule 123.

## Rule 140. DEPOSITIONS UPON ORAL EXAMINATION.

That rule 140 be stricken and the following be substituted:
(a) When depositions may be taken. After commencement of the action, any party make take the testimony of any person, including a party, by deposition upon oral examination. Leave of court, granted with or without notice, must be obtained only if the plaintiff seeks to take a deposition prior to the expiration of 10 days after the appearance date for any defendant, except that leave is not required (1) if a defendant has served a notice of taking deposition or otherwise sought discovery, or (2) if special notice is given as provided in subdivision (b) (2) of this rule. The attendance of witnesses may be compelled by subpoena as provided in rule 155. The deposition of a person confined in prison may be taken only by leave of court on such terms as the court prescribes.
(b) Notice of examination: General Requirements: Special Notice: Non-stenographic recording: production of documents and things: Deposition of organization.
(1) A party desiring to take the deposition of any person upon oral examination shall give reasonable notice in writing to every other party to the action. The notice shall state the time and place for taking the deposition and the name and address of each person to be examined, if known, and, if the name is not known, a general description sufficient to identify him or the particular class or group to which he belongs. If a subpoena duces tecum is to be served on the person to be examined, the designation of the materials to be produced as set forth in the subpoena shall be attached to or included in the notice.
(2) Leave the court is not required for the taking of a deposition by plaintiff if the notice (A) states that the person to be examined is about to go out of the state and will be unavailable for examination unless his deposition is taken before expiration of the 30 -day period, and (B) sets forth facts to support the statement. The plaintiff's attorney shall sign
the notice, and his signature constitutes a certification by him that to the best of his knowledge, information, and belief the statement and supporting facts are true.

If a party shows that when he was served with notice under this subdivision (b) (2) he was unable through the exercise of diligence to obtain counsel to represent him at the taking of the deposition, the deposition may not be used against him.
(3) The court may for cause shown enlarge or shorten the time for taking the deposition.
(4) The court may upon motion order that the testimony at a deposition be recorded by other than stenographic means, in which event the order shall designate the manner of recording, preserving, and filing the deposition, and may include other provisions to assure that the recorded testimony will be accurate and trustworthy. If the order is made, a party may nevertheless arrange to have a stenographic transcription made at his own expense.
(5) The notice to a party deponent may be accompanied by a request made in compliance with rules 129 and 130 for the production of documents and tangible things at the taking of the deposition. The procedure of rule 130 shall apply to the request.
(c) Failure to attend or to serve subpoena; expenses.
(1) If the party giving the notice of the taking of a deposition fails to attend and proceed therewith and another party attends in person or by attorney pursuant to the notice, the court may order the party giving the notice to pay to such other party the reasonable expenses incurred by him and his attorney in attending, including reasonable attorney's fees.
(2) If the party giving the notice of the taking of a deposition of a witness fails to serve a subpoena upon him and the witness does not attend because of such failure, and if another party attends in person or by attorney because he expects the deposition of that witness to be taken, the court may order the party giving the notice to pay to such other party the reasonable expenses incurred by him and his attorney attending, including reasonable attorney's fees.

Rule 141. RESTRICTIONS.
That rule 141 be stricken and the following be substituted:
In small claims, depositions for discovery may not be taken unless leave of court is first obtained on notice and showing of just cause therefor and upon such terms as justice may require.

Rule 143. WITNESS LISTS.
That rule 143 be stricken and the following substituted:
Except as provided in rule 122, a party shall not be required to list the witnesses expected to be called at trial.

Rule 147(e). ORAL EXAMINATION-NOTICE.
That the following paragraph be added to rule 147:
(e) A party may in his notice and in a subpoena name as the deponent a public or private corporation or a partnership or association or governmental agency and describe with reasonable particularity the matters on which examination is requested. In that event, the organization so named shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each
person designated, the matters on which he will testify. A subpoena shall advise a non-party organization of its duty to make such a designation. The persons so designated shall testify as to matters known or reasonably available to the organization. This paragraph does not preclude taking a deposition by any other procedure authorized in these rules.

Rule 148. CONDUCT OF ORAL EXAMINATION.
That rule 148 be stricken and the following substituted:
(a) Examination and cross-examination; record of examination; oath; objections. Examinations and cross-examination of witnesses may proceed as permitted at the trial. The officer before whom the deposition is to be taken shall put the witness on oath and shall personally, or by someone acting under his direction and in his presence, record the testimony of the witness. The testimony shall be taken stenographically or recorded by any other means ordered in accordance with rule $140(\mathrm{~b})$ (4). If requested by one of the parties, the testimony shall be transcribed. All objections made at the time of the examination to the qualifications of the officer taking the deposition, or to the manner of taking it, or to the evidence presented, or to the conduct of any party, and any other objection to the proceedings, shall be noted by the officer upon the deposition. Evidence objected to shall be taken subject to the objections. In lieu of participating in the oral examination, parties may serve written questions in a sealed envelope on the party taking the deposition and he shall transmit them to the officer, who shall propound them to the witness and record the answers verbatim.
(b) Motion to terminate or limit examination. At any time during the taking of the deposition, on motion of a party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the court in which the action is pending or the court in the district where the deposition is being taken may order the officer conducting the examination to cease forthwith from taking the deposition, or may limit the scope and manner of the taking of the deposition as provided in rule 123. If the order made terminates the examination, it shall be resumed thereafter only upon the order of the court in which the action is pending. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order. The provisions of rule 134(a) (4) apply to the award of expenses incurred in relation to the motion.

Rule 149. READING AND SIGNING.
That rule 149 (b) be stricken and the following be substituted:
(b) Submission to witness; changes, signing. In other cases, when the testimony is fully transcribed the deposition shall be submitted to the witness for examination and shall be read to or by him, unless such examination and reading are waived by the witness and by the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them. If rule 149 (a) is not applicable, the deposition shall then be signed by the witness, unless the parties by stipulation waive the signing or the witness is ill or dead or cannot be found or refuses to sign. If the deposition is not signed by the witness within 30 days of its submission to him, the officer shall sign it and state on the record the fact of the waiver or of the illness, death, or absence of the witness or the fact of the refusal to sign together with the reason, if any, given
therefor; and the deposition may then be used as fully as though signed unless on a motion to suppress under rule $158(f)$ the court holds that the reason given for the refusal to sign require rejection of the deposition in whole or in part.

Rule 152. CERTIFICATION AND RETURN-COPIES.
That subsections (a) and (c) of rule 152 be stricken and the following be substituted:
(a) The officer shall certify on the deposition that the witness was duly sworn by him and that the deposition is a true record of the testimony given by the witness. He shall then securely seal the deposition in an envelope endorsed with the title of the action and marked "Deposition of (here insert name of witness)" and shall promptly file it with the court in which the action is pending or send it by registered or certified mail to the clerk thereof for filing.

Documents and things produced for inspection during the examination of the witness shall, upon the request of a party, be marked for identification and annexed to and returned with the deposition, and may be inspected and copied by any party, except that (A) the person producing the materials may substitute copies to be marked for identification, if he affords to all parties fair opportunity to verify the copies by comparison with the originals, and (B) if the person producing the materials requests their return, the officer shall mark them, give each party an opportunity to inspect and copy them, and return them to the person producing them, and the materials may then be used in the same manner as if annexed to and returned with the deposition. Any party may move for an order that the original be annexed to and returned with the deposition to the court, pending final disposition of the case.
(c) Upon payment of reasonable charges therefor, the officer shall furnish a copy of the deposition to any party or to the deponent.

Rule 155. SUBPOENA.
That rule 155 be stricken and the following substituted:
(a) On application of any party, or proof of service of a notice to take depositions under rule 147 or rule 150, the clerk of court where the action is pending shall issue subpoenas for persons named in and described in said notice or application. Subpoenas may also be issued as provided by statute.
(b) No resident of Iowa shall be thus subpoenaed to attend out of the county where he resides, or is employed, or transacts his business in person.
(c) A subpoena may also command the person to whom it is directed to produce the books, papers, documents or tangible things designated therein; but the court, upon motion promptly made by the person to whom the subpoena is directed, or by any other person stating an interest in the documents affected, and in any event at or before the time specified in the subpoena for compliance therewith, may (1) quash or modify the subpoena if it is unreasonable and oppressive or (2) condition denial of the motion upon the advancement by the person in whose behalf the subpoena is issued of the reasonable cost of producing the books, papers, documents or tangible things.

Rule 179. FINDINGS OF COURT.
That the first sentence of rule 179 (b) be stricken and the following be substituted:

On motion joined with or filed within the time allowed for a motion for new trial, the findings and conclusions may be enlarged or amended and the judgment or decree modified accordingly or a different judgment or decree substituted.

Rule 196. INSTRUCTIONS.

1. That present rule 196 be designated paragraph "(a)" of rule 196.
2. That the following sentence be stricken from present rule 196:
"Before reading them to the jury, the court shall submit to counsel its instructions in their final form, noting this fact of record, and granting reasonable time for counsel to make objections after argument to the jury and before the instructions are read to the jury.";
and that the following be substituted:
"Before jury arguments, the court shall give to each counsel a copy of its instructions in their final form, noting this fact of record and granting reasonable time for counsel to make objections, which shall be made and ruled on before arguments to the jury."

Rule 203. RENDERING VERDICT.

1. That the title to rule 203 be changed to "rule 203. RENDERING VERDICT AND ANSWERING INTERROGATORIES."
2. That rule 203 (a) and 203 (b) be stricken and the following be substituted:
(a) Number. Before a general verdict, special verdicts, or answers to interrogatories are returned, the parties may stipulate that the finding may be rendered by a stated majority of the jurors. In the absence of such stipulation, a general verdict, special verdicts, or answers to interrogatories may be rendered by five-sixths of the jurors.
(b) Return-poll. The jury agreeing on a general verdict, special verdicts, or answers to interrogatories shall bring the finding into court where it shall be read to the jury and inquiry made if it is the jury's finding. A party may then require a poll, whereupon the court or clerk shall ask each juror if it is his finding. If the required number of jurors do not express agreement, the jury shall be sent out for further deliberation; otherwise, the finding is complete and the jury shall be discharged.
3. That the word "verdict" be stricken in line 3 of rule 203 (c), and "finding" be substituted.

Rule 204. FORM AND ENTRY OF VERDICT.
That rule 204 be stricken and the following be substituted:
Rule 204. FORM AND ENTRY OF VERDICTS.
General verdicts, special verdicts, and answers to interrogatories shall be in writing. When unanimous they shall be signed by the foreman chosen by the jury, and when they are not unanimous they shall be signed by all jurors concurring therein. They shall be sufficient in form if they express the intent of the jury. They shall be filed with the clerk and be entered of record after being put in form by the court if need be.

Rule 248. NONWAIVER.
That rule 248 be stricken and the following substituted:
Rule 248. CONDITIONAL RULINGS ON GRANT OF MOTION. Any motion may be filed under rule 243 or 244 without waiving the right to file or rely on any other of such motions.
(a) If the motion for judgment notwithstanding the verdict provided for in rule 243 is granted, the court shall also rule on the motion for a new trial, if any, by determining whether it should be granted if the judgment is thereafter vacated or reversed, and shall specify the grounds for granting or denying the motion for the new trial. If the motion for a new trial is thus conditionally granted, the order thereon does not affect the finality of the judgment. In case the motion for a new trial has been conditionally granted and the judgment is reversed on appeal, the new trial shall proceed unless otherwise ordered by the supreme court. In case the motion for a new trial has been conditionally denied, the appellee on appeal may assert error in that denial; and if the judgment is reversed on appeal, subsequent proceedings shall be in accordance with the order of the supreme court.
(b) The party whose verdict has been set aside on motion for judgment notwithstanding the verdict may file a motion for a new trial pursuant to rule 244 , not later than 10 days after the entry of the judgment notwithstanding the verdict.

Rule 297. PAYING SMALL SUMS.
That rule 297 be amended by striking "five hundred dollars" in lines 3 and 4 and by substituting "one thousand dollars."

Rule 319. LIMITATION.
That the words "six months" be stricken from line three of rule 319 and "thirty days" be substituted.

Rule 369. EFFECT OF NOTICE BY POSTING.
That rule 369 be stricken and the following be substituted: Notice by posting shall not have legal effect except where expressly authorized by statute.

Respectfully submitted, THE SUPREME COURT OF IOWA C. EDWIN MOORE, Chief Justice

Des Moines, Iowa
January 18, 1973

## ACKNOWLEDGMENT

I, William H. Harbor, Chief Clerk of the House of Representatives of the State of Iowa, hereby acknowledge delivery to me on this 18th day of January, 1973, of the foregoing report of the Supreme Court of Iowa pertaining to Rules of Civil Procedure.

WILLIAM H. HARBOR<br>Chief Clerk of the House of Representatives, First Regular Session of the Sixty-fifth General Assembly of the State of Iowa

## AMENDMENTS FILED

## H-3

1 Amend House File 19, page 2, by striking from
2 line 6 the words "or into $a$ " and inserting in lieu
3 thereof the words ", an alley,".
OAKLEY of Clinton
1 Amend rule 30 of the Temporary Rules of the
2 House by adding thereto the following paragraph:

3 No amendment to the Rules of the House, to any 4 resolution or bill, shall be considered by the 5 membership of the House without a copy of said 6 amendment to rule, resolution or bill being on the 7 desks of the entire membership of the House prior 8 to consideration.

JUNKER of Woodbury RINAS of Linn TOFTE of Fayette NORLAND of Worth PATCHETT of Johnson NEWHARD of Jones CUSACK of Scott KNOKE of Pottawattamie EDELEN of Emmet BROCKETT of Marshall BRINCK of Lee SCHROEDER of Pottawattamie EWING of Mahaska<br>KRAUSE of Palo Alto HANSEN of O'Brien MILLER of Calhoun LIPPOLD of Black Hawk WELLS of Linn MILLER of Buchanan WEST of Marshall MENNENGA of Clinton DRAKE of Muscatine MIDDLESWART of Warren CRABB of Crawford DOYLE of Woodbury GRIFFEE of Chickasaw FULLERTON of Woodbury HUSAK of Tama NORPEL of Jackson JORDAN of Linn AVENSON of Fayette WYCKOFF of Benton STEPHENS of Plymouth MENKE of O'Brien CLARK of Dubuque HARGRAVE of Johnson CRAWFORD of Story CONNORS of Polk HARVEY of Scott HARPER of Davis BRANSTAD of Winnebago FITZGERALD of Webster O'HALLORAN of Black Hawk SMALL of Johnson CARR of Dubuque MILLER of Cerro Gordo HORN of Linn

> DE JONG of Marion HIGGINS of Scott PONCY of Wapello

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, January 19, 1973.

# JOURNAL OF THE HOUSE 

Twelfth Calendar Day-Ninth Session Day<br>Hall of the House of Representatives Des Moinds, Iowa, Friday, January 19, 1973

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

Prayer was offered by Dr. D. Chapman, pastor of the Calvary United Methodist Church, Walcott, Iowa.

The Journal of Thursday, January 18, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Merlin U. Broers, Schlesweig, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Stephens of Plymouth on request of Peterson of Woodbury; Millen of Van Buren on request of Stromer of Hancock; Bennett of Ida on request of Freeman of Buena Vista.

## PRESENTATION OF VISITOR

Hill of Polk presented to the House the Honorable Elizabeth Hager, member of the House of Representatives of the General Court of the State of New Hampshire.

## PETITIONS FILED

The following petitions were received and placed on file:
By Newhard of Jones, from thirteen residents of Representative District 23, favoring the continued use of studded snow tires on the highways.

By Stromer of Hancock, from three hundred eighty-five residents of the Dows Community School District, opposing the present Foundation Act for financing schools.

## INTRODUCTION OF BILLS

House File 34, by Hill, Fisher of Greene, Norpel and Jesse
(Shaff, Milligan and Robinson), a bill for an act relating to supreme court fees.

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

House File 35, by Welden, a bill for an act to create a state transportation planning commission.

Read first time and referred to committee on transportation.
House File 36, by Small, Knoke, Cusack, Kiser, Harvey, Hargrave, Higgins and Holden (Doderer and Gluba), a bill for an act relating to the qualifications and appointment of police chiefs.

Read first time and referred to committee on cities and towns.
House File 37, by committee on ways and means, a bill for an act relating to the census of children of deceased soldiers.

Read first time and placed on the calendar.
House File 38, by Knoke, Schroeder, Clark of Lee, Millen, Danker and Butler, a bill for an act relating to salaries for deputy sheriffs in counties where district court is held in two places.

Read first time and referred to committee on appropriations.
House File 39, by Patchett, Schroeder, Knoke and Newhard, a bill for an act relating to duties to disabled persons and providing penalties.

Read first time and passed on file.
House File 40, by committee on state government, a bill for an act to change the name of the bureau of labor to the department of labor and industry.

Read first time and placed on the calendar.
House File 41, by committee on transportation, a bill for an act relating to temporary restrictions on weight and load of certain motor vehicles, and to provide penalties for violation of temporary restrictions.

Read first time and placed on the calendar.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 7

Holden of Scott called up for consideration House Concurrent Resolution 7, filed on January 17, 1973, and found on page 105 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MOTION TO RECONSIDER <br> (House File 23)

I move to reconsider the vote by which House File 23 passed the House on January 18, 1973.

NIELSEN of Polk

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Harper of Davis offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable C. Royce Gordy of Davis County, who was a member of the Fifty-eighth session of the General Assembly from Davis County, passed away on October 26, 1971; 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 Speaker appointed as such committee Harper of Davis, Horn of Linn and Dunton of Keokuk.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Harper of Davis offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Dewey E. Goode of Davis County, who was a member of the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, Forty-seventh, Forty-eighth, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-ninth, Sixtieth, Sixtieth Extra, Sixty-third and Sixty-fourth sessions of the General Assembly from Davis County and Senator from Appanoose-Davis Counties during the Forty-ninth, Fiftieth and Fiftieth Extra sessions of the General Assembly, passed away on March 26, 1972; 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 resollutions commmorating his life, character, and service to the state.

The motion prevailed and the Speaker appointed as such committee Harper of Davis, Fischer of Grundy and Dunton of Keokuk.

## COMMUNICATION FROM THE SPEAKER

## The following resolution was received by the Speaker:

## NATIONAL <br> ORDER OF WOMEN LEGISLATORS RESOLUTION

Whereas, the members of the National Order of Women Legislators meeting in 35th annual conference in Honolulu, Hawaii November 12-16, calls upon each and every state legislature in the United States to compile a history of all the women who have served and who are serving in their legislative bodies since the beginning of its history.

Whereas, it is important that the citizens of this Nation be aware of the part women legislators have played in the history of state legislative bodies.

And Whereas, the purpose of these state histories of women legislators will be for inclusion into a book for publication by the National Order of Women Legislators before the Nation's 200th anniversary.

Therefore, Be It Resolved by the the National Order of Women Legislators that copies of this Resolution be mailed by the corresponding secretary to the presiding officer of each House of the legislature and to the Governor of each state requesting that the above action be taken.

Signed<br>NANCY BROWN BURKHEIMER<br>President<br>National Order of Women Legislators<br>37 Norman Allen Street<br>Elkton, Maryland 21921

## ANNOUNCEMENT BY THE SPEAKER

Speaker Varley announced the appointment of the following committee to compile a history of all the women who have served and who are serving in the Iowa House of Representatives since its beginning. This committee is appointed in response to a resolution by the National Order of Women Legislators in conference on November 16, 1972:

The Representative from Black Hawk, Miss O'Halloran, will chair the committee. The other members of the committee will be the Representative from Story, Mrs. Egenes; the Representative from Davis, Mrs. Harper; the Representative from Scott, Mrs. Kiser; the Representative from Linn, Mrs. Lipsky, and the Representative from Fremont, Mrs. McElroy.


| Stephens, Chairman | house file 28 |  |  |
| :---: | :---: | :---: | :---: |
|  | Hutchins | Hennessey |  |
|  | HOUSE FILE 29 |  |  |
| Hargrave, Chairman | Miller, R. G. Brunow | Hill <br> Schroeder | Den Herder |
| HOUSE FILE 30 |  |  |  |
| Ewing, Chairman | Logue | Monroe |  |
| house joint resolution 2 |  |  |  |
| Drake, Chairman | Hargrave | Junker |  |

## AMENDMENTS FILED

## H-5

1 Amend House File 14, page 2, line 2, by strik-
2 ing the words "having a population of five thousand
3 or more".
BRINCK of Lee
H-4
1 Amend House File 19, page 2, by inserting after
2 line 17 the following new section:
3 "Sec. 2. Section three hundred twenty-one point
4 two hundred ninety-eight (321.298), Code 1973, is
5 repealed."
OAKLEY of Clinton NIELSEN of Polk

## H-6

1 Amend House File 32, page 2, by striking from
2 lines 7 and 8 the following: ", as amended to
3 December 31, [1968] 1972" and inserting in lieu thereof
4 the following: "[, as amended to December 31, 1970]".

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, January 22, 1973.

# JOURNAL OF THE HOUSE 

Fifteenth Calendar Day-Tenth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Monday, January 22, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Gary Keast, pastor of the First Presbyterian Church, Manchester, Iowa.

The Journal of Friday, January 17, 1973, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Trowbridge of Floyd on request of Hill of Polk; Wulff of Black Hawk on request of Millen of Van Buren; Fullerton of Woodbury on request of Menke of O'Brien; Kiser of Scott on request of Holden of Scott.

Small of Johnson asked and received unanimous consent that, due to inclement weather, the following persons be excused: Brunow of Appanoose, Freeman of Buena Vista, Higgins of Scott, Knoke of Pottawattamie and O'Halloran of Black Hawk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Oakley of Clinton and Mennenga of Clinton, from five hundred forty-two residents of Clinton County favoring a change in the present abortion law.

By Menke of O'Brien, from fifty-one residents of Representative District 5, opposing a change in the present abortion law.

## 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 7, providing that a joint convention of the two houses of the Sixty-fifth General Assembly be held on Thursday, January 25 , 1973, at $6: 30$ p.m.

CARROLL A. LANE, Secretary

## ADOPTION OF AMENDMEN'TS TO THE TEMPORARY RULES OF THE HOUSE

The House took up for consideration the following amendment to the Temporary Rules of the House:

Junker of Woodbury offered the following amendment filed by Junker, et al.:
1 Amend rule 30 of the Temporary Rules of the
House by adding thereto the following paragraph:
No amendment to the Rules of the House, to any resolution or bill, shall be considered by the membership of the House without a copy of said amendment to rule, resolution or bill being on the desks of the entire membership of the House prior to consideration.
Holden of Scott offered the following amendment to the amendment and moved its adoption:
1 Amend the Junker, et al., amendment to the Temporary
Rules of the House filed January 18, 1973, as follows:

1. Line 4 , by striking the words "or bill" and inserting the words ", bill or amendment to a bill".
2. Line 6, by striking the words "or bill" and inserting the words ", bill or amendment to a bill".

Amendment to the amendment adopted.
Junker of Woodbury moved the adoption of the Junker, et al., amendment as amended.

Amendment as amended adopted.

## HOUSE FILE 23 RECONSIDERED

Nielsen of Polk called up for consideration his motion to reconsider filed on January 19, 1973, and found on page 147 of the House Journal.

Nielsen of Polk moved to reconsider the vote by which House File 23, a bill for an act to reduce the penalties for certain violations of the motor vehicle financial responsibility law, passed the House.

On the question "Shall the House reconsider the vote by which House File 23 passed the House?"

The ayes were, 80 :

| Anderson | Branstad <br> Avenson | Brinck | Caffrey <br> Bennett |
| :--- | :--- | :--- | :--- |
| Brockett | Carr | Crabb |  |
| Bittle | Clark, J. H. <br> Butler | Daggett <br> Danker |  |
| Bortell | Byerly | Cochran | De Jong |
|  |  | Connors | Den Herder |


| Doyle <br> Drake | Horn <br> Husak |
| :--- | :--- |
| Dunlap | Hutchins |
| Dunton | Jesse |
| Edelen | Jordan |
| Ewing | Junker |
| Ferguson | Krause |
| Fisher, C. R. | Kreamer |
| Fitzgerald | Lippold |
| Grassley | Lipsky |
| Hansen | Logue |
| Hargrave | McCormick |
| Harper | McElroy |
| Hennessey | Mendenhall |
| Holden | Menke |


| Mennenga | Rapp |
| :--- | :--- |
| Middleswart | Readinger |
| Millen | Rinas |
| Miller, A. V. | Roorda |
| Miller, K. D. | Small |
| Miller, R. G. | Stanley |
| Newhard | Stephens |
| Nielsen | Strothman |
| Norland | Tofte |
| Norpel | Welden |
| Oakley | Wells |
| Patchett | West |
| Pellett | Woods |
| Peterson | Wyckoff |
| Poncy | Mr. Speaker |

The nays were, 2:
Harvey Schroeder
Absent or not voting, 18:

| Brunow | Fischer, H. O. | Hill | O'Halloran |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Freeman | Stromer |  |
| Crawford | Fullerton | Knoke | Trowbridge |
| Cusack | Grifee | Monroe | Wulff |
| Egenes | Higgins |  |  |

Motion prevailed.
Nielsen of Polk moved that the vote by which House File 23 was placed on its last reading be reconsidered.

Motion prevailed.

## REFERRED TO COMMITTEE <br> (House File 23)

Drake of Muscatine asked and received unanimous consent that House File 23 be referred to the committee on judiciary and law enforcement.

> CONSIDERATION OF BILLS
> REGULAR CALENDAR
> HOUSE FILE 19 DEFERRED

The House resumed consideration of House File 19, a bill for an act providing exceptions to driving on the right side of a roadway.

Oakley of Clinton offered the following amendment $\mathrm{H}-3$ filed by him and moved its adoption:

H-3
1 Amend House File 19, page 2, by striking from
2 line 6 the words "or into a" and inserting in lieu
3 thereof the words ", an alley,".
Amendment adopted.

Oakley of Clinton asked and received unanimous consent that House File 19 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 32 DEFERRED

House File 32, a bill for an act relating to the production and adulteration of dairy food products, was taken up for consideration.

Strothman of Henry offered the following amendment H-6 filed by him and Pellett of Cass and moved its adoption:

H-6
1 Amend House File 32, page 2, by striking from
2 lines 7 and 8 the following: ", as amended to
3 December 31, [1968] 1972" and inserting in lieu thereof
4 the following: "[, as amended to December 31, 1970]".
Amendment adopted.
Schroeder of Pottawattamie asked and received unanimous consent that House File 32 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 4 DEFERRED

House File 4, a bill for an act relating to qualifications of civil service employees, with report of committee recommending passage, was taken up for consideration.

Kreamer of Polk asked for unanimous consent that House File 4 be deferred and that the bill retain its place on the calendar.

Objection was raised.
Kreamer of Polk moved that House File 4 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 57 , nays 27 .
Motion prevailed.
On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

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

Senate Concurrent Resolution 10, requesting that the Director of General Services provide adequate snow removal procedures during weekends and night time hours.

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

Senate Concurrent Resolution 11, requesting the administration of the Director of General Services to institute shuttle-bus service during periods of inclement weather from the parking area west of the statehouse to the west door of the statehouse.

CARROLL A. LANE, Secretary

## SENATE CONCURRENT RESOLUTION 10 By Lamborn

Whereas, Iowa winters are noteworthy for an abundance of snow; and

Whereas, the winter of 1972-73 has previously indicated that snow removal measures must be anticipated; and

Whereas, the past weekend provided ample time for satisfactory snow removal in the capitol parking areas; Now Therefore:

Be It Resolved by the Senate, the House Concurring: That the Director of General Services should be advised by the General Assembly of the extremely bad snow condition in the parking lot on the morning of January 22, 1973; and

Be It Further Resolved: That the General Assembly requests the Director of General Services to provide adequate snow removal procedures during weekends and during night time hours in order that the statehouse parking lots will be cleared of snow prior to 7:00 a.m. on each day that the General Assembly is in session.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 11

## By Lamborn

Whereas, parking facilities in the statehouse area are inadequate and many of the employees must park at some distance from the Capitol; and

Whereas, during the last two sessions arrangements were made through the Executive Council to operate a shuttle bus from the parking area on the west side of the statehouse during inclement weather; Now Therefore

Be It Resolved by the Senate, the House Concurring: That the administration of the Director of General Services be requested to institute shuttle-bus service during periods of

11 inclement winter weather from the parking area west of the
12 statehouse to the west door of the statehouse while the Sixty-
13 fifth General Assembly is in session.
Laid over under Rule 25.

# ANNOUNCEMENT BY THE SPEAKER <br> (Appointments to Departmental Review Committee) 

Speaker Varley announced the appointment of the following Representatives to the Legislative Departmental Rules Review Committee, in accordance with Section 17A.2, 1973 Code of Iowa:

Floyd H. Millen to replace Elizabeth Shaw for the unexpired portion of a term ending April 30, 1973.
W. R. Monroe, Jr., to replace D. Vincent Mayberry for the unexpired portion of a term ending April 30, 1973.

## ANNOUNCEMENT BY THE SPEAKER

There is on file in the office of the Speaker a report of the Commission on Uniform State Laws, submitted in compliance with Section 5.4, 1973 Code of Iowa.

## 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:

Name Miles round trip
Jay Mennenga ............................................................................................... 392
Harold C. McCormick ................................................................................ 350
Respectfully submitted, RICHARD W. WELDEN QUENTIN V. ANDERSON JAMES I. MIDDLESWART

## INTRODUCTION OF BILLS

House File 42, by Small, a bill for an act relating to a temporary tax exemption upon improvements to residences.

Read first time and referred to committee on ways and means.
House File 43, by Crabb, a bill for an act relating to enplanement fees.

Read first time and referred to committee on ways and means.
House File 44, by Crabb, a bill for an act relating to the administration of the state educational radio and television facility.

Read first time and referred to committee on education.

House File 45, by committee on transportation, a bill for an act relating to the transfer of jurisdiction or sale of real estate between state agencies and political subdivisions of the state.

Read first time and placed on the calendar.
House File 46, by Grassley, a bill for an act relating to snow tires used on designated snow routes.

Read first time and referred to committee on transportation.
House File 47, by Junker and Hansen (Andersen and Kelly), a bill for an act authorizing cities, towns, and counties to impose local taxes, appropriating the proceeds, making the taxes subject to applicable provisions of the Code, including penalties, and establishing a penalty for violation of a local vehicie tax ordinance.

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

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 4, by Caffrey, Connors, and Harper, a joint resolution designating the ladybug the state insect of Iowa.

Read first time and referred to committee on rules.

## AMENDMENTS FILED

H-8
1 Amend House File 4 by striking Section 1 and inserting in lieu thereof the following:
"Section 1. Section three hundred sixty-five point seventeen (365.17), subsection seven (7), Code 1973, is amended to read as follows:
7. Having claimed exemption from military service on account of being a conscientious objector, has been exonerated by declaration of the President of the United States under general amnesty for that period of time for which the status of a conscientious objector was sought."

KREAMER of Polk
H-9
1 Amend House File 4 by striking Section 1 and inserting in lieu thereof the following:
"Section 1. Section three hundred sixty-five point seventeen (365.17), subsection seven (7), Code 1973, is amended to read as follows:
7. Having claimed exemption from military service on account of being a conscientious objector, has fulfilled his military equivalency obligation."

## H-10

1 Amend House File 19 as follows:
2 1. Page 1, by striking from line 16 the word
3 "highway" and inserting in lieu thereof the word
4 "roadway".
2. Page 1, by striking from line 19 the word "highway" and inserting in lieu thereof the word "roadway".
3. Page 2, by inserting after line 17 the following new section:
"Sec. 2. Section three hundred twenty-one point two hundred ninety-eight (321.298), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
321.298 MEETING AND TURNING TO RIGHT. Except as otherwise provided in section three hundred twentyone point two hundred ninety-seven (321.297) of the Code, vehicles or persons on horseback meeting each other on any roadway shall yield one-half of the roadway by turning to the right."

STANLEY of Muscatine
OAKLEY of Clinton
H-7
1 Amend House File 31 as follows:
2 1. Page 2, line 11, by adding after the word
3 "liquor" the words "by the drink".
2. Page 2, line 11, by adding after the word

5 "Sunday" the words for consumption on the premises
6 only".
3. Page 2 , line 25 , by adding after the word
"license" the words "or beer permit".
4. Page 2, line 26, by adding after the word "liquor" the words "or beer".
5. Page 2, line 26, by striking the words
"section one (1)" and inserting in lieu thereof the words "sections one (1) and three (3)".
6. Page 3 , line 4 , by adding after the word "beer" the words "by the drink".
7. Page 3, line 4, by adding after the word "Sunday" the words "for consumption on the premises only".

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, January 23, 1973.

# JOURNAL OF THE HOUSE 

Sixteenth Calendar Day-Eleventh Session Day

Hall of the House of Representatives
Des Moines, Iowa, Tuesday, January 23, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by Father Holzer, pastor of St. Boniface Catholic Church, Garner, Iowa.

The Journal of Monday, January 22, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Steven G. Kruse, Slater, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
De Jong of Marion for the remainder of the week on request of Den Herder of Sioux.

PRESENTATION OF IOWA HEART PRINCESS
Lipsky of Linn rose on a point of personal privilege and introduced to the House Mary Ann Carver, 1973 Iowa Heart Fund Princess. Mary Ann, who is sixteen years old, is the daughter of the Weston Carvers of Marion.

A junior at Linn-Mar High School, Mary Ann is an "A" student, student teacher, and a junior leader in her local 4-H Club.

The House extended their welcome to Mary Ann.

## PETITIONS FILED

The following petitions were received and placed on file:
By Hansen of O'Brien, from twenty-two residents of Representative District 3, and Husak of Tama, from one hundred thirty-four residents of Chelsea, Iowa, opposing a change in the present abortion law.

## INTRODUCTION OF BILLS

House File 48, by committee on transportation, a bill for an act relating to the weight of vehicles operated on Iowa's roads.

Read first time and placed on the calendar.
House File 49, by Small (Doderer), a bill for an act allowing public school buses to be used for certain charitable activities.

Read first time and referred to committee on education.
House File 50, by Mendenhall, a bill for an act relating to penalties for misuse of firearms.

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

House File 51, by Mendenhall, a bill for an act relating to mileage paid to county sheriffs.

Read first time and referred to committee on appropriations.
House File 52, by Mendenhall, a bill for an act relating to salaries of certain county officers.

Read first time and referred to committee on appropriations.
House File 53, by Mendenhall, a bill for an act raising the per diem compensation of township trustees.

Read first time and referred to committee on appropriations.
House File 54, by Mendenhall, a bill for an act relating to benefits afforded and premiums charged to accident and health insurance subscribers.

Read first time and referred to committee on commerce.
House File 55, by Mendenhall, a bill for an act authorizing a property tax levy for county civil defense purposes.

Read first time and referred to committee on ways and means.
House File 56, by Mendenhall, Stanley and O'Halloran, a bill for an act prohibiting the use of disposable containers for certain beverages, regulating the use of other beverage containers, and providing a penalty for violations thereof.

Read first time and referred to committee on natural resources.
House File 57, by Hill, Egenes, West, McElroy, Brockett, Kiser, Knoke and Crawford (Milligan, Miller of Marshall, Murray, Orr,

Willits and Doderer), a bill for an act relating to abortion and to provide a criminal penalty.

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

SENATE MESSAGES CONSIDERED
Senate File 6, a bill for an act relating to commitment of alcohol and drug addicts.
Read first time and referred to committee on county government.

Senate File 19, a bill for an act relating to penalty on delinquent mobile home taxes.

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

## BILL ASSIGNED TO COMMITTEE

Speaker Varley announced the assignment of the following bill to committee:
H. F. 39 Judiciary and law enforcement

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 8

Holden of Scott asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 8 as follows:

> HOUSE CONCURRENT RESOLUTION 8
> By Holden and Cochran

Whereas, the members of the Sixty-fifth General Assembly of Iowa, and the entire nation, received the announcement of the death of former President Johnson with great sorrow; and

Whereas, Lyndon Baines Johnson was one of the most distinguished men ever to have served as President of the United States; and

Whereas, in a moment of tragedy he assumed the awesome task of the Office of President following the tragic death of President John F. Kennedy in 1963 ; and

Whereas, the people of the United States recognized his ability as a proven leader selected him as the President of the United States in 1964; and

Whereas, his philosophy was ably exemplified by President Richard Nixon when he referred to him as a dynamic leader, a unique personality, and a man of great ability and unshakeable courage; and

Whereas, his contribution in the areas of Civil Rights and alleviation of poverty will place him in history as a strong national leader; and

Whereas, his aspirations for America and for the World were boundless
and passionate, and to achieve these aspirations he brought incredible energy and emotional commitment and political skill; now therefore

Be It Resolved by the House, the Senate Concurring: That we extend to the Johnson family our deep and profound sympathy in their sorrow, and that the Speaker of the House of Representatives and the President of the Senate each appoint a committee of three to immediately convey by appropriate means this feeling; and

Be It Further Resolved: That a copy of this Resolution be duly certified and permanently preserved in th Office of the Secretary of State, and that copies so certified be sent to Mrs. Johnson, Luci Nugent and Lynda Robb.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Holden of Scott, Cochran of Webster and Dunton of Keokuk.

The House rose and joined the Speaker in a moment of silent prayer.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 10

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 10 filed on January 22, 1973, and found on page 155 of the House Journal.

Schroeder of Pottawattamie offered the following amendment filed by him and Fischer of Grundy and moved its adoption:

Amend Senate Concurrent Resolution 10 appearing in the House Journal of January 22, 1973 at page 155, as follows:

1. Line 9 , by adding after the word "lot" the words ", sidewalks, and steps of the capitol complex".
2. Line 14, by adding after the word "lots" the words ", sidewalks, and steps of the capitol complex".

Amendment adopted.
Holden of Scott moved the adoption of the resolution as amended.

Resolution as amended adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 11

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 11 filed on January 22, 1973, and found on pages 155 and 156 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

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

Senate File 6, a bill for an act relating to commitment of alcohol and drug addicts.

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

Senate File 19, a bill for an act relating to penalty on delinquent mobile home taxes.

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

House Concurrent Resolution 8, extending to the Johnson family the deep and profound sympathy of the members of the Sixty-fifth General Assembly of Iowa in the death of former President Lyndon Baines Johnson.

CARROLL A. LANE, Secretary

## CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 37, a bill for an act relating to the census of children of deceased soldiers, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 37)
The ayes were, 95 :

| Anderson | Drake | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jordan | O'Halloran |
| Bennett | Dunton | Junker | Patchett |
| Bittle | Edelen | Kiser | Pellett |
| Bortell | Ewing | Krause | Peterson |
| Branstad | Ferguson | Kreamer | Poncy |
| Brinck | Fischer, H. O. | Lippold | Rapp |
| Brockett | Fisher, C. R. | Lipsky | Readinger |
| Brunow | Fitzgerald | Logue | Roorda |
| Butler | Freeman | McCormick | Schroeder |
| Byerly | Fullerton | McElroy | Stanley |
| Caffrey | Grassley | Mendenhall | Stephens |
| Carr | Griffee | Menke | Stromer |
| Clark, J. H. | Hansen | Mennenga | Strothman |
| Clark, J. W. | Hargrave | Middleswart | Tofte |
| Cochran | Harper | Millen | Trowbridge |
| Connors | Harvey | Miller, A. V. | Welden |
| Crabb | Hennessey | Miller, K.D. | Wells |
| Crawford | Higgins | Miller,R.G. | West |
| Cusack | Hill | Monroe | Woods |
| Daggett | Holden | Newhard | Wulff |
| Danker | Horn | Nielsen | Wyckoff |
| Den Herder | Husak | Norland | Mr. Speaker |
| Doyle | Hutchins | Norpel |  |

The nays were, none.
Absent or not voting, 5 :
De Jong Knoke Rinas Small Egenes

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

## REGULAR CALENDAR

House File 19, a bill for an act providing exceptions to driving on the right side of a roadway.

Oakley of Clinton asked and received unanimous consent to withdraw amendment $\mathrm{H}-4$ filed by him and Nielsen of Polk on January 19, 1973, and found on page 150 of the House Journal.

Stanley of Muscatine offered the following amendment H-10 filed by him and Oakley of Clinton and moved its adoption:
H—10
1 Amend House File 19 as follows:
2 1. Page 1, by striking from line 16 the word
3 "highway" and inserting in lieu thereof the word
"roadway".
2. Page 1, by striking from line 19 the word "highway" and inserting in lieu thereof the word "roadway".
3. Page 2, by inserting after line 17 the following new section:
"Sec. 2. Section three hundred twenty-one point two hundred ninety-eight (321.298), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
321.298 MEETING AND TURNING TO RIGHT. Except as
otherwise provided in section three hundred twentyone point two hundred ninety-seven (321.297) of the
Code, vehicles or persons on horseback meeting each
other on any roadway shall yield one-half of the
roadway by turning to the right."
Amendment adopted.
Edelen of Emmet moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 19)
The ayes were, 97 :

| Anderson | Branstad <br> Avenson | Brinck <br> Byerly | Connors <br> Bennett |
| :--- | :--- | :--- | :--- |
| Brockett | Carr | Clark, J. H. | Crabb |
| Bittle | Brunow | Clark, . W. | Crawford |
| Bortell | Butler | Cochran | Daggett |


| Danker | Hennessey | Mendenhall | Rapp |
| :--- | :--- | :--- | :--- |
| Den Herder | Higgins | Menke | Readinger |
| Doyle | Hill | Mennenga | Rinas |
| Drake | Holden | Middleswart | Roorda |
| Dunlap | Horn | Millen |  |
| Dunton | Husak | Schroeder |  |
| Edelen | Hutchins | Miller, A. V. | Small |
| Ewing | Jesse | Miller, K. D. | Stanley |
| Ferguson | Jordan | Miller, R. G. | Stenhens |
| Fischer, H. O. | Junker | Monroe | Stromer |
| Fisher, C. R. | Kiser | Newhard | Strothman |
| Fitzgerald | Knoke | Nielsen | Tofte |
| Freeman | Krause | Norland | Trowbridge |
| Fullerton | Kreamer | Norpel | Welden |
| Grassley | Lippold | Oakley | Wells |
| Griffee | Lipsky | O'Halloran | West |
| Hansen | Logue | Patchett | Woods |
| Hargrave | McCormick | Pellett | Peterson |
| Harper | McElroy | Poncy | Wviff |
| Harvey |  |  | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 3:
Caffrey De Jong
Egenes
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF HOUSE RESOLUTION 3

Den Herder of Sioux asked and received unanimous consent to take up for immediate consideration the following resolution:

## HOUSE RESOLUTION 3 <br> By Den Herder, Holden and Wells

Whereas, the membership of the House of Representatives of the Sixtyfifth General Assembly has learned with great sorrow of the passing of Mr. Lane Visser of Sioux Center, Iowa, father-in-law of Representative Russel De Jong, the gentleman from Pella, Iowa; now, therefore,

Be It Resolved, that each member of the House hereby wishes to express to Mr. De Jong our personal sympathy in the loss of his father-in-law, Mr. Visser.

Be It Further Resolved, that a copy of this resolution shall be forwarded to Mr. De Jong and members of the family.

Den Herder of Sioux moved adoption of the resolution.
Motion prevailed and the resolution was adopted.
On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

# HOUSE CONCURRENT RESOLUTION 9 

By Holden and Cochran
Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the First Regular Session of the Sixty-fifth General Assembly be held on Thursday, January 25, 1973, at 11:00 a.m.

Be It Further Resolved: That members of the Supreme Court, members of the Executive Council, as well as the general public are invited to be in attendance.

Be It Further Resolved: That Governor Robert D. Ray be invited to make appropriate remarks commemorating the life, character and service to the nation of, and to pay final tribute to, former President Lyndon Baines Johnson.

Laid over under Rule 25.

## REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, Speaker of the House of Representatives, and Members of the 1973 Session of the Sixty-Fifth General Assembly of the State of Iowa:
The following is the report of the Budget and Financial Control Committee to the legislature as is required by Section 2.43 of the Code of Iowa, 1971:

## DEPARTMENT OF SOCIAL SERVICES

In order to set an example, the Budget and Financial Control Committee this interim scheduled each of its meetings with the Department of Social Services to cover a specific bureau in the department. The meetings were held at one of the institutions under the jurisdiction of each of the Bureaus and included administrative staff from each of the institutions under that Bureau. This format allowed the Budget and Financial Control Committee to examine an entire program, such as mental health, as it exists in the state, rather than just a portion of it as it exists at each separate institution. This also provided a forum for the administrative staff of these institutions to meet and explain the program they are carrying out at each of their institutions.

The Budget and Financial Control Committee believes that this type of meeting improved the communication between these institutions and should be continued by the Department of Social Services. It is also felt that interdepartmental and intradepartmental staff visits would be helpful and the committee recommends that every effort be made to utilize the strengths of some insitutions to help other institutions overcome existing weaknesses.

The committee recognizes the need for on-site visits to these institutions and recommends that the Budget and Financial Control Committee visit each of the institutions under the Department of Social Services during the first year of each biennium.

## BUREAU OF FAMILY AND CHILDREN'S SERVICES

The Budget and Financial Control Committee met with the Bureau of Family and Children's Services at the State Juvenile Home in Toledo on

May 18, 1972. The meeting included administrative personnel from the central office, the Iowa Annie Wittenmyer Home, the Boy's Training School, the Girl's Training School and State Juvenile Home.

Testimony before the Budget and Financial Control Committee indicates that those counties which have utilized community resources and have expanded their probation office personnel can more rapidly rehabilitate delinquent youth in a home atmosphere and at a fraction of institutional costs. Therefore, we recommend that legislation similar to Senate File 1039, submitted to the Second Session of the Sixty-fourth General Assembly, be implemented that will financially assist counties which reduce commitments to the girls' and boys' training schools.

The committee concurs in the recommendation of the Penal and Correctional Systems Study Committee that legislation be implemented that would make parents financially responsible for the cost of care and treatment of their children committed to state training schools to the extent they are able to contribute.

The four children's institutions have no control over the expenditure of the foster care funds which are appropriated to them. The area social workers determine the needs (medical, etc.) of the children on foster care even though payment is made from the institutions' funds. The committee recommends that the Human Resources Subcommittee on Appropriations work with the Department of Social Services to centralize the foster care money from all four children's institutions in the central office, thereby simplifying the procedure and providing better control over these funds.

## BUREAU OF ADULT CORRECTIONS

The Budget and Financial Control Committee met with the Bureau of Adult Corrections at the State Penitentiary in Fort Madison on June 20, 1972. The meeting included administrative personnel from the central office, the State Penitentiary, the Men's Reformatory, the Iowa Security Medical Facility, the Riverview Release Center and the Women's Reformatory.

Due to decreasing population at the adult correction institutions and the increased use of parole, probation and work release, the committee recommends that no capital improvements be undertaken at any of these institutions beyond that which is required to maintain the facility until an overall plan is formulated for the adult correction program in Iowa.

During the meeting at Fort Madison, the committee listened to the contingent of correctional officers' wives who had requested an appearance before the committee. As a result of the discussion with these wives and administrative personnel of the Bureau of Adult Corrections, the Budget and Financial Control Committee recommends that the legislature direct that a committee be appointed to study the following areas:

1. Reinstatement of capital punishment for the murder of a correctional officer by an inmate.
2. Improve fringe benefits and provide earlier retirement for correctional officers.
3. Partial responsibility by the state for support of a correctional officer's family as long as there are children under 18 years of age if the officer is killed or permanently disabled in the line of duty.
4. Establishment of a suitable death benefit for the survivors of a state peace officer or correctional officer killed in the line of duty.

During the committee's meeting with the Bureau of Adult Corrections, the Iowa State Industries were discussed. It is the consensus of the committee that the whole concept of work in the prisons is totally unimaginative. Design of tools is contracted to outside sources. The finished tools come in and are placed in production machines leaving the inmates to do the monotonous repetitive tasks of factory workers. If the tools were designed in the institution, built in the institution and the project followed through to completion, the monotony would be relieved and the inmates would have enthusiasm for their jobs. The talent is in the institutions but there is no incentive.

The Budget and Financial Control Committee recommends that the Legislature direct a study be made of the Iowa State Industries. This study should include the following:

1. Evaluation of current programs in training productive workers in an industrial situation.
2. Due to declining population, the feasibility of combining the Men's Reformatory and the Iowa State Penitentiary, to provide adequate manpower to operate the industries.
3. Recommendations as to the direction the Iowa State Industries should take to be effective in rehabilitating inmates.

## BUREAU OF MENTAL RETARDATION

The Budget and Financial Control Committee met with the Bureau of Mental Retardation at the Woodward Hospital-School on August 21, 1972. The meeting included administrative personnel from the central office, the Woodward Hospital-School and the Glenwood Hospital-School.

During this meeting the committee was informed that the Glenwood Hospital-School had recently been inspected by the Joint Commission on Accreditation of Hospitals. The Budget and Financial Control Committee strongly recommends that before a state institution attempts to meet accreditation standards, a determination is made that the cost involved is justified by a proportionate increase in the effectiveness of the institution's programs. A determination should also be made as to whether or not all of the standards need to be met and whether the actual accreditation results in benefits to the State and the population of the institution in proportion to the costs involved.

## BUREAU OF MENTAL HEALTH

The Budget and Financial Control Committee met with the Bureau of Mental Health at the Mental Health Institute in Mount Pleasant on September 12, 1972. The meeting included administrative personnel from the central office and the Mental Health Institutes in Mount Pleasant, Independence, Cherokee and Clarinda.

A position paper, authorized by Dr. May and supported by the Department of Social Services, entitled Mental Health in Iowa was presented at the meeting and is on file in the Legislative Fiscal Director's Office. This paper outlines the fragmentation of mental health services in Iowa and suggests that the present system prevents the State of Iowa from receiving millions of dollars in federal matching funds since no one in the state has the authority to speak for mental health. The committee was also informed that both the Bureau of Mental Health and the Bureau of Mental Retardation are currently without directors.

The Budget and Financial Control Committee recommends that these two bureaus be combined under one director and that legislation be drafted implementing reorganization of mental health services in the State of Iowa thereby eliminating the fragmentation of services which currently exist.

It was also brought to the attention of the committee that all four mental health institutes are establishing drug treatment programs. The committee recommends that all drug treatment programs be coordinated to avoid duplication of effort as occurred in the alcoholism treatment programs.

## IOWA SOLDIERS' HOME

The Budget and Financial Control Committee met with the administrative staff of the Iowa Soldiers' Home in Marshalltown on November 15, 1972. Also present at the meeting were the Commissioner of Social Services, the Director of the Bureau of Family and Childrens' Services and additional staff from the central office.

The committee was informed of the drastic need for capital improvements at the Soldiers' Home.

The Iowa Soldiers' Home currently operates from state appropriation. Members payments and Veterans Administration aid for care given to veterans are deposited to the State General Fund. During the meeting, the committee was told that a veterans organization in Iowa is advocating the implementation of enabling legislation which will allow the Soldiers' Home to retain the Veterans Administration aid for capital construction.

The Budget and Financial Control Committee strongly recommends that this method of funding capital construction not be implemented. This would not only set a bad precedent but would also reduce the General Fund receipts by approximately three-quarters of a million dollars a year.

The General Assembly is charged with the responsibility of appropriating state funds to the areas determined to have the greatest need. Implementation of this type of enabling legislation would be an abdication by the General Assembly of a portion of its responsibility. The committee agrees that there is a need for capital improvements at the Soldiers' Home. However, the committee feels that it is the responsibility of the General Assembly to determine the amount of funds which will be appropriated for this purpose taking into consideration the total needs of the State.

## GENERAL COMMENTS AND RECOMMENDATIONS ON DEPARTMENT OF SOCIAL SERVICES

During the meeting at the Hospital-School in Woodward on August 21, 1972, the Budget and Financial Control Committee requested that the Department of Social Services prepare a list of priorities for the next biennium and long-range plans for the Department. The Commissioner of Social Services stated that a full report is being prepared and would be forthcoming in the near future.

The committee recommends that the Human Resources Subcommittee on Appropriations take this report into consideration when they are working on the Department of Social Services appropriation.

At the meeting in Toledo on May 19, 1972, the Department of Social Services explained a current project entitled "Program and Financial Planning." The object of the project is to determine the total cost of each service so an evaluation can be made to determine if sufficient benefits are being
derived from the program to justify the expenditure of funds. These reports will record whether or not goals are being attained within the time frame set and will aid in determining priorities and the validity of programs.

The Budget and Financial Control Committee commends the Department of Social Services for undertaking this project and, although it is not currently operational, strongly recommends that the department continue work on its implementation. It is also recommended that once this project is successfully implemented a determination be made as to whether or not it can be adapted to other state agencies.

The Budget and Financial Control Committee recommends that personnel from the Social Service institutions be invited to appear before the Human Resources Subcommittee on Appropriations during the budget hearings to explain their budget requests and priorities. This was done for the institutions by the Department of Social Services central office during the last budget session. The Budget and Financial Control Committee feels that the institutional personnel can contribute valuable additional information to the legislators if they are present at the budget hearings and are allowed to participate.

## EDUCATION

During the spring of 1972 a controversy developed between the Area XIII Board and the Clarinda campus administration. Some of the problems involved in the dispute were brought to the attention of the Budget and Financial Control Committee. The committee brought all of the parties involved together at a public hearing in Clarinda April 25, 1972. Partly as a result of this meeting, the budget for the Clarinda campus was adjusted and the dispute resolved.

As a result of their meetings at the Area Schools, the Budget and Financial Control Committee recommends the continuation and funding of the Coordinating Council for Higher Education. The committee feels that private colleges, area schools and the Regents institutions will all benefit from the discussions of the Council and that the original philosophy of local control for area schools will be better carried out if the council is continued.

We are witnessing the development of two systems of higher education in this state; one administered by the Board of Regents and the other by the Department of Public Instruction. The Budget and Financial Control Committee strongly recommend that the Board of Public Instruction and the Board of Regents hold joint meetings to work out a cooperative program eliminating duplication and effecting a more efficient use of higher education facilities.

## PERFORMANCE AUDITING

The Budget and Financial Control Committee recommends that a statewide program of performance auditing be initiated by the staff of the Legislative Fiscal Director. Such a program is included in the budget askings for the 1973-1975 biennium. Performance auditing would be started on a phased-in basis as soon as the budget is approved by the Sixty-fifth General Assembly.

The members of the past General Assemblies as well as the leadership of those Assemblies have indicated that they would like a report on each department concerning management performance and the efficiency and
economy with which each program has been carried out. Also, they wish to know if programs and performance are conforming with legislative intent.

The Legislative Fiscal Director estimates that a performance audit could be completed on each state department within three to four years from the start of the program if it is implemented in accordance with the requested budget.

The Budget and Financial Control Committee has authorized and the Legislative Fiscal Director has completed preparation of a performance audit program and an actual performance audit of the Merit Employment Department. The completed audit recommendations have been reviewed and accepted by the Department. The changes when fully implemented will greatly improve the operations of the Merit Employment Department.

## GENERAL COMMENTS

In all of our largest and therefore costliest departments of Iowa State Government there are both job duplications and service duplications. Furthermore, management decisions in these departments often seem to be deliberately motivated by a spirit of self-interest, rather than departmental efficiency.

Faced with limited budgets in this biennium, too many state departments have retained their costly professional staff by simply reducing working staff. At Fort Madison this dangerous subterfuge has:

1. Sharply reduced guard morale.
2. Lowered the basic conditions of safety for all, as witness the number of vicious attacks and stabbings that have occurred here in recent months.

We cannot emphasize too strongly that the efficient operations of any state department rest primarily upon an adequate working force, and that the refinements provided by professionals are effective only if such working force is indeed adequate.

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

ELMER H. DEN HERDER, Chairman<br>FRANCIS L. MESSERLY, Vice Chairman<br>KEITH H. DUNTON, Secretary<br>QUENTIN V. ANDERSON<br>EDGAR H. HOLDEN<br>CHARLES F. BALLOUN<br>ALFRED NIELSEN<br>C. JOSEPH COLEMAN<br>RICHARD M. RADL<br>BASS VAN GILST

## MESSAGE FROM THE SENATE

## The following message was received from the Senate:

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

Senate Concurrent Resolution 10, providing for additional snow removal procedures.

## MOTION TO RECONSIDER <br> (Amendment to Rule 30 of the Temporary Rules)

I move to reconsider the vote by which the Junker, et al, amendment as amended, filed January 18, 1973, to Rule 30 of the Temporary Rules of the House, passed the House on January 22, 1973.

BYERLY of Polk NIELSEN of Polk

## REPORTS OF COMMITTEE

Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government, to whom was referred House File 3, a bill for an act relating to members of county zoning commissions and boards of adjustment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same do pass.

PETERSON of Woodbury, Chairman

## Also:

Mr. Speaker: Your committee on county government, to whom was referred Senate File 7, a bill for an act relating to return of marriage document, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PETERSON of Woodbury, Chairman

## AMENDMENTS FILED

| H-11 |  |
| :---: | :---: |
| 1 | Amend House File 47, page 6, line 5, by inserting |
| 2 | after the figure "(82)" the words and figure ", chap- |
| 3 | ter one thousand eighty-eight (1088),". |
|  | JUNKER of Woodbury |
| H-12 |  |
| 1 | Amend House File 4 by striking Section 1 and |
| 2 | inserting in lieu thereof the following: |
| 3 | "Section 1. Section three hundred sixty-five |
| 4 | point seventeen (365.17), Code 1973, is amended by |
| 5 | striking subsection seven (7), and inserting in lieu |
| 6 | thereof the following: |
| 7 | 7. In the event that he has claimed exemption |
| 8 | from military service on account of being a |
| 9 | conscientious objector, he has fulfilled his |
| 10 | alternative service obligation if such obligation |
|  | was required." |

KREAMER of Polk
Amend House Rule 4 of the Temporary Rules of the House, unnumbered paragraph two (2) to read as follows:

1. "Only past legislators, state officials, persons whose

4 presence is deemed by the Speaker to be of special
5 significance to the House, and school classes accom-
6 panied by teachers seated in the galleries shall be
7 introduced in the House."
COCHRAN of Webster MONROE of Des Moines

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, January 24, 1973.

# JOURNAL OF THE HOUSE 

Seventeenth Calendar Day-Twelfth Session Day
Hall of the House of Representatives Des Moines, Iowa, Wednesday, January 24, 1973

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

Prayer was offered by the Reverend Norman Hoag, pastor of the First Baptist Church, Creston, Iowa.

The Journal of Tuesday, January 23, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. George Paschal, Webster City, Iowa.
LEAVES OF ABSENCE
Leaves of absence were granted as follows:
Holden of Scott on request of Stromer of Hancock; Trowbridge of Floyd indefinitely on request of Hill of Polk.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 3 and Senate File 7, under Rule 35.

## PETITIONS FILED

The following petitions were received and placed on file:
By Hutchins of Guthrie, from forty-nine residents of Representative District 56, and Tofte of Winneshiek, from three hundred one residents of Spillville, Iowa, opposing a change in the present abortion law.

## INTRODUCTION OF BILLS

House File 58, by Knoke, a bill for an act providing for payment of a nominal monthly fee for the clerk of court's service in processing support payments.

Read first time and referred to committee on appropriations.

House File 59, by committee on transportation, a bill for an act relating to change in roads, streams, or dry runs.

Read first time and placed on the calendar.
House File 60, by Lipsky (Robinson), a bill for an act expanding the purposes for which the schoolhouse tax may be used.

Read first time and referred to committee on education.
House File 61, by committee on judiciary and law enforcement, a bill for an act repealing antitrust fees for a county attorney or the attorney general.

Read first time and placed on the calendar.
House File 62, by Hill, Egenes and Higgins (Kelly), a bill for an act relating to the membership of political party state central committees.

Read first time and referred to committee on state government.

## MESSAGE FROM THE SENATE

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

Senate File 39, a bill for an act providing for copies of the Iowa Code to be distributed to city assessors without cost.

CARROLL A. LANE, Secretary

## SENATE MESSAGE CONSIDERED

Senate File 39, a bill for an act to provide copies of the Iowa Code to city assessors without cost.

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

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 9

Roorda of Jasper asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 9, filed on January 23, 1973, and found on page 166 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SUBCOMMITTEE OF APPROPRIATIONS COMMITTEE

Grassley of Butler, chairman of the committee on appropriations, announced the following subcommittee assignment:

CLAIMS
Donald L. Lippold, chairman
Brice C. Oakley
Adrain Brinck
On motion by Roorda of Jasper, the House recessed until 1:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## MESSAGE FROM THE SENATE

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

House Concurrent Resolution 9, providing that a joint convention of the two houses of the Sixty-fifth General Assembly be held on Thursday, January 25, 1973, at 11:00 a.m. inviting Governor Robert D. Ray to pay final tribute to former President Lyndon Baines Johnson.

CARROLL A. LANE, Secretary

## REPORTS OF COMMITTEES

Pellett of Cass, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred House File 2, a bill for an act relating to the sale of meat and meat products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

PELLETT of Cass, Chairman
Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government, to whom was referred Senate File 6, a bill for an act relating to commitment of alcohol and drug addicts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-14
Amend Senate File 6, as passed by the Senate and reprinted, page 2, by striking from lines 34 and 35 the following: "section two hundred twenty-
four point one (224.1)', and inserting in lieu thereof the following: "chapter two hundred four (204)".

PETERSON of Woodbury, Chairman

## AMENDMENT FILED

$\mathrm{H}-13$
1 Amend House File 32, page 2, line 7 by striking
2 the numerals "[1968]" and inserting in lieu thereof
3 the numerals "[1970]".
SCHROEDER of Pottawattamie GRASSLEY of Butler
PELLETT of Cass STROTHMAN of Henry

On motion by Roorda of Jasper, the House adjourned until 9:00 a.m., Thursday, January 25, 1973.

# JOURNAL OF THE HOUSE 

Eighteenth Calendar Day-Thirteenth Session Day<br>hall of the House of Representatives<br>Des Moines, Iowa, Thursday, January 25, 1973

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

Prayer was offered by Father J. J. McBride, pastor of the St. Joseph Catholic Church, New Albin, Iowa.

The Journal of Wednesday, January 24, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Larry W. Goetz, Creston, Iowa.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 6, under Rule 35.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-five fifth grade students from Western Hills Elementary School, West Des Moines, accompanied by Mrs. Amy Glotfelty. By Bittle of Polk.

Thirty-five students from the Iowa Lakes Community College, Veterans Farm Coop Class, Whittemore and Algona, accompanied by Kevin Hoover and Bill Crook. By Krause of Palo Alto.

## INTRODUCTION OF BILLS

House File 63, by committee on county government, a bill for an act relating to group insurance for elected county officials.

Read first time and referred to committee on appropriations.
House File 64, by Schroeder, a bill for an act relating to fees for a marriage license.

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

House File 65, by Cochran, Small and Middleswart (Winkelman, Palmer and Schaben), a bill for an act to create a state land use policy commission, and to specify its powers and duties.

Read first time and referred to committee on natural resources.
House File 66, by Knoke, a bill for an act to provide that juveniles shall be subject to the same penalties for violation of specified fish and game laws as adults.

Read first time and referred to committee on natural resources.
House File 67, by Oakley (Kelly), a bill for an act relating to expert witness fees.

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

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 5, by Mendenhall, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the imposition of taxes.

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

> SPONSOR ADDED
> (House Files 51 and 52 )

The Chief Clerk announced that Horn of Linn is added as a co-sponsor of House File 51 and House File 52.

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS CALENDAR

The House resumed consideration of House File 32, a bill for an act relating to the production and adulteration of dairy food products.

Strothman of Henry moved to reconsider the vote by which amendment H-6 was adopted on January 22, 1973, and found on page 154 of the House Journal.

Motion prevailed.
Strothman of Henry asked and received unanimous consent to withdraw amendment $\mathrm{H}-6$.

Strothman of Henry offered the following amendment H-13 filed by Schroeder, et al., and moved its adoption:

H-13
1 Amend House File 32, page 2, line 7 by striking
2 the numerals "[1968]" and inserting in lieu thereof
3 the numerals "[1970]".
Amendment 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. 32)
The ayes were, 92 :

| Anderson | Dunlap <br> Avenson | Dunton <br> Bdelen | Jordan <br> Junker |
| :--- | :--- | :--- | :--- |
| Bennett | Kiser | O'Halloran <br> Pattrehett |  |
| Bortell | Egenes | Knoke | Pellett |
| Branstad | Ewing | Ferguson | Krause |

The nays were, 1 :
Byerly
Absent or not voting, 7:

| De Jong | Fischer, H. O. | Millen |
| :--- | :--- | :--- |
| Drake | Jesse | Monroe |

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

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

The House resumed consideration of House File 4, a bill for an act relating to qualifications of civil service employees.

Kreamer of Polk offered the following amendment H-12 filed by him and moved its adoption:

H-12
1 Amend House File 4 by striking Section 1 and 2 inserting in lieu thereof the following:
3 "Section 1. Section three hundred sixty-five
4 point seventeen (365.17), Code 1973, is amended by
5 striking subsection seven (7), and inserting in lieu
6 thereof the following:
7 7. In the event that he has claimed exemption
8 from military service on account of being a
9 conscientious objector, he has fulfilled his
10 alternative service obligation if such obligation
11 was required."
Roll call was requested by Kreamer of Polk and Wyckoff of Benton.

On the question "Shall amendment H-12 be adopted ?"
The ayes were, 48:

| Anderson | Ferguson | Kreamer | Stanley <br> Bennett |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Lippold <br> Bortell | Freeman | Lopue |
| Branstad | Fullerton | Mendenhall | Stromer |
| Crabb | Grassley | Millen | Strothman |
| Danker | Hansen | Miller, K. D. | Tofte |
| Den Herder | Harper | Norpel |  |
| Doyle | Harvey | Pellett | Wells |
| Drake | Holden | Peterson | West |
| Dunlap | Husak | Woods |  |
| Dunton | Jordan | Roncy | Wurda |
| Edelen | Junker | Schroeder | Wyckoff |
|  |  | Mr. Speaker |  |

The nays were, 45 :

| Avenson | Connors | Horn | Monroe |
| :--- | :--- | :--- | :--- |
| Bittle | Crawford | Hutchins | Newwhard |
| Brinck | Cusack | Kiser | Nielsen |
| Brockett | Egenes | Knoke | Norland |
| Brunow | Fisher, C.R. | Krause | Oakley |
| Butler | Fitzgerald | Lipsky | O'Halloran |
| Byerly | Griffee | McCormick | Patichett |
| Caffrey | Hargrave | Menke | Rapp |
| Carr | Hennessey | Mennenga | Readinger |
| Clark, J. H. | Higgins | Miller, A.V. | Rinas |
| Clark, J. W. | Hill | Miller, R. G. | Small |
| Cochran |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Daggett | Ewing |  |  |
| DeJong | Jesse | McElroy | Trowbridge |
|  |  |  |  |

Amendment adopted.
Kreamer of Polk asked and received unanimous consent to withdraw amendments $\mathrm{H}-8$ and $\mathrm{H}-9$ filed by him on January 22, 1973, and found on page 157 of the House Journal.

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. 4)
The ayes were, 75 :

| Avenson | Dunlap <br> Bennett |
| :--- | :--- |
| Bortell | Dunton <br> Edelen <br> Brinck |
| Brockett | Egenes |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C.R. |
| Cafrey | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Hanfee |
| Connors | Hargrave |
| Crawford | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| Den Herder | Holden |


| Horn | Patchett |
| :--- | :--- |
| Hutchins | Pellett |
| Junker | Peterson |
| Knoke | Rapp |
| Krause | Readinger |
| Lippold | Rinas |
| Lipsky | Schroeder |
| McCormick | Small |
| McElroy | Stanley |
| Mendenhall | Stephens |
| Menke | Stromer |
| Mennenga | Strothman |
| Middleswart | Tofte |
| Miller, A.V. | Welden |
| Monree | Wells |
| Newhard | Woods |
| Norland | Wulff |
| Oakley | Mr. Speaker |
| O'Halloran |  |

The nays were, 21:

| Anderson | Fischer, H. O. | Kreamer | Nielsen |
| :--- | :--- | :--- | :--- |
| Bittle | Harper | Logue | Norpel |
| Branstad | Husak | Millen | Poncy |
| Crabb | Jordan | Miller, K. D. | West |
| Doyle | Kiser | Miller, R.G. | Wyckoff |
| Drake |  |  |  |

Absent or not voting, 4:
De Jong Jesse Roorda Trowbridge
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE CONCURRENT RESOLUTION 10 <br> By Clark of Lee, Hill and Crawford

Whereas, the United States has been involved in a war in Southeast Asia; and

Whereas, the people of Iowa have suffered great losses in that war; and
Whereas, the President of the United States has announced that an agreement has been reached to end that war; Now Therefore,
: Be It Resolved by the House, the Senate Concurring, That the elected members of the Iowa House of Representatives and the Iowa Senate extend to the President of the United States their congratulations upon the successful completion of negotiations for a peace settlement of the armed conflict in Vietnam.

Be It Further Resolved, That a copy of this resolution be forwarded to the Honorable Richard M. Nixon, President of the United States.

Laid over under Rule 25.
The House recessed until 10:40 a.m.
The House reconvened, Speaker Varley in the chair.

## COMMITTEE TO NOTIFY SENATE

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

The motion prevailed and the Speaker appointed as such committee the following: Fullerton of Woodbury, chairman; Branstad of Winnebago and Harper of Davis.

Fullerton of Woodbury, 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.

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 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

## MEMORIAL TO FORMER PRESIDENT

 LYNDON BAINES JOHNSONIn accordance with House Concurrent Resolution 9 duly adopted, the joint convention was called to order, President Neu presiding.

Senator Lamborn of Jackson 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 Neu announced a quorum present and the joint convention duly organized.

Senator Andersen of Woodbury moved that a committee of six consisting of three members from the Senate and three members from the House be appointed to notify Governor Robert D. Ray that the joint convention was ready to receive him.

The motion prevailed and the President appointed as such committee Senators Schaben of Harrison, Bergman of Osceola and Miller of Marshall, on the part of the Senate, and Representatives Logue of Iowa, Cochran of Webster and Butler of Pottawattamie, on the part of the House.

The committee waited upon Governor Robert D. Ray and escorted him to the Speaker's station.

## MEMORIAL SERVICE

Invocation
Reverend Robert B. Hedges
Rector St. Timothy's Episcopal Church and Staff Chaplain, Iowa Army National Guard
Eulogy................................................-Governor Robert D. Ray
For the second time in less than a month, the people of Iowa join their fellow Americans-everywhere-in mourning the death of a former President of the United States.

It was only twenty-seven days after the passing of President Truman, and while flags were still at half staff in his memory, that the thirty-sixth chief executive-Lyndon Johnson-was also taken from us.

This double blow subdues and humbles us; it makes us mindful of our common mortality; it rekindles our sense of gratitude for men like Presidents Johnson and Truman, who poured out their lives in the service of their fellow human beings.

And finally, this double blow hopefully will soften the voices with which we speak to and about one another and will bring to American life more forebearance, more compassion, and more understanding in our relations with one another.

President Johnson was a man as spacious and questing as the landscape of his native Texas.

His aspirations for America-and for the world-were boundless and passionate. To the achievement of those aspirations he brought incredible energy, emotional commitment and political skill. Of Lyndon Johnson it could be truly said what Homer wrote so long ago: "And what he greatly thought, he nobly dared."

His failures were the failures of nobly daring, his errors came not from setting his sights to low, but from aspiring to goals whose time had not yet fully come. He was, at his best, a man larger than life-and as suchhe will be remembered with ever-growing affection by a people who also-at their best-aspire to goals so high that they cannot be grasped in a single leap.

When writing about Lyndon Johnson, historians will most certainly include the tragedy of the Vietnam War. But none will be able to write that Lyndon Johnson did not want peace. And no one would have welcomed the President's announcement two nights ago at the end of this war more than Lyndon Johnson.

What the historians will write is that Lyndon Johnson championed the causes of human rights-he believed in people-and he believed in his
country. And he believed that this country was for all sorts, colors, and conditions of people and that we could not dare to forget any of them.

He said "We have proved that great progress is possible." We Iowans believe that to be true.

Now he belongs to the ages who will-I know-agree with his own statement concerning his Presidency. "What really matters is whether there was a change for the better in the way our people lived. I think there was."

Placing of Wreath..............................-Governor Robert D. Ray Major General Joseph G. May Brigadier General Joseph B. Flatt Senator James F. Schaben Representative Dale M. Cochran
Taps................................................. Iowa Army National Guard, Fairfield, Iowa
21 Gun Salute. $\qquad$ Hq. and Hq. Battery 1st BN 194th FA Iowa Army National Guard, Humboldt, Iowa

Benediction. $\qquad$ Father John Ryan St. John's Church, Cumming, Iowa

Governor Robert D. Ray was escorted from the House chamber by the committee previously appointed.

Holden of Scott moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Varley in the chair.
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
House File 40, a bill for an act to change the name of the bureau of labor to the department of labor and industry, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 40)
The ayes were, 71:

| Anderson | Doyle <br> Bennett |
| :--- | :--- |
| Bittle | Drake |
| Bortell | Dunlap |
| Branstad | Edelen |
| Brockett | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C. R. |
| Caffrey | Freeman |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Clark, J. W. | Hansen |
| Cochran | Harper |
| Crabb | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| Den Herder | Holden |
|  | Horn |

The nays were, 19:

| Avenson | Griffee | Mennenga | Poncy |
| :--- | :--- | :--- | :--- |
| Brinck | Hargrave | Monroe | Rinas |
| Brunow | Husak | Newhard | Small |
| Dunton | Jordan | Norland | Welden |
| Fitzgerald | Knoke | Patchett |  |
| Absent or not voting, 10: |  |  |  |
| Connors Egenes  <br> Crawford Fischer, H. O. Millen <br> De Jong Jesse Peterson | Trowbridge |  |  |
|  |  |  |  |

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

## ADOPTION OF AMENDMENT TO TEMPORARY RULES OF THE HOUSE

Cochran of Webster called up for consideration the following amendment filed by him and Monroe of Des Moines and moved its adoption:

| Hutchins | Oakley <br> OUnker |
| :--- | :--- |
| Jiser | Pelloran |

Trowbridge Wells
Oakley
Halloran
Pent
Readinger
Roorda
Schroeder
Stanley
ephens
Strothman
Tofte
West
Woods
Wyckoff
Mr. Speaker

Small
Welden

Amend House Rule 4 of the Temporary Rules of the House, unnumbered paragraph two (2) to read as follows:

1. "Only past legislators, state officials, persons whose presence is deemed by the Speaker to be of special significance to the House, and school classes accompanied by teachers seated in the galleries shall be introduced in the House."

Amendment adopted.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
House File 41, a bill for an act relating to temporary restrictions on weight and load of certain motor vehicles, and to provide penalties for violation of temporary restrictions, 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 bil pass?" (H.F. 41)
The ayes were, 82 :

| Anderson | Drake | Junker | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Kiser | O'Halloran |
| Bennett | Dunton | Knoke | Pellett |
| Bortell | Edelen | Krause | Peterson |
| Branstad | Ewing | Kreamer | Poncy |
| Brinck | Ferguson | Lippold | Rapp |
| Brockett | Fischer, H. O. | Lipsky | Readinger |
| Brunow | Fisher, C. R. | Logue | Rinas |
| Butler | Freeman | McCormick | Roorda |
| Carr | Fullerton | McElroy | Schroeder |
| Clark, J. H. | Grassley | Mendenhall | Stephens |
| Clark, J. W. | Griffee | Menke | Stromer |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Middleswart | Welden |
| Crabb | Harper | Millen | Wells |
| Crawford | Harvey | Miller, A.V. | West |
| Cusack | Hennessey | Miller, K. D. | Woods |
| Daggett | Holden | Miller, R. G. | Wulff |
| Danker | Horn | Newhard | Wyckoff |
| DenHerder | Hutchins | Norpel | Mr. Speaker |
| Doyle | Jordan |  |  |
|  |  |  |  |
| The nays were, | 15: |  |  |
| Bittle | Higgins |  | Monroe |

Absent or not voting, 3:
De Jong Egenes Trowbridge
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

> REFERRED TO COMMITTEE ON STATE GOVERNMENT
> (House File 45)

House File 45, a bill for an act relating to the transfer of jurisdiction or sale of real estate between state agencies and political subdivisions of the state, was taken up for consideration.

Clark of Lee moved that House File 45 be referred to the committee on state government.

A non-record roll call was requested.
The ayes were 50 , nays 41.
Motion prevailed.
House File 3, a bill for an act relating to members of county zoning commissions and boards of adjustment, with report of committee recommending passage, was taken up for consideration.

Mennenga of Clinton offered the following amendment H-15 filed by him and moved its adoption:

H-15
1 Amend House File 3 as follows:
2 1. Page 2, line 5, by inserting after the word
3 "commission," the words "a majority of".
4 2. Page 2, line 23, by striking the word "who"
5 and inserting in lieu thereof the following: ", $a$
6 majority of whom".
A non-record roll call was requested.
The ayes were 57, nays 38 .
Amendment adopted.
Jesse of Polk moved that House File 3 be deferred and that the bill be retained on the calendar under unfinished business.

Motion lost.
Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 3)
The ayes were, 62 :

| Anderson | Daggett | Fisher, C. R. | Husak |
| :--- | :--- | :--- | :--- |
| Avenson | Danker <br> Bennett | Den Herder | Fullerton |
| Butchins |  |  |  |
| Bortell | Grassley | Jordan |  |
| Branstad | Drake | Griffee | Krause |
| Clark, J. H. | Dunton | Hansen | Kreamer |
| Cochran | Ewing | Harvey | Lippold |
| Crabb | Ferguson | Hennessey | Logue |
|  |  | Holden | McCormick |


| McEIroy | Miller, R. G. |
| :--- | :--- |
| Mendenhall | Newhard <br> Menke |
| Norrand |  |
| Mennenga | Norpel |
| Middleswart | O'Halloran |
| Millen | Pellett |
| Miller, A. V. | Peterson |
| Miller, K. D. | Readinger |

The nays were, 35 :

Bittle
Brinck
Brockett
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. W.

Connors Crawford Cusack Doyle
Dunlap Fischer, H. O. Fitzgerald Freeman Hargrave

Absent or not voting, 3:
De.Jong Egenes

Rinas Tofte
Roorda Welden
Schroeder Wells Stanley West Stephens Wulff Stromer Strothman

| Harper | Monroe <br> Nielsen |
| :--- | :--- |
| Higgins | Oakley <br> Hill |
| Horn | Patchett |
| Jesse | Poncy |
| Junker | Rapp |
| Kiser | Small |
| Knoke | Woods |

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

On motion by Holden of Scott, the House recessed until 6:00 p.m.

## EVENING SESSION

The House reconvened, Speaker Varley in the chair.
COMMITTEE TO NOTIFY THE SENATE
Kreamer of Polk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed Kreamer of Polk, Norpel of Jackson and West of Marshall.

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 7 duly adopted, the joint convention was called to order, President Neu presiding.

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

Senator Lamborn of Jackson moved that a committee of six consisting of three members from the Senate and three members from the House be appointed to notify Governor Robert D. Ray that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senators Briles of Adams, Taylor of Hardin, and Orr of Poweshiek, on the part of the Senate, and Representatives Bortell of Madison, Oakley of Clinton, and O'Halloran of Black Hawk, on the part of the House.

The committee waited upon Governor Robert D. Ray and escorted him to the Speaker's station. President Neu then presented Governor Ray, who delivered the following budget address:
Mr. President, Mr. Speaker, Mr. Chief Justice, Elected Officials, Members of the General Assembly, and Citizens of Iowa:
As we talk about budget matters tonight, I can best tell you what Iowans want from their state government by telling you what they don't want. l'hey don't want increased taxes.

The budget I submit to you calls for no general tax increase while at the same time it makes possible some easing of the individual tax burden.

I have been pleased with the widespread acceptance my priorities have met since delivering to you my Condition of the State and Inaugural Messages.

I have established the practice of not asking the Legislature to take action on government operations and programs without also showing how to finance them. I now unfold to you in this message and in the printed matter to be handed to you, the details, ways, means, and methods for financially supporting the proposals and ideas I advance to you of the General Assembly.

I am aware there are always cynies and critics who look at a Governor's budget, not seeking its strengths and values, but with an eye to finding fault. Some, I am sure, will be quick to say this budget supports too much education in Iowa, or provides too much for the elderly, or considers the individual taxpayer too much in view of our State's other needs. But I would call your attention to the fact I have established these priorities in State government and have already announced to you that these three categories stand at the top of my priority list.

There are others who will complain that not enough money was provided for their special pet projects. But those who examine and understand the details of this budget will conclude that it follows guidelines I set for the
members of my staff and the Comptroller's office as we worked to prepare it. Those guidelines were:

1. There must be no general tax increase.
2. The priorities that 1 have established must be adequately financed.
3. We shall continue to move away from the dependence on property tax-
4. There must be a solid working balance remaining in the State treasury at the end of the biennium.
5. We must responsibly support the necessary services of State government, and,
6. The use of revenue sharing funds must clearly be visible, providing either direct or indirect tax relief and not used simply to increase levels of government spending.
Though it is easy to recite this list, achieving a budget that lives up to it was not so easy. I want to here express my personal appreciation to State Comptroller Marvin Selden, along with Art Claus, Bill Krahl, Jim Rose and the other people in that office who did so much to help prepare this budget for your consideration.

When I addressed you earlier this month, I told you I was optimistic about the condition of the State and its future. One of the many reasons for that optimism is the improved financial position of our state government.

In the next two years, the state will have access to more revenue than ever before because of wise use of existing resources, more equitable farm prices, healthy overall economic growth, and the new federal revenue sharing. This additional revenue offers us the opportunity to embark on new ways to meet our State's needs while at the same time enabling us to return more money to ease the tax burden locally than at any time before.

With this opportunity comes the responsibility to see that revenue within our trust is used wisely. We should all keep in mind that there is not, nor will there ever be, enough money to satisfy all of those who spend taxpayers' money-or those who are on the receiving end of tax dollars.

In his Inaugural address last Saturday, President Nixon set a tone for everyone to heed. He said in that message ". . . I offer no promise of a purely government solution for every problem. We have lived too long with that false promise. In trusting too much to government, we have asked of it more than it can deliver. This leads only to inflated expectations, to reduced individual effort, and to a disappointment and frustration that erodes confidence both in what government can do and in what people can do . . .
"Government must learn to take less from people so people can do more for themselves..."

For four years, we in Iowa government have been wrestling with all kinds and sorts of problems in our state, pinning them down one by onesolving some with the help of the federal government and often seeing others confront us because of the federal government.

Two years ago, I stood before the General Assembly and introduced the Governor's budget for the current biennium. With that message came an approach to stabilizing property taxes for local school spending and a method by which additional financing for local schools would come from state revenue instead of property tax.

I remember well the controversy that swirled around our new approach for more equitable school financing and an easing of the property tax burden. There were those who insisted on raising all kinds of taxes under the guise of tax reform. But, as we have demonstrated, tax relief does not come from raising a lot more tax, but from sound, reasonable, and effective planning.

We can profit from the mistakes of the past that produced more taxes and more government spending but did not solve problems. Likewise, we can profit from wise action of the past where there has been an improvement and a salient effect on the reliance on property taxes.

The budget adopted two years ago will finish its work on June 30 of this year with a budget balance of $\$ 3$ million, plus money budgeted but not spent, additional economic growth above earlier estimates and the State's accumulated portion of revenue sharing. These items combine to swell the beginning balance for the next two years to more than $\$ 48$ million.

This budget I am presenting to you is no miracle. It does not profess to be. It is, however, a planned, thoroughly thought through document which spells out on a priority basis how the State's revenue can effectively and intelligently be used during the next two years of Iowa history. It is given to you Legislators as a biennial budget, but is broken apart so that you can easily discern the expenditures for each year of the biennium.

Experience has taught us that this is a very effective way for state government budgeting, inasmuch as the second year is open for adjustments that are needed because of changing conditions.

As you are introduced to this budget, I would ask that you examine carefully the pie charts in the Comptroller's handouts entitled "General Fund Appropriations," Exhibits D-1 and D-2. These will give you, for quick reference, a percentage breakdown of how revenue that comes into the state is expended. They will show you that in each year over 72 per cent (this includes tax refunds) of state revenue will go back to individual Iowans and to local goverments. They also will show you that over 56 per cent of the entire revenue of the state is used for education.

In dollars, this budget represents a large sum of money to operate government. But as you consider it, in total, recognize that just as we are a state where problems are yet manageable, so do we have a level of public spending yet manageable. As a point of reference, the total expenditures for our entire state budget for the next two years would not be enough to fund just the welfare programs for a 12 -month period in the City of New York.

What the pie charts do not tell you is this: In the next two years the State of Iowa, under my budget, will be giving more property tax relief and will provide more direct support to all levels of education, to other units of government, to the elderly, to the disadvantaged, to fight crime, to deal with the problems of drug abuse, alcoholism and health, and to conserve our natural resources than any other state budget in Iowa's history. It is much more than a collection of numbers on paper. It is testimony to the fact that Iowans expect a government to be concerned about people.

You have heard me tell of the importance of our elderly citizens who are victims of inflation and higher taxes, but now have no place to go or the ability to any longer earn-people for whom training will not benefit.

We must, we can and we will provide services for these people in their advanced years. My budget offers major ways for you to help them.

It provides help to these elderly citizens in such basic needs as housekeeping, money management, transportation, hot meals and home care services. In addition, when medical care and nursing care are necessary, my budget extends medicaid and quality nursing care.

Of all the mail I receive in my office, none touches me more than that from elderly people who are desperate because they cannot scrape together an extra buck for a needed prescription, to heat their home, or to pay their property taxes.

These are good people who have lived good lives and now, though it may be hard in this affluent society to comprehend, they are in a situation where even the prospect of raising one extra dollar per month is beyond them.

I think you would agree with me that in most cases it is far better for all concerned that these people remain in their own homes which they have worked a lifetime to own.

Let us quit talking about property tax relief for these people and let's do it.

My budget provides a specific program for these persons, affecting some 93,000 homeowners, age 65 and over. An intelligent use of revenue sharing will allow us to finance this new plan with an additional $\$ 10$ million for this biennium on top of the amount we are now appropriating for double homestead credit. Depending on individual income, if less than $\$ 6,000$ annually, a property tax credit will be given to an elderly homeowner on a sliding scale up to $\$ 500$ per year. My plan makes the same provisions for our disabled Iowans.

This is direct property tax relief.

*     *         * 

This proposal for elderly tax relief is one program possible because of revenue sharing, and it relates to another of my principal priorities-a continued attack on property taxes.

We are always anxious to promote good industry in Iowa. At the same time, we should never overlook our most basic industry, agriculture, which generates economic development for this state.

We are seeing a spurt in the number of cow-calf operations in Iowa, an increase at least partially attributable to the removal three years ago of property taxes on stock cows.

During this period an additional 220,000 cows have produced calves which have netted $\$ 18$ million in new income for Iowa's economy.

We no longer have to talk about finishing the removal of the livestock personal property tax. We now can eliminate it and I propose that we do just that.

We have budgeted sufficient funds to replace the local revenue lost by the elimination of this tax and also enough to increase the exemption for other personal property to $\$ 3,000$ assessed valuation.

When I first proposed the school foundation plan two years ago, I told you it was a plan for a decade, that we would phase in gradually to higher levels of state support for local schools. We are already seeing that promise of increased support become reality.

Iowa, like other states across this country, is awaiting court determination on whether or not our local school financing will meet constitutional tests. So you can see another reason why it is so important that this Legislative body not rush out and raise taxes which would close the options to meet any court decision contingency. We are fortunate that our school aid plan provides a good foundation if the Supreme Court should mandate that additional financial equality is required.

The effect of the foundation plan has been noticeable in lessening the dependence on property tax.

And now as we continue to meet our objective of moving away from property tax by funding the school foundation plan, revenue sharing puts us in a position to take yet another important step to dent the property tax levies.

One of the constantly increasing costs that has plagued county government has been welfare.

To remove this source of pressure on the property taxpayers we have in this budget taken our ninety-nine counties out of the welfare business.

This will require $\$ 7$ million the first year and $\$ 14.7$ million the second year of the biennium. This is direct property tax relief made possible through revenue sharing. It means that a drop in the millage rate can be realized. To assure that it happens, the reduction will be locked into the county budgets.

All homemaker services, those for foster care and those of a similar nature now being paid with local property tax funds will, if you adopt my budget, be assumed by the State. This is estimated to cost over $\$ 1$ millionalso made possible by revenue sharing.

Our tax system moved toward more progressivity during this past biennium when our school aid and revenue plans were adopted. Nonetheless, low income taxpayers are still paying a higher percentage of their earnings for taxes than others.

We find that we can provide tax relief to all of our low income people presently paying income tax who have taxable earnings under $\$ 4,000$. Again -with the use of revenue sharing-we can eliminate the income tax for these people.

And now, let me turn to the third principal priority-support for balanced education in Iowa.

This budget I submit to you provides almost six-tenths of a billion dollars in direct state aid to local schools, or put another way, for every tax dollar the state collects, 38 cents will go right back to our local schools.

In order to enable school districts to better plan their budgets-keeping in mind that teachers' contracts have to be signed in the spring-the enrollment date used to compute state aid should be changed to reflect "spring enrollment" rather than the later "fall enrollment" figures. This action, coupled with the funding that I am asking for, will allow schools to better adjust to changing conditions and declining enrollment.

The so-called miscellaneous income items-including federal aids-should be removed from the foundation "base" in the school plan and added to the top of the formula, a move which will further enrich and improve Iowa's method of financing public education.

The budget also includes $\$ 2.2$ million in each of the next two years to provide auxiliary services such as remedial reading and shared time so that
students-regardless of where they attend school, be it public or privatecan have equal learning advantages.

I hardly need to remind this Legislature that those who will be shaping Iowa tomorrow are in our educational system today. It is our societal responsibility to offer them encouragement as we offer them quality education, to provide them with incentives to achieve, even as we provide them with knowledge. Thus, this budget responds to meet this responsibility. For our Regents institutions sufficient funds are provided so that no tuition increases will be necessary for the next two years. This should be welcomed by students seeking education in our highly acclaimed universities and the many parents who are helping to encourage them.

In addition to my strong support for our universities, you will find provisions for special needs in our health service programs at the University of Iowa and for our schools for the deaf and blind and the Iowa Blind Commission.

Even as we emphasize higher education, our society is now beginning to realize the great value and worth in training that prepares people to use their hands.

We consider vocational training in our area colleges and high schools to be of such importance that my budget proposes a $\$ 3.7$ million increase the first year and another $\$ 2.2$ million increase in the second year specifically for this purpose.

Contributing immensely to our balanced educational system are our private colleges. This budget increases our Iowa Tuition Grant program $\$ 2$ million a year to make it possible for our needy students to attend the college or university of his or her choice.

While this budget offers continued property tax relief through revenue sharing, retroactive revenue sharing funds do not lend themselves well for that use.

At the beginning of this biennium we will have on hand some $\$ 32$ million in revenue sharing funds as our share for calendar year 1972, and a part of 1973.

Money that was allocated to Iowa for the year 1972, we consider "windfall" funds. From this, we are able to provide for capital improvements without resorting to additional bonding and the cost thereof.

That portion of the "windfall" revenue sharing not used for capitals will be carried over as a part of the treasury balance.

Included in our building program will be the educational complex at the University of Northern Iowa for $\$ 5$ million, $\$ 3.5$ million for social services, and $\$ 5$ million for the Iowa Conservation Commission which includes $\$ 2$ million to acquire land under the Open Spaces and Green Belt Programs.

We would be penny wise and pound foolish if we continue indefinitely to pour money into high cost, low-return rental space for state government when it has been shown that the wisest course is to replace these temporary or worn out facilities with permanent, new state-owned space. Therefore, provision for $\$ 5$ million for an office building within the state office complex appears in the budget.

One of the documents we shall provide you is a "Pro-Forma" revenue sharing statement which breaks out in detail how all these funds will be used.

In addition to the states federal revenue sharing portion approximately $\$ 57$ million new money per year will be made available to cities, towns and counties.

And while this opens new horizons for local units of government as they search for ways to help their citizens, it is my feeling that we should not drop the $\$ 5$ million in state-city revenue sharing that we have begun. This will continue.

The federal government has announced that it will now finance 75 per cent of the cost of sewer treatment facilities for cities and towns, with the balance of 25 per cent to be paid locally.

For a brief period of time, due to incentive agreements with the federal government, the local support in some instances was reduced to only 20 per cent. Several cities proceeded with plans and construction based on the 20 per cent local effort. So that these cities do not lose under the new 25 per cent local effort provision, I am asking that the differential of 5 per cent be absorbed by the state.

In the field of pollution control, you already know my strong feelings against the elimination of federal funds to support our soil conservancy program. While it is impossible for the State of Iowa to pick up the amount that is lost by this Washington action, I firmly believe that it is one of the most important aspects of our environmental protection efforts.

We must conserve our soil and thus prevent water pollution. Therefore, we have provided $\$ 2$ million annually in new money so that our new soil conservancy law will be backed up financially. To stretch this money as far as possible, it will undoubtedly need to be used where farmers volunteer to share part of the cost.

Our new Department of Environmental Quality makes its first appearance in a state budget, adequately financed to be an effective force in protecting our natural resources.

There is another kind of pollution-the human pollution of drug abuse. We have knowledgeable, energetic and aggressive people working diligently in this area. By budgeting an increase for our drug abuse program, we stand to gain in the battle against this menace.

Everyone in Iowa should now be convinced that there is a genuine fuel shortage in this nation. Even before the present emergency, we set in motion the research to find ways to desulphurize Iowa coal and extract it without destroying our land.

This offers a means to meet the energy crisis in years ahead and to provide a rebirth of an important industry in our state. In order to match federal funds, for this urgent program I have provided $\$ 225,000$.

It is a credit to the people of this state that they have shown an interest in expressing to me their support for an effective Civil Rights Commission. The Commission's responsibilities have been broadened to fight discrimination because of age, sex and disability.

Their budget had been relatively small for their duties. My recommendation calls for nearly doubling the present $\$ 99,000$ appropriation.

Since reorganization a year ago, our Beer and Liquor Control Department has remodeled 22 retail outlets into self-service stores. That is more than was done in all the years prior to this reorganization. This department now plans eight new stores where the traffic warrants it and the elimination of seven.

I have supported the Governor's Economy Committee proposal which included a recommendation to allow privately-owned stores to sell liquor under controlled circumstances instead of having state-owned liquor stores in towns where they are not feasible. There is no better time to experiment with this recommendation than now when some towns are faced with the possible loss of an existing liquor store.

With the long hoped-for settlement of the war in Vietnam now reality, let us not delay any longer in providing for the war bonus that I have recommended for our Vietnam veterans. In the past, bonuses for our veterans have been paid by a tax levy on property. To issue bonds to finance a bonus it is necessary to provide for a general property tax levy. However, we have set aside funds in this budget-and there is no reason why the same can't be done hereafter-to retire these bonds without any property tax actually being collected. We have budgeted $\$ 2$ million for the first retirement payment. All of this, however, hinges on voter approval.

Other key proposals in my legislative message are also anticipated in this budget.

Government is not merely a collection of buildings. It is people. And its service and the quality of its service are determined by those who work to help others. For the employees under merit service in state government, we have adopted the merit classification and pay plans to bring current the salaries paid for the jobs performed. For the first time there will not have to be a delay between study and implementation of the pay plan.

This budget builds in improvements in our Iowa Employees Retirement System (IPERS). It raises the ceiling, increases the retirement payments and lowers the vesting period. In addition to providing the extra funds necessary for this increase, we have also provided $\$ 2.2$ million to cover the school districts' share of increased costs. We are also continuing to bring other employee fringe benefits to a competitive level.

Any salary adjustments during the second year of the biennium for state employees outside of regular merit increases can best be determined next year and supported from reversions available after the first year of this budget. This we have found to work well in the past.

The Legislature established a Compensation Committee that has been studying the reasonableness of the salaries of the legislators, the judiciary and elected officials. This committee is charged with making recommendations for fair salaries in these positions.

In addition, I have appointed a committee to do the same thing for key decision-makers that are not covered by merit. At the time that I submit this budget to you these committees have not reported their findings, therefore, you will find an amount of $\$ 1$ million annually to cover changes that you seem fit to make.

In this same vein, while I am aware of the salary studies underway on the state level, I know of none involving compensation of county officers. Nevertheless, I suggest to you that you consider these salaries to make
sure that these officers are fairly compensated for their services tying increases to effective county budgeting.

My budget specifically recommends upgrading the salaries of our Highway Patrol and other state lawmen. These employees are not covered by merit and must look to you for keeping their salary scale current. Our recommendations are supported by a recent independent study comparing these salaries with officers in surrounding states.

This is, I believe, a good time to also call your attention to the committee that is working on improving our Workmen's Compensation laws, which can offer guidance for better compensation for Iowa's injured workers.

In my Condition of the State Message I told you there was a specific way that we could encourage increased trade for our agriculture and industry which in turn would benefit us all. New markets are being developed all around the world. With our products in demand by countries on every part of the globe, I have therefore provided for the establishment of two special Iowa offices overseas-one in the European common market and one in Japan.

The budget that we give you is one of the most exciting and comprehensive ones ever presented to the Iowa Legislature.

It is exciting because we can now meet so many of the challenges seemingly impossible before.

It is exciting because we are able to not only set priorities, but also finance them.

It is exciting because we will be able to do more than just talk about our elderly, education, property tax relief, and such things as protection of our environment and economic development, we can do something about them.

This budget ends in a $\$ 25$ million working balance, not by accident, but by design. This surplus will be necessary to assure responsible government financing in future years. It is a surplus larger than we have been accustomed to, but I would caution you that this is essential for good budgeting beyond this immediate two-year period.

My office, our state agencies, and in particular the budget division of the Comptroller's office look forward to reviewing details of this message with you. It is a budget that was developed realistically and evolved through tough administrative decisions.

And finally, it is a state budget that was developed in response to a very clear message from our people.

Iowans want a government that not only is able to upgrade its ability to do things right, but more importantly to get the right things done.

It is my responsibility as Governor to provide you with my budget recommendations. This I have done. It is our joint responsibility to make sure that the state budget we adopt fulfills its promise while avoiding promising more than can be delivered.

I look forward to working with you toward that goal, in the spirit of cocperation that our times demand and our people have a right to expect.

Governor Robert D. Ray was escorted from the House chamber by the committee previously appointed.

Holden of Scott moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Varley in the chair.

## EXPLANATION OF VOTE <br> (House File 3)

Warnings were given during the floor debate on House File 3 that the bill, even with the Mennenga amendment, is unconstitutional for a number of reasons. Therefore, there was a motion to defer action on House File 3 until a corrective amendment could be drawn up that would more or less achieve the intent of the bill, yet at the same time satisfactorily handle the question of constitutionality. Unfortunately in my opinion, the House saw fit not to defer and rather proceeded immediately to pass the bill. Far too often the Iowa Legislature is criticized for taking unnecessarily hasty action with regard to voting on certain bills, hasty action which can result in serious difficuity either in terms of implementation of the bill itself or in terms of a constitutional challenge in the courts. In the latter case, if an act is thrown out by the courts, the time and effort of the Legislature has been utterly wasted. I am afraid this is the case with regard to House File 3. Therefore, in good conscience I could only vote "no" on House File 3 as it stood, even though I may be sympathetic with the problem it attempts to deal with.

## PATCHETT of Johnson

## REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the fo lowing report:

Mr. Speaker: Your committee on state government, to whom was referred House File 27, a bill for an act changing the observance date of Veteran's Day, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene, Chairman
Drake of Muscatine, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation, to whom was referred House File 46, a bill for an act relating to snow tires used on designated snow routes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DRAKE of Muscatine, Chairman

## AMENDMENTS FILED

H—17
1 Amend House File 21, page 2, by inserting after
2 line 6, the following paragraph:

3 "This section shall not be deemed to prevent a 4 governmental subdivision from sponsoring or con-
5 ducting an organized race, speed competition or
6 contest, drag race or acceleration contest, test
7 of physical endurance, or exhibition of speed or
8 acceleration upon receiving the approval of the
9 department of public safety."
MONROE of Des Moines
H-16
1 Amend House File 48 by adding thereto the following new section:
"Sec. 2. Section three hundred twenty-one point four hundred sixty-three (321.463), unnumbered paragraph six (6), Code 1973, is amended to read as follows:

A tolerance above the maximum legal weight of any axle or vehicle or combination of vehicles may be allowed as follows:
[Three] Eight percent on any axle, including tandem axles.

Eight percent of the gross weight on any particular group of axles.

Eight percent on the total gross weight of a vehicle or combination of vehicles."

SCHROEDER of Pottawattamie
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, January 26, 1973.

# JOURNAL OF THE HOUSE 

Nineteenth Calendar Day-Fourteenth Session Day<br>Hall of the House of Representatives<br>Des Moines, Iowa, Friday, January 26, 1973

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

Prayer was offered by Father George Pallas, pastor of the St. George Greek Orthodox Church, Des Moines, Iowa.

The Journal of Thursday, January 25, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. John I. Hostetter, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Strothman of Henry on request of Fisher of Greene; Jordan of Linn on request of Rinas of Linn.

## PETITIONS FILED

The following petitions were received and placed on file:
By Holden of Scott, from four hundred twenty-five residents of Scott County, opposing a change in the present abortion law.

By Oakley of Clinton, from one hundred twenty-nine residents of Clinton and Scott Counties, favoring House File 57 relating to abortion.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 27 and 46, under Rule 35.

## INTRODUCTION OF BILLS

House File 68, by Freeman (Griffin and Riley), a bill for an act relating to the licensing of real estate apprentice salesmen.

Read first time and referred to committee on state government.

House File 69, by Freeman, a bill for an act relating to the use of spring and fall enrollment in the state school foundation program.

Read first time and referred to committee on education.
House File 70, by Mendenhall, a bill for an act relating to the termination of insurance agency contracts.

Read first time and referred to committee on commerce.
House File 71, by committee on ways and means, a bill for an act relating to signatures required on corporate income tax returns.

Read first time and placed on the calendar.
House File 72, by committee on county government, a bill for an act to provide a property tax levy for health programs.

Read first time and referred to committee on ways and means.
House File 73, by committee on county government, a bill for an act relating to the tax levy for flood and erosion control.

Read first time and referred to committee on ways and means.
House File 74, by Norpel, a bill for an act to allow advertising of alcoholic beverages.

Read first time and referred to committee on state government.

House File 75, by Knoke, Schroeder, Danker and Butler, a bill for an act relating to the construction, remodeling or replacement of county buildings.

Read first time and referred to committee on ways and means.
House File 76, by Doyle, Hargrave, Logue and Bortell, a bill for an act relating to the mandatory revocation of the drivers license of persons convicted of possession of a controlled substance in a motor vehicle.

Read first time and referred to committee on state government.

House File 77, by Lipsky, a bill for an act to exempt munic-ipally-owned parking lots from the services subject to a tax on gross taxable services.

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

## MESSAGE FROM THE SENATE

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

Senate File 48, a bill for an act relating to the filing requirements for cooperative associations for income tax purposes.

CARROLL A. LANE, Secretary

## ADOPTION OF SENATE CONCURRENT RESOLUTION 4

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 4, filed on January 10, 1973, and found on page 65 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 5

Holden of Scott called up for consideration Senate Concurrent Resolution 5, filed on January 10, 1973, and found on page 65 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## REREFERRED TO COMMITTEE <br> (House File 2)

Schroeder of Pottawattamie moved that House File 2 now on the calendar under indefinite postponement be rereferred to the committee on agriculture for further study.

Motion prevailed.

## CONSIDERATION OF BILLS REGULAR CALENDAR

House File 48, a bill for an act relating to the weight of vehicles operated on Iowa's roads, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-16$ filed by him and moved its adoption:
H-16
1 Amend House File 48 by adding thereto the
2 following new section:
3 "Sec. 2. Section three hundred twenty-one point
4 four hundred sixty-three (321.463), unnumbered
5 paragraph six (6), Code 1973, is amended to read
6 as follows:

```
    A tolerance above the maximum legal weight of
any axle or vehicle or combination of vehicles
may be allowed as follows:
    [Three] Eight percent on any axle, including
tandem axles.
    Eight percent of the gross weight on any
particular group of axles.
    Eight percent on the total gross weight of a
vehicle or combination of vehicles."
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Amendment lost.
Drake of Muscatine offered the following amendment H-19 filed by him and moved its adoption:
H—19
1 Amend the title to House File 48 by striking
2 all after the word "Act" and inserting in lieu
3 thereof the following:
4 "defining the term tandem axle."
Amendment adopted.
Drake of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 48)
The ayes were, 87:

| Anderson | Den Herder | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Jesse | O'Halloran |
| Bennett | Drake | Junker | Patchett |
| Bittle | Dunlap | Kiser | Pellett |
| Bortell | Dunton | Knoke | Peterson |
| Branstad | Edelen | Krause | Poncy |
| Brinck | Egenes | Kreamer | Rapp |
| Brockett | Ferguson | Lippold | Readinger |
| Brunow | Ewing | Lipsky | Rinas |
| Butler | Fisher, C. R. | Logue | Roorda |
| Byerly | Fitzgerald | McCormick | Small |
| Caffrey | Fullerton | McElroy | Stanley |
| Carr | Griffee | Mendenhall | Stephens |
| Clark, J. H. | Hansen | Menke | Stromer |
| Clark, J. W. | Hargrave | Mennenga | Tofte |
| Cochran | Harper | Middleswart | Wells |
| Connors | Harvey | Millen | West |
| Crabb | Hennessey | Miller, A. V. | Woods |
| Crawford | Higgins | Miller, K. D. | Wulff |
| Cusack | Hill | Miller, R. G. | Wyckoff |
| Daggett | Horn | Newhard | Mr. Speaker |
| Danker | Husak | Norland |  |

The nays were, 3 :
Holden Schroeder Welden

Absent or not voting, 10 :

| De Jong | Grassley | Nielsen | Strothman <br> Fischer, H. O. |
| :--- | :--- | :--- | :--- |
| Jordan Oakley Trowbridge |  |  |  |

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

Senate File 7, a bill for an act relating to the return of marriage document, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 7)
The ayes were, 90 :

| Anderson | Doyle |
| :--- | :--- |
| Avenson | Drake |
| Bennett | Dunlap |
| Bittle | Dunton |
| Bortell | Edelen |
| Branstad | Egenes |
| Brinck | Ferguson |
| Brockett | Fischer, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Fullerton |
| Caffrey | Griffee |
| Carr | Hansen |
| Clark, J. H. | Hargrave |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Connors | Hennessey |
| Crabb | Higgins |
| Crawford | Hill |
| Cusack | Holden |
| Daggett | Horn |
| Danker | Husak |
| Den Herder | Hutchins |

The nays were, none.
Absent or not voting, 10:

| De Jong | Grassley |
| :--- | :--- |
| Ewing | Jordan |
| Freeman | Nielsen |

Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Norland

Oakley
Roorda

Norpel O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Schroeder
Small
Stanley
Stephens
Stromer
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Strothman
Trowbridge

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

## HOUSE FILE 21 DEFERRED

Drake of Muscatine asked and received unanimous consent that House File 21 be deferred and that the bill retain its place on the calendar.

House File 61, a bill for an act repealing antitrust fees for a county attorney or the attorney general, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 61)

The ayes were, 90 :

| Anderson | Drake |
| :--- | :--- |
| Avenson | Dunlap <br> Bennett <br> Bittle <br> Bortell <br> Branstad <br> Brinck |
| Bunton |  |
| Brockett | Edelen |
| Brunow | Egenes |
| Byerly | Ferguson |
| Caffrey | Fischer, H. O. |
| Carr | Fisher, C. R. |
| Clark, J. H. | Fitzgerald |
| Clark, J. W. | Fullerton |
| Cochran | Hriffee |
| Connors | Hargen |
| Crabb | Harper |
| Crawford | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| Den Herder | Holden |
| Doyle | Horn |
|  | Husak |
|  | Hutchins |

The nays were, none.
Absent or not voting, 10:

| Butler | Grassley | Nielsen | Strothman |
| :--- | :--- | :--- | :--- |
| De Jong | Jordan | Small | Trowbridge |
| Freeman | Monroe |  |  |

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

## REREFERRED TO COMMITTEE ON TRANSPORTATION (House File 59)

House File 59, a bill for an act relating to change in roads, streams, or dry runs, was taken up for consideration.

Roorda of Jasper offered the following amendment H—18 filed by him:
H-18
1 Amend House File 59 by striking all of lines 5
2 through 19 and inserting in lieu thereof the
"306.27 CHANGES FOR SAFETY, ECONOMY, AND UTILITY.
Boards of supervisors on their own motion may change
the course of any part of any secondary road or stream, watercourse, or dry run, within any county, and may pond water, in order to avoid the construction and maintenance of bridges, or to avoid grades, or railroad crossings, or to straighten any secondary road, or to cut off dangerous corners, turns, or intersections on the highway, or to widen any secondary road above statutory width, or for the purpose of preventing the encroachment of a stream, watercourse, or dry run upon such highway."
Egenes of Story moved that House File 59 be rereferred to the committee on transportation.

Small of Johnson moved as a substitute motion that House File 59 be referred to the committee on natural resources.

A non-record roll call was requested.
On the question "Shall House File 59 be referred to the committee on natural resources?"

The ayes were 44, nays 48 .
Motion lost.
On the Egenes of Story motion that House File 59 be rereferred to the committee on transportation, the motion prevailed.
(Roorda amendment H—18 pending and House File 59 referred back to committee on transportation.)

## SENATE FILE 6 DEFERRED

Senate File 6, a bill for an act relating to commitment of alcohol and drug addicts, with report of committee recommending amendment and passage, was taken up for consideration.

Rapp of Black Hawk asked and received unanimous consent that amendment H-14, filed by the committee on county government on January 24, 1973, be withdrawn.

Hill of Polk asked and received unanimous consent that Senate File 6 be deferred and that the bill retain its place on the calendar under unfinished business.

## SUBCOMMITTEE ASSIGNMENTS

House File 9
Kreamer, Chairman Roorda Brunow

House File 23
Nielsen, Chairman Oakley
Hargrave
House File 31
Edelen, Chairman
Hennessey
Trowbridge
House File 33
Oakley, Chairman
Rapp
West

House File 34
Oakley, Chairman Rapp
West
House File 36
Readinger, Chairman
Connors
Tofte
House File 44
Menke, Chairman
Byerly
Higgins
Horn
Miller, R. G.
House File 49
Lippold, Chairman
Carr
Horn
Patchett
Wulff

House File 54
Fischer, H. O., Chairman
Kiser
Griffee
House File 60
Stanley, Chairman
Carr
Ferguson
Higgins
Poney
House Joint Resolution 3
Jesse, Chairman
Logue
Woods

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, January 29, 1973.

# JOURNAL OF THE HOUSE 

Twenty-second Calendar Day-Fifteenth Session Day
Hall of the House of Representatives
Des Moines, Iowa, Monday, January 29, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Jack Dilley, pastor of the First United Presbyterian Church, Fairfield, Iowa.

The Journal of Friday, January 26, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Axel T. Lund, Marshalltown, Iowa.

## LEAVES OF ABSENCE

Leaves of absence were granted as follows:
Kreamer of Polk for the week by the Speaker; Cochran of Webster on request of McCormick of Delaware; Stephens of Plymouth on request of Peterson of Woodbury; Higgins of Scott on request of Cusack of Scott; Fisher of Greene for Monday and Tuesday on request of Pellett of Cass; Fischer of Grundy on request of Anderson of Ringgold.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-eight members of the Veterans Farm Co-op ClassTitonka, Iowa Lakes Community College. By Branstad of Winnebago.

## PETITIONS FILED

The following petitions were received and placed on file:
By Miller of Buchanan from one hundred sixty-four residents of Black Hawk County opposing a change in the present Iowa abortion law.

By Brinck of Lee from thirty-five members of Chapter 433 of NARFE, Burlington, favoring a bill to exempt all or a portion of Civil Service annuities from the state income tax.

By Miller of Cerro Gordo and Norland of Worth from fourteen employees of the school lunch program at Clear Lake Community School, favoring legislation giving full-time employees a minimum of $\$ 80$ per month pension.

## INTRODUCTION OF BILLS

House File 78, by Doyle, a bill for an act relating to deduction of debts for inheritance tax purposes.

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

House File 79, by Lipsky, a bill for an act relating to prevention, abatement or control of noise pollution, and providing penalties for violations.

Read first time and referred to committee on natural resources.
House File 80, by Cochran, Dunton, Freeman, Drake and Small, a bill for an act relating to the creation of a legislative audit committee and office of legislative auditor, the abolishment of the budget and financial control committee, and office of legislative fiscal director, and providing an appropriation.

Read first time and referred to committee on appropriations.
House File 81, by Norpel (Gluba), a bill for an act to provide reasonable competition in the sale of credit life and credit accident and health insurance and providing a penalty.

Read first time and referred to committee on commerce.
House File 82, by McCormick, Lipsky, Doyle and Small (Doderer, Lamborn, Glenn, Kelly and Gluba), a bill for an act relating to the citizens' aide.

Read first time and referred to committee on human resources.
House File 83, by McCormick, Lipsky and Doyle (Glenn, Lamborn, Doderer, Kennedy, Kelly and Schwieger), a bill for an act relating to furloughs and work release programs for inmates.

Read first time and referred to committee on human resources.
House File 84, by Lipsky, Doyle and McCormick (Lamborn, Doderer, Glenn, Kennedy, Kelly and Schwieger), a bill for an act relating to the interstate corrections compact.

Read first time and referred to committee on human resources.
House File 85, by Lipsky, Doyle and McCormick (Potter, Lam-
born, Doderer, Glenn, Kennedy, Kelly and Schwieger), a bill for an act relating to community-based corrections programs and services and providing an appropriation.

Read first time and referred to committee on human resources.
House File 86, by Lipsky, Doyle, and McCormick (Kelly, Lamborn, Glenn, Kennedy and Schwieger), a bill for an act relating to the cost of support and maintenance of a child at a state training school.

Read first time and referred to committee on human resources.
House File 87, by Doyle and McCormick (Kelly, Lamborn, Glenn, Kennedy and Schwieger), a bill for an act relating to the cost of care, examination, or treatment of a minor.

Read first time and referred to committee on human resources.
House File 88, by Doyle and McCormick (Schwieger, Lamborn, Glenn, Kennedy and Kelly), a bill for an act relating to the jurisdiction of juvenile courts over parents, guardians and custodians of children and providing a penalty.

Read first time and referred to committee on human resources.

## SENATE MESSAGES CONSIDERED

Senate File 48, a bill for an act relating to the filing requirements for cooperative associations for income tax purposes.

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

## ANNOUNCEMENT BY THE SPEAKER

There is on file in the office of the Speaker the Report of the Board of Examiners and Advisory Committee as required by Section 6, Chapter 137, laws of the Sixty-fourth General Assembly, First Session.

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS CALENDAR

The House resumed consideration of Senate File 6, a bill for an act relating to commitment of alcohol and drug addicts.

Rapp of Black Hawk offered the following amendment H-20 filed by him and Hill of Polk and moved its adoption: H-20
1 Amend Senate File 6 as amended and passed by the Senate 2 and reprinted, as follows:
3 1. Page 2, lines 12 and 13 , by striking the words

```
"established for the purpose of regulating drug abuse in
the state of Iowa" and inserting in lieu thereof the words
"designated as the single state agency to prepare and
administer a state plan to combat drug abuse pursuant to
United States Public Law ninety-two dash two hundred fifty-
five (92-255)".
    2. Page 2, lines 31 and 32, by striking the words
"established for the purpose of regulating drug abuse in the
state of Iowa" and inserting in lieu thereof the words
"designated as the single state agency to prepare and
administer a state plan to combat drug abuse pursuant to
United States Public Law ninety-two dash two hundred fifty-
five (92-255)".
```

Amendment adopted.
Bortell of Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 6)
The ayes were, 89:

| Anderson | Drake | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap <br> Bennett | Jordan | Patchett |
| Bortell | Dunton | Junker | Pellett |
| Branstad | Edelen | Kiser | Peterson |
| Brinck | Egenes | Knoke | Poncy |
| Brockett | Ewing | Lippold | Rapp |
| Brunow | Fitguson | Lipsky | Readinger |
| Butler | Freeman | Logue | Rinas |
| Byerly | Fullerton | McEormick | Roorda |
| Caffrey | Grassley | Mendey | Schroeder |
| Carr | Griffee | Menke | Small |
| Clark, J. H. | Hansen | Mennenga | Stanley |
| Clark, J. W. | Hargrave | Middleswart | Strothman |
| Connors | Harper | Millen | Tofte |
| Crabb | Harvey | Miller, A. V. | Welden |
| Crawford | Hennessey | Miller, K. D. | Wells |
| Cusack | Hill | Miller, R. G. | West |
| Daggett | Holden | Newhard | Woods |
| Danker | Horn | Nielsen | Wulf |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
| Doyle |  |  |  |

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

Bittle
Cochran
Fischer, H. O.

Fisher, C. R.
Higgins
Krause

Kreamer
Monroe
Oakley

Stephens
Trowbridge

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

## REGULAR CALENDAR

House File 27, a bill for an act changing the observance date of Veterans' Day, with report of committee recommending passage, was taken up for consideration.

Wells 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. 27)
The ayes were, 75 :

| Anderson | Drake | Hutchins | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Junker | Patchett |
| Bennett | Dunton | Kiser | Pellett |
| Bortell | Edelen | Krause | Peterson |
| Branstad | Egenes | Lipsky | Poncy |
| Brinck | Ewing | Logue | Rapp |
| Brunow | Ferguson | McCormick | Roorda |
| Butler | Fitzgerald | McElroy | Schroeder |
| Byerly | Freeman | Mendenhall | Stanley |
| Caffrey | Fullerton | Menke | Stromer |
| Clark, J. H. | Grassley | Middleswart | Strothman |
| Clark, J. W. | Griffee | Millen | Tofte |
| Connors | Hansen | Miller, A.V. | Wells |
| Crabb | Hargrave | Miller, K. D. | West |
| Daggett | Harper | Miller, R. G. | Woods |
| Danker | Hennessey | Monroe | Wulff |
| De Jong | Holden | Newhard | Wyckoff |
| Den Herder | Horn | Nielsen | Mr. Speaker |
| Doyle | Husak | Norland |  |

The nays were, 16:

| Brockett | Harvey |
| :--- | :--- |
| Carr | Hill |
| Crawford | Jesse |
| Cusack | Jordan |

Absent or not voting, 9 :

| Bittle | Fisher, C. R. | Kreamer | Stephens <br> Cochran |
| :--- | :--- | :--- | :--- |
| Fischer | Higgins | Small | Trowbridge |

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 House is asked:

Senate Concurrent Resolution 13, providing for a joint session of the General Assembly on Thursday, April 5, 1973, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program.

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

Senate Concurrent Resolution 14, providing that Major General Joseph G. May, Lieutenant Colonel Eric P. Berner, the 186th Military Police Company, and the Iowa National Guard be commended for the exceptional job they did in arranging the inaugural ceremonies of Governor Ray and Lieutenant Governor Neu.

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

Senate File 64, a bill for an act relating to signatures required on corporate income tax returns.

CARROLL A. LANE, Secretary

## SENATE CONCURRENT RESOLUTION 13 <br> By Lamborn and Schaben

Whereas, the Sixty-fifth General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, April 5, 1973, and request the opportunity to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Thursday, April 5, 1973, at 2:00 p.m. and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 14

By Plymat, Gallagher, Hultman, Junkins, Schwengels and Taylor
Wheras, Major General Joseph G. May, Lieutenant Colonel Eric P. Berner, the 186th Military Police Company, and The Iowa National Guard did an exceptional job in arranging the inaugural ceremonies of Governor Robert D. Ray and Lieutenant Governor Arthur A. Neu; and

Whereas, this inauguration was enjoyed thoroughly by more Iowans than ever before;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Major General Joseph G. May, Lieutenant Colonel Eric P. Berner, the 186th Military Police Company, and The Iowa National Guard be commended for providing this outstanding service.

Be It Further Resolved: That a copy of this resolution be forwarded to Major General Joseph G. May, Lieutenant Colonel Eric P. Berner, and the 186th Military Police Company.

Laid over under Rule 25.
On motion by Holden of Scott, the House recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Millen of Van Buren in the chair.

## REPORT OF COMMITTEE

Stanley of Muscatine, from the committee on ways and means, submitted the following report:

Mr. Speaker: Your committee on ways and means, to whom was referred Sencte File 48, a bill for an act relating to the filing requirements for cooperative associations for income tax purposes, begs leave to report is has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass. H-22

Amend Senate File 48 by striking on Page 2, lines 7 and 8 and inserting in lieu thereof the following:
"expiration of the tax year except that co-operative associations as defined in section six thousand seventy-two (d) 5 (6072 (d))".

STANLEY of Muscatine, Chairman

## AMENDMENT FILED

## H-21

Amend House File 21 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred nine (321.209), subsection eight (8), Code 1973, is amended to read as follows:
8. [Conviction of drag racing.] Racing in violation of section three hundred twenty-one point two hundred eighty-four (321.284) of the Code.

Sec. 2. Section three hundred twenty-one point two hundred twelve (321.212), Code 1973, is amended by inserting the following new paragraph after the first paragraph:
$N E W$ PARAGRAPH. However, upon revoking a license under subsection eight (8) of section three hundred twenty-one point two hundred nine (321.209) of the Code, the department may grant application for a new license after the expiration of a shorter period of time if recommended by the trial court. Such period of time shall not be less than sixty days.

Sec. 3. Section three hundred twenty-one point two hundred eighty-four (321.284), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
321.284 RACING.

1. No person shall race any vehicle on any highway. No person shall aid, abet or participate in any such race.
2. "Race" means any of the following:
a. The operation of one or more vehicles over a selected course for the purpose of comparing, testing or demonstrating speed or acceleration of such vehicle or vehicles within a certain distance or time limit.

34 b. The operation of one or more vehicles in an
35 attempt to outgain or outdistance another vehicle, to

36
37

$$
38
$$ prevent another vehicle from passing, to arrive at a given destination ahead of another vehicle, to make a speed record, to demonstrate or exhibit speed or acceleration, or to test the stamina or endurance of drivers over long distance routes.

3. However, this section does not prohibit a highway contest if the rules of the contest require compliance with, and the contest is actually conducted in compliance with, the statutes of this state. In any such contest there shall be at least a one-minute interval between the starting time of any contestant and the starting time of the next contestant.

STANLEY of Muscatine DRAKE of Muscatine KNOKE of Pottawattamie KRAUSE of Palo Alto NIELSEN of Polk MONROE of Des Moines

On motion by Stromer of Hancock, the House adjourned until 9:00 a.m., Tuesday, January 30, 1973.

# JOURNAL OF THE HOUSE 

Twenty-third Calendar Day-Sixteenth Session Day
hall of the House of Representatives Des Moines, Iowa, Tuesday, January 30, 1973

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

Prayer was offered by the Reverend Hume Ward, pastor of the Windsor Presbyterian Church, Des Moines, Iowa.

The Journal of Monday, January 29, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Kenneth Mosma, Pella, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-eight sixth grade students from Mitchellville School, Mitchellville, accompanied by Mrs. Punelli and Mr. Pierce. By Roorda of Jasper.

## PETITIONS FILED

The following petitions were received and placed on file:
By Stromer of Hancock, from fourteen employees of the Clear Lake Community School favoring a minimum retirement payment of $\$ 80$ per month under IPERS.

By Carr of Dubuque, from thirty-two members of the Third Presbyterian Church, Dubuque, and Tofte of Winneshiek, from one hundred twenty-four residents of Ossian, Calmar, Castalia and Decorah, opposing a change in the present abortion law.

By Grassley of Butler, from thirty-six residents of Representative District 37, favoring the continuation of studded snow tires on the Iowa highways.

## INTRODUCTION OF BILLS

House File 89, by Doyle and McCormick (Kennedy, Lamborn,

Glenn and Kelly), a bill for an act relating to contributing to the delinquency of a minor.

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

House File 90, by Doyle (Kelly), a bill for an act relating to the jurisdiction and compensation of district court associate judges; redefining small claims; and providing reporters for district associate judges.

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

House File 91, by Brinck and Monroe, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold.

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

House File 92, by Doyle, a bill for an act relating to pleas of no contest in the trial of nonindictable motor vehicle offenses.

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

House File 93, by Doyle, a bill for an act relating to court reporters.

Read first time and referred to committee on appropriations.
House File 94, by Doyle, a bill for an act relating to the breaking and entering of vending machines, and providing a penalty.

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

House File 95, by Doyle, a bill for an act relating to the penalty for contributing to the delinquency or dependency of a minor child.

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

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 6, by Anderson, Welden, Schroeder, Brockett, Daggett, Hansen, Miller of Calhoun, Strothman, Logue, Crabb, Edelen, Mendenhall, Middleswart, Millen, Peterson, Stephens, Horn, Den Herder, Kiser, Roorda, West, Bennett, Kreamer, Fischer of Grundy, Bortell, Stromer, Drake, Freeman,

Grassley, Dunton, Doyle, Husak, Hargrave, Woods, Griffee and Connors, a joint resolution proposing an amendment to the Constitution of the State of Iowa which prohibits the General Assembly and any political subdivision from imposing or increasing any tax retroactively.

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

## EXPLANATION OF VOTE <br> (House File 27)

Had I been present, I would have voted "aye" on House File 27 which passed the House on January 29, 1973.

DALE M. COCHRAN

## HOUSE FILE 43 WITHDRAWN

Crabb of Crawford asked and received unanimous consent to withdraw House File 43 from further consideration by the House.

ADOPTION OF SENATE CONCURRENT RESOLUTION 13
Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 13, filed on January 29, 1973, and found on page 214 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
ADOPTION OF SENATE CONCURRENT RESOLUTION 14
Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 14, filed on January 29, 1973, and found on page 214 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE MESSAGE CONSIDERED

Senate File 64, a bill for an act relating to signatures required on corporate income tax returns.

Read first time and passed on file.

> CONSIDERATION OF BILLS
> WAYS AND MEANS CALENDAR
> SENATE FILE 64 SUBSTITUTED FOR HOUSE FILE 71

Norland of Worth asked and received unanimous consent to
substitute Senate File 64 for House File 71, a bill for an act relating to signatures required on corporate income tax returns.

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

On the question "Shall the bill pass?" (S.F. 64)
The ayes were, 90 :

| Anderson | Drake <br> Bennett | Dunlap <br> Bunton | Krause <br> Rittle |
| :--- | :--- | :--- | :--- |
| Branstad | Dunton <br> Brinck | Edelen | Lippold |

The nays were, none.
Absent or not voting, 10 :

| Avenson | Fisher, C. R. | Hill | Kreamer <br> Bortell |
| :--- | :--- | :--- | :--- |
| Ferguson | Grassley | Jesse | Trowbridge |

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

## HOUSE FILE 71 WITHDRAWN

Norland of Worth asked and received unanimous consent to withdraw House File 71 from further consideration by the House.

## REGULAR CALENDAR

The House resumed consideration of House File 21, a bill for an act relating to racing on highways and providing penalties.

Stanley of Muscatine offered the following amendment H-21 filed by Stanley, et al., and moved its adoption:

H—21

Amend House File 21 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred nine (321.209), subsection eight (8), Code 1973, is amended to read as follows:
8. [Conviction of drag racing.] Racing in violation of section three hundred twenty-one point two hundred eighty-four (321.284) of the Code.

Sec. 2. Section three hundred twenty-one point two hundred twelve (321.212), Code 1973, is amended by inserting the following new paragraph after the first paragraph:
$N E W$ PARAGRAPH. However, upon revoking a license under subsection eight (8) of section three hundred twenty-one point two hundred nine (321.209) of the Code, the department may grant application for a new license after the expiration of a shorter period of time if recommended by the trial court. Such period of time shall not be less than sixty days.

Sec. 3. Section three hundred twenty-one point two hundred eighty-four (321.284), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
321.284 RACING.

1. No person shall race any vehicle on any highway. No person shall aid, abet or participate in any such race.
2. "Race" means any of the following:
a. The operation of one or more vehicles over a selected course for the purpose of comparing, testing or demonstrating speed or acceleration of such vehicle or vehicles within a certain distance or time limit.
b. The operation of one or more vehicles in an attempt to outgain or outdistance another vehicle, to prevent another vehicle from passing, to arrive at a given destination ahead of another vehicle, to make a speed record, to demonstrate or exhibit speed or acceleration, or to test the stamina or endurance of drivers over long distance routes.
3. However, this section does not prohibit a highway contest if the rules of the contest require compliance with, and the contest is actually conducted in compliance with, the statutes of this state. In any such contest there shall be at least a one-minute interval between the starting time of any contestant and the starting time of the next contestant.
Amendment adopted.
Monroe of Des Moines asked and received unanimous consent to withdraw amendment H—17 filed by him on January 25, 1973.

Stanley of Muscatine offered the following amendment H-23 filed by him and moved its adoption:

H-23
1 Amend the title to House File 21 by striking
2 all after the word "highways" and inserting in
3 lieu thereof a period.
Amendment adopted.
Drake of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 21)
The ayes were, 93 :

| Anderson | Junker | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Kiser | Patchett |
| Bennett | Drake | Knoke | Pellett |
| Bittle | Dunlap | Krause | Peterson |
| Bortell | Dunton | Lippold | Poncy |
| Branstad | Egenes | Lipsky | Rapp |
| Brinck | Ewing | Logue | Readinger |
| Brockett | Ferguson | McCormick | Rinas |
| Brunow | Fitzgerald | McElroy | Roorda |
| Butler | Freeman | Mendenhall | Schroeder |
| Byerly | Fullerton | Menke | Small |
| Caffrey | Grassley | Mennenga | Stanley |
| Carr | Griffee | Middleswart | Stephens |
| Clark, J. H. | Hansen | Millen | Stromer |
| Clark, J. W. | Hargrave | Miller, A. V. | Strothman |
| Cochran | Harper | Miller, K. D. | Tofte |
| Connors | Harvey | Miller, R. G. | Welden |
| Crabb | Hennessey | Monroe | Wells |
| Crawford | Hill | Newhard | West |
| Cusack | Holden | Nielsen | Woods |
| Daggett | Horn | Norland | Wulff |
| Danker | Husak | Norpel | Wyckoff |
| De Jong | Hutchins | Oakley | Mr. Speaker |

The nays were, none.
Absent or not voting, 7:
$\begin{array}{lll}\text { Edelen } & \text { Fisher, C. R. } & \text { Jesse } \\ \text { Fischer, H. O. } & \text { Higgins } & \text { Kreamer }\end{array}$
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## HOUSE FILE 46 DEFERRED

Grassley of Butler asked and received unanimous consent that House File 46 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 37, a bill for an act relating to the census of children of deceased soldiers.

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

House Joint Resolution 1, proposing that funds being withheld for the Rural Environmental Assistance Program, the Rural Electrification Administration Loan Programs, and the Rural Emergency Loans Program be released.

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

Senate Concurrent Resolution 17, providing that the compensation of the Secretary of the Senate, Carroll A. Lane, shall be set at fifty dollars ( $\$ 50$ ) per day for the period January 8, 1973, to January 31, 1973; and that the Secretary of the Senate, Carroll A. Lane, be granted a two-week vacation, with pay, from February 1, 1973, to February 14, 1973.

CARROLL A. LANE, Secretary

## ADOPTION OF SENATE CONCURRENT RESOLUTION 17

Holden of Scott asked and received unanimous consent to take up for immediate consideration the following Senate Concurrent Resolution 17, and moved its adoption:

## SENATE CONCURRENT RESOLUTION 17 <br> By Personnel Committee

Whereas, the Code provides that the compensation of the officers and employees of the General Assembly shall be fixed by joint action of the Senate and House; and

Whereas, Carroll A. Lane was re-elected Secretary of the Senate on January 8, 1973, and will so serve until his retirement on January 31, 1973; and

Whereas, it is appropriate that the compensation for Carroll A. Lane now be set by joint action of the Senate and House.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the compensation of the Secretary of the Senate, Carroll A. Lane, shall be set at fifty dollars ( $\$ 50$ ) per day for the period from January 8, 1973, to January 31, 1973.

Be It Further Resolved: That the Secretary of the Senate, Carroll A. Lane, be granted a two-week vacation, with pay, from February 1, 1973 to February 14, 1973.

Motion prevailed and the resolution was adopted.

On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

HOUSE CONCURRENT RESOLUTION 11<br>By Harper, Husak and Ferguson

Whereas, widespread public criticism of existing probate laws has developed, based upon the unreasonable time and expense required for settling estates, while a steady increase in the workload of the courts seems to demand simplification of some traditional procedures; and

Whereas, great diversity in probate procedures in the various states makes the settlement of estates by traditional methods too complex and cumbersome for today's mobile population; and

Whereas, members of the legal profession are concerned that popular devices for avoiding probate may cause costly future legal difficulties for their clients; and

Whereas, the Uniform Probate Code was approved in 1969 by the National Conference of Commissioners on Uniform State Laws and the American Bar Association, has been adopted by the states of Idaho and Alaska, and has received study and approval by legislative and professional groups in a number of other states; and

Whereas, consideration of the Uniform Probate Code by the Iowa General Assembly requires intensive study, comparison with present Iowa probate law, and careful and time-consuming drafting; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council establish a study committee for the purpose of studying the Uniform Probate Code in comparison with present Iowa probate laws, and considering the desirability of adopting the Uniform Probate Code in Iowa; and

Be It Further Resolved, That the study committee shall consist of legislators representing both the Senate and the House of Representatives, and representing both political parties, as well as knowledgeable citizens if deemed appropriate; and

Be It Further Resolved, That the study committee make periodic reports to the legislative council and submit a final report, including necessary bill drafts to implement its recommendations to the legislative council. Copies of the report accepted by the legislative council shall be submitted to the Second Session of the Sixty-fifth General Assembly meeting in 1974.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 12

By Daggett, Butler and Danker (Robinson)
Whereas, there were approximately 1,500 deaths resulting from motor vehicle collisions with railroad trains in the United States during 1972; and

Whereas, there were 32 accidents involving motor vehicles and railroad trains in Iowa in 1972 which resulted in 51 fatalities; and

Whereas, during hours of twilight and darkness, it is difficult for motorists to see railway cars at highway-railway crossings; and

Whereas, the safety problem at highway-railway crossings could be corrected by requiring that the sides of railway cars be marked with illuminous paint or tape; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the General Assembly urges the Congress of the United States to take appropriate action to require that the sides of railway cars be suitably marked with illuminous paint or tape as a safety feature.

Be It Further Resolved, That the Chief Clerk of the House of Representatives send a copy of this resolution to each member of the Iowa delegation to the Congress of the United States.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement, to whom was referred House Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to convene itself into special session between regular sessions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, January 31, 1973.

# JOURNAL OF THE HOUSE 

Twenty-fourth Calendar Day-Seventeenth Session Day<br>Hall of the House of Representatives Des Moines, Iowa, Wednesday, January 31, 1973

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

Prayer was offered by the Reverend Max Deffenbaugh, pastor of the First Baptist Church, Eldora, Iowa.

The Journal of Tuesday, January 30, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. William A. Castles, Dallas Center, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixty fifth grade students from Hanawalt Elementary School, Des Moines, accompanied by Mrs. Brown and Mrs. Stukenberg. By Bittle of Polk and Hill of Polk.

## ADOPTION OF COMMITTEE REPORT

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

## INTRODUCTION OF BILLS

House File 96, by Schroeder, a bill for an act relating to centralized purchasing under the department of general services.

Read first time and referred to committee on state government.
House File 97, by Crabb, a bill for an act relating to savings involved in new state programs or procedures established by the general assembly.

Read first time and referred to committee on state government.
House File 98, by Freeman, a bill for an act to allow school boards, county school boards, area school boards, and the state
board of public instruction to provide group contracts for tax sheltered annuities to employees.

Read first time and referred to committee on education.
House File 99, by Strothman, a bill for an act relating to eminent domain awards and providing for payment of costs and reasonable attorney fees in condemnation 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 the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 6, a bill for an act relating to the commitment of alcohol and drug addicts.

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

Senate File 76, a bill for an act relating to state income tax audits.
CARROLL A. LANE, Secretary

## ANNOUNCEMENT BY THE CHIEF CLERK

There is on file in the office of the Chief Clerk the following reports of study committees created by the Iowa Legislative Council:

Report of the Penal and Correctional Systems Study Committee
Report of the Confidential Records Study Committee
Report of the Supreme Court Study Committee
Report of the Criminal Code Review Study Committee
Report of the Law Enforcement Training Programs Study Committee
Report of the Department of Transportation Study Committee

> CONSIDERATION OF BILLS
> WAYS AND MEANS CALENDAR

Senate File 48, a bill for an act relating to the filing requirements for cooperative associations for income tax purposes, with report of committee recommending amendment and passage, was taken up for consideration.

Husak of Tama offered the following amendment H-22 filed by the committee on ways and means and moved its adoption:

H-22
1 Amend Senate File 48, by striking on page 2, lines 7 and 8 and
2 inserting in lieu thereof the following:
3 "expiration of the tax year except that co-operative
4 associations as defined in section six thousand seventy-two (d)
5 (6072 (d))"
Amendment adopted.
Husak 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. 48)
The ayes were, 96 :

| Anderson | Doyle | Husak | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Hutchins | O'Halloran |
| Bennett | Dunlap | Jesse | Patchett |
| Bittle | Dunton | Jordan | Pellett |
| Bortell | Edelen | Junker | Peterson |
| Branstad | Egenes | Kiser | Poncy |
| Brinck | Ewing | Knoke | Rapp |
| Brockett | Ferguson | Krause | Readinger |
| Brunow | Fischer, H. O. | Lippold | Rinas |
| Butler | Fisher, C.R. | Lipsky | Roorda |
| Byerly | Fitzgerald | Logue | Schroeder |
| Caffrey | Freeman | McCormick | Small |
| Carr | Fullerton | McElroy | Stanley |
| Clark, J. H. | Grassley | Mendenhall | Stephens |
| Clark, J. W. | Griffee | Menke | Stromer |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Middleswart | Tofte |
| Crabb | Harper | Millen | Welden |
| Crawford | Harvey | Miller, A. V. | Wels |
| Cusack | Hennessey | Miller, K. D. | West |
| Daggett | Higgins | Miller, R. G. | Woods |
| Danker | Hill | Newhard | Wulf |
| DeJong | Holden | Norland | Wyckoff |
| Den Herder | Horn | Norpel | Mr. Speaker |

The nays were, none.
Absent or not voting, 4:
Kreamer Monroe Nielsen Trowbridge
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 46 PENDING REGULAR CALENDAR

House File 46, a bill for an act relating to snow tires used on designated snow routes, with report of committee recommending passage, was taken up for consideration.
(House File 46 pending.)

On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## HOUSE FILE 6 RE-REFERRED

The Speaker announced that House File 6 previously referred to the committee on county government is re-referred to the committee on cities and towns.

HOUSE RESOLUTION 4<br>By Fischer of Grundy

Be It Resolved by the House of Representatives, That recommendations made by the various subcommittees of the committee on appropriations of the House of Representatives shall not include recommendations for appropriations to a state agency that exceed ninety percent of the actual appropriation made to that agency by the Sixty-Fourth General Assembly.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 13 <br> By Personnel Committee

Whereas, the Code provides that the compensation of the officers and employees of the General Assembly shall be fixed by joint action of the Senate and House; and

Whereas, the Secretary of the Senate and the Chief Clerk of the House of Representatives are full-time employees of the General Assembly, and thereby of the State of Iowa, it is appropriate that their salaries be set on an annual basis;

Now, Therefore, be it resolved by the House, the Senate Concurring: That the compensation of the Secretary of the Senate of the Sixty-fifth General Assembly shall be set at the rate of seventeen thousand dollars ( $\$ 17,000$ ), annually, for the period from February 1, 1973 to January 6, 1974.

Be It Further Resolved: That the compensation of the Chief Clerk of the House of Representatives of the Sixty-fifth General Assembly shall be set at nineteen thousand dollars ( $\$ 19,000$ ), annually, for the period from January 8,1973 to January 6, 1974.

Be It Further Resolved: That the President of the Senate and the Speaker of the House of Representatives be authorized to appoint a special committee to review in the interim the salary schedule and structure for officers and employees of the General Assembly.

Be It Further Resolved: That the aforedescribed special committee be directed to consult with the merit employment department in its review of the salary schedule and structure for officers and employees of the General

Assembly.
Be It Further Resolved: That said special committee report back to the General Assembly prior to January 6, 1974.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Fisher of Greene, from the committee on state government, submitted the following report:

Mr. Speaker: Your committee on state government, to whom was referred House File 11, a bill for an act relating to travel by certain candidates and elected officials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene, Chairman

## AMENDMENT FILED

H-24
1 Amend House File 30 as follows:
2 1. Amend the title by inserting after the word "to" the 3 words "real estate".
2. Line 12, by striking "his principal" and inserting in

5 lieu thereof "the broker for whom he acts as a salesman".
HOLDEN of Scott
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, February 1, 1973.

# JOURNAL OF THE HOUSE 

Twenty-fifth Calendar-Eighteenth Session Day
Hall of the House of Representatives
Des Moines, Iowa, Thursday, February 1, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Landis J. Olson, pastor of the American Lutheran Church, Sioux City, Iowa.

The Journal of Wednesday, January 31, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. John Hennessey, Manilla, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Freeman of Buena Vista for February 1 and 2 by the Speaker; Lipsky of Linn for February 1 and 2 on request of Crawford of Story.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifty-three second and third grade students from Samuelson Elementary School, Des Moines, accompanied by Mrs. Donna Grant. By Caffrey of Polk and Connors of Polk.

Thirty-seven fifth grade students from Western Hills Elementary School, West Des Moines, accompanied by Mr. Steiner. By Bittle of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By West of Marshall and Connors of Polk, from thirty-one members of the Marshalltown Police Department opposing House File 36, relating to qualifications and appointment of police chiefs.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 11, under Rule 35.

## INTRODUCTION OF BILLS

House File 100, by Doyle, a bill for an act relating to traffic violations used as evidence in civil judicial proceedings.

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

House File 101, by Doyle, a bill for an act relating to the interest rates on judgments and decrees.

Read first time and referred to committee on commerce.
House File 102, by Doyle, a bill for an act relating to the speed restriction for motor vehicles towing disabled vehicles.

Read first time and referred to committee on transportation.
House File 103, by Monroe (Miller of Des Moines), a bill for an act relating to the property tax exemptions for veterans.

Read first time and referred to committee on ways and means.
House File 104, by Norpel, a bill for an act relating to the advertising of beer.

Read first time and referred to committee on state government.

House File 105, by Doyle, a bill for an act relating to the solicitations of churches and expenditures of organizations soliciting public donations and increasing the penalty for violations.

Read first time and referred to committee on state government.

House File 106, by Egenes, Small and Harvey, a bill for an act relating to filing for increases in utility rates, charges, schedules, or regulations.

Read first time and referred to committee on commerce.
House File 107, by Fischer of Grundy, a bill for an act to provide mandatory benefits for victims of motor vehicle accidents without regard to fault, to provide mandatory protection against loss as a result of tort liability arising out of motor vehicle acci-
dents, to provide the administrative procedures necessary thereto, making certain acts unlawful and providing penalties.

Read first time and referred to committee on commerce.
House File 108, by committee on county government, a bill for an act relating to the destruction of original court records.

Read first time and placed on the calendar.
House File 109, by committee on transportation, a bill for an act relating to the establishment of a rest area and rest area building.

Read first time and placed on the calendar.
House File 110, by Anderson (Schaben), a bill for an act relating to the issuance of certificates of convenience and necessity to liquid transport carriers.

Read first time and referred to committee on transportation.
House File 111, by Stromer, a bill for an act relating to the payment of damages caused by hunters, and providing penalties for violations.

Read first time and referred to committee on natural resources.
House File 112, by Wells, a bill for an act relating to the official title of the state of Iowa.

Read first time and referred to committee on rules.
House File 113, by Clark of Lee and Hill, a bill for an act to lower the age of majority.

Read first time and referred to committee on state government.

House File 114, by Miller of Buchanan, Rapp, McCormick, Schroeder, Wyckoff, Husak, Jordan, Mennenga and Lippold, a bill for an act relating to expenditures for capital improvements by a board of supervisors.

Read first time and referred to committee on county government.

House File 115, by Wyckoff and Norpel (Priebe), a bill for an act relating to a veteran's service compensation fund, imposing an additional sales and use tax for a period of six months to provide moneys for the fund, providing for the payment from
the fund of service compensation to qualified veterans, and providing penalties.

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

## SENATE MESSAGE CONSIDERED

Senate File 76, a bill for an act relating to state income tax audits.

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

## MESSAGES FROM THE SENATE

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

House File 22, a bill for an act relating to road workers exemptions while actually working on the surfaces of the highways.

Also: That the Senate has concurred in the House amendment to and passed Senate File 48, a bill for an act relating to the filing requirements for cooperative associations for income tax purposes.

RALPH R. BROWN, Assistant Secretary

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 13

Millen of Van Buren asked for unanimous consent to take up for immediate consideration House Concurrent Resolution 13 filed on January 31, 1973, and found on pages 229 and 230 of the House Journal.

Objection was raised.
Millen of Van Buren moved that House Concurrent Resolution 13 be taken up for immediate consideration.

Roll call was requested by Millen of Van Buren and Jesse of Polk.

On the question "Shall House Concurrent Resolution 13 be taken up for immediate consideration?"

The ayes were, 53:

Anderson Bennett Bittle Bortell Branstad Brockett Butler
Clark, J. H.
Crabb

Crawford
Daggett
Danker
De Jong
Den Herder Drake
Dunlap
Edelen
Egenes

Ewing
Ferguson Fischer, H. O. Fisher, C. R. Fullerton Grassley Hansen Harvey Hill

Holden
Junker
Kiser
Knoke
Lippold Logue McElroy
Mendenhall
Menke

| Millen | Roorda <br> Oakley | Stromer <br> Pellett | Stranoeder |
| :--- | :--- | :--- | :--- |
| Peterson | Stanley | Strothman <br> Readinger | Stephens |

Motion prevailed.
Cochran of Webster offered the following amendment filed by him:

## as follows:

1. Paragraph 4 , line 3 , by striking the words, "nineteen thousand dollars ( $\$ 19,000$ )" and inserting in lieu thereof the words, "eighteen thousand, two hundred fifty dollars $(\$ 18,250) "$.
2. Paragraph 5, lines 1 and 2, by striking the words "President of the Senate and the Speaker of the House of Representatives" and inserting in lieu thereof the words "Legislative Council".
3. Paragraph 5, by inserting after the period the words, "The special committee shall consist of five (5) members from each house; three (3) members from each house shall be from the majority party and two (2) members shall be from the minority party."

Division of the amendment was requested.
Cochran of Webster moved that action on House Concurrent Resolution 13 be deferred.

A non-record roll call was requested.
The ayes were 41, nays 55.
Motion lost.

Cochran of Webster moved the adoption of amendment 1, lines 1 through 6 of his amendment.

Roll call was requested by Cochran of Webster and Small of Johnson.

On the question "Shall amendment 1 of the amendment be adopted?"

The ayes were, 44 :

| Avenson | Dunton | Jordan | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Fitzgerald | Krause | Norpel |
| Brunow | Griffee | McCormick | O'Halloran |
| Byerly | Hargrave | Mennenga | Patchett |
| Caffrey | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A.V. | Rapp |
| Clark, J. W. | Higgins | Miller, K.D. | Rinas |
| Cochran | Horn | Miller, R.G. | Small |
| Connors | Husak | Monroe | Wells |
| Cusack | Hutchins | Newhard | Woods |
| Doyle | Jesse | Nielsen | Wyckoff |

The nays were, 52 :

| Anderson | Den Herder | Hill | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Holden | Readinger |
| Bittle | Dunlap | Junker | Roorda. |
| Bortell | Edelen | Kiser | Schroeder |
| Branstad | Egenes | Knoke | Stanley |
| Brockett | Ewing | Lippold | Stephens |
| Butler | Ferguson | Logue | Stromer |
| Clark, J. H. | Fischer, H. O. | McElroy | Strothman |
| Crabb | Fisher, C. R. | Mendenhall | Tofte |
| Crawford | Fullerton | Menke | Welden |
| Daggett | Grassley | Millen | West |
| Danker | Hansen | Oakley | Wulff |
| De Jong | Harvey | Pellett | Mr. Speaker |
| Absent or not voting, 4: |  |  |  |
| Freeman | Kreamer | Lipsky | Trowbridge |

Amendment 1 of the amendment lost.
Stromer of Hancock moved the previous question on House Concurrent Resolution 13 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 70 was invoked.
The ayes were 52, nays 44.
Motion prevailed.
Cochran of Webster moved the adoption of amendment 2, lines
7 through 9 of his amendment.

Roll call was requested by Patchett of Johnson and Krause of Palo Alto.

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

The ayes were, 43 :

| Avenson | Dunton <br> Brinck | Fitzgerald | Jordan <br> Krause <br> Brunow |
| :--- | :--- | :--- | :--- |
| Griffee | McCormick | Norpel <br> O'Halloran |  |
| Byatchett |  |  |  |

The nays were, 52 :

| Anderson | Den Herder | Hill | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Holden | Readinger |
| Bittle | Dunlap | Junker | Roorda |
| Bortell | Edelen | Kiser | Schroeder |
| Branstad | Egenes | Knoke | Stanley |
| Brockett | Ewing | Lippold | Stephens |
| Butler | Ferguson | Logue | Stromer |
| Clark, J. H. | Fischer, H. O. | McElroy | Strothman |
| Crabb | Fisher,C.R. | Mendenhall | Tofte |
| Crawford | Fullerton | Menke | Welden |
| Daggett | Grassley | Millen | West |
| Danker | Hansen | Oakley | Wulff |
| DeJong | Harvey | Pellett | Mr. Speaker |

Absent or not voting, 5:
Freeman Lipsky Miller, K. D. Trowbridge
Kreamer
Amendment 2 of the amendment lost.
Cochran of Webster moved the adoption of amendment 3, lines 10 through 14 of his amendment.

Roll call was requested by Jesse of Polk and Cochran of Webster.

On the question "Shall amendment 3 of the amendment be adopted?"

The ayes were, 45:

| Avenson | Crawford | Higgins | Middleswart |
| :--- | :--- | :--- | :--- |
| Brinck | Cusack | Horn | Miller, A. V. |
| Brunow | Doyle | Husak | Miller, K. D. |
| Byerly | Dunton | Hutchins | Miller, R. G. |
| Caffrev | Fitzgerald | Jesse | Monroe |
| Carr | Griffee | Jordan | Newhard |
| Clark, J. W. | Hargrave | Krause | Nielsen |
| Cochran | Harper | McCormick | Norland |
| Connors | Hennessey | Mennenga | Norpel |


| O'Halloran | Rapp | Small | Woods |
| :---: | :---: | :---: | :---: |
| Patchett | Rinas | Wells | Wyckoff |
| Poncy Wy |  |  |  |
| The nays were, 51: |  |  |  |
| Anderson | Drake | Holden | Readinger |
| Bennett | Dunlap | Junker | Roorda |
| Bittle | Edelen | Kiser | Schroeder |
| Bortell | Egenes | Knoke | Stanley |
| Branstad | Ewing | Lippold | Stephens |
| Brockett | Ferguson | Logue | Stromer |
| Butler | Fischer, H. O. | McElroy | Strothman |
| Clark, J. H. | Fisher, C. R. | Mendenhall | Tofte |
| Crabb | Fullerton | Menke | Welden |
| Daggett | Grassley | Millen | West |
| Danker | Hansen | Oakley | Wulff |
| DeJong | Harvey | Pellett | Mr. Speaker |
| Den Herder | Hill | Peterson |  |
| Absent or not voting, 4: |  |  |  |
| Freeman | Kreamer | Lipsky | Trowbridge |

Amendment 3 of the amendment lost.
Millen of Van Buren moved the adoption of House Concurrent Resolution 13.

Roll call was requested by Byerly of Polk and Nielsen of Polk.

On the question "Shall House Concurrent Resolution 13 be adopted?"

The ayes were, 56:

| Anderson | Den Herder <br> Drake | Holden <br> Bunker | Readinger <br> Roorda |
| :--- | :--- | :--- | :--- |
| Bittle | Dunlap <br> Bunle | Kiser | Schroeder |
| Bortell | Edelen | Knoke | Small |
| Branstad | Egenes | Lippold | Stanley |
| Brinck | Ewing | Logue | Stephens |
| Brockett | Ferguson | McEElroy | Stromer |
| Butler | Fischer, H. O. | Mendenhall | Strothman |
| Clark, J. H. | Fisher, C. R. | Menke | Tofte |
| Crabb | Fullerton | Millen | Welden |
| Crawford | Grassley | Norpel | West |
| Daggett | Hansen | Oakley | Wulf |
| Danker | Harvey | Pellett | Wyckoff |
| DeJong | Hill | Peterson | Mr. Speaker |

The nays were, 40:

| Avenson | Dunton <br> Fitzgerald | Jesse <br> Jordan | Newhard <br> Brunow |
| :--- | :--- | :--- | :--- |
| Byerly | Kielsen |  |  |
| Griffee | Krause | Norland |  |
| Caffrey | Hargrave | McCormick | O'Halloran |
| Carr | Harper | Mennenga | Patchett |
| Clark, J. W. | Hennessey | Midlleswart | Poncy |
| Cochran | Higgins | Miller, A.V. V. | Rapp |
| Connors | Horn | Miller, K.D. | Rinas |
| Cusack | Husak | Miller, R.G. | Wells |
| Doyle | Hutchins | Monroe | Woods |

Absent or not voting, 4:
Freeman Kreamer Lipsky Trowbridge
Motion prevailed and the resolution was adopted.

## MOTION TO RECONSIDER

(House Concurrent Resolution 13)
I move to reconsider the vote by which House Concurrent Resolution 13 was adopted by the House on February 1, 1973.

SMALL of Johnson
On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## ANNOUNCEMENT BY THE SPEAKER

The following is on file in the office of the Speaker:
February 1, 1973
The Honorable Andrew Varley
Speaker of the House

## Local

Dear Mr. Speaker:
The House committee on Ethics for the Sixty-fifth General Assembly, as provided for under chapter one hundred seven, Acts of the Sixty-second General Assembly, submits the enclosed Code of Ethics and rules for lobbyists to the House of Representatives and recommends their adoption.

Also, as instructed by the committee, a Public Hearing will be held in Committee Room 1 on Friday, February 9, 1973, at 1:00 P.M. to receive any views and comments on the rules and legislation relating to lobbyists and lobbying activities as set out in Section 68B. 10 of the Code.

Respectfully yours,
RICHARD W. WELDEN
Ethics Committee Chairman

## HOUSE CODE OF ETHICS <br> Members of the House of Representatives

Recognizing that service in the General Assembly is a part-time endeavor and that members of the General Assembly are honorable individuals who are active in the affairs of their localities and elsewhere, and that it is necessary for them to maintain a livelihood and sources of income apart from their legislative compensation, the following rules are adopted pursuant to chapter one hundred seven (107), Acts of the Sixty-second General Assembly, to assist the members in the conduct of their legislative affairs.

1. While taking into account the fact that legislative service is only part-time, no member of the House shall accept economic or investment
opportunity under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties.
2. No member of the House may charge to or accept from a person, corporation, partnership, or corporation known to have a legislative interest, a price, fee, compensation, or other consideration for the sale or lease of any property or the furnishing of services which is in excess of that which such member would ordinarily charge another.
3. No member of the House, in order to further his own economic interests, or those of any other person, may disclose or use confidential information acquired in the course of his official duties.
4. A member of the House may appear before a state agency in any representation case, except that he shall not appear before a state agency if the matter is subject to legislative review. Whenever a member of the House appears before a state agency he shall carefully avoid all conduct which might in any way lead members of the general public to conclude that he is using his official position to further his professional success or general interest.
5. In order to permit the General Assembly to function effectively, members of the House will, of necessity, be required to vote on bills and participate in committee work which will affect their employment and other areas in which they may have a monetary interest. Action on bills and in committee work which specifically deal with a member's specific employment or specific investment, as opposed to a profession, trade, or business in general, should be avoided. In making a decision relating to his activity on particular bills or in committee work which are subject to this code, the following factors should be considered:
a. Whether a substantial threat to his independence of judgment has been created by the conflict situation.
b. The effect of his participation on public confidence in the integrity of the legislature.
c. Whether his participation is likely to have any significant effect on the disposition of the matter.
d. The need for his particular contribution, such as special knowledge of the subject matter, to the effective functioning of the legislature.

He may, however, decide to participate in a manner contrary to the economic interest which creates the conflict situation, but if he abstains, he should disclose that fact to his legislative body.
6. Members of the House are urged to familiarize themselves with chapter one hundred seven (107), Acts of the Sixty-second General Assembly, and chapter seven hundred thirty-nine (739) of the Code.
7. Members of the House shall not charge any amount or item to any charge account to be paid for by any lobbyist or any organization he represents.
8. Complaints against any member of the House or any lobbyist operating in the House shall be in writing, made under oath and filed with the ethics committee of the House. If the ethics committee determines that the complaint sets out an apparent violation of the law or code of ethics or rules regulating lobbyists, it shall set the matter for hearing, notify the accused of his right to appear in person, to be represented by counsel, to present statements and evidence and to cross-examine witnesses. The
committee shall hold a hearing and consider all relevant evidence and shall make its recommendations to the House.
9. Advisory opinions may be rendered as set out in Sec. 12, chapter one hundred seven (107), Acts of the Sixty-Second General Assembly, upon request of a member of the General Assembly.

## Lobbyists

1. Each individual wishing to lobby in the House or attempt to influence legislation on a regular basis shall, on or before the day his lobbying activity begins, personally register his name and address and each company, firm, corporation, union, association, or cause for which he wishes to lobby with the chief clerk of the House. In addition, he shall register with the chief clerk the numbers of the bills with regard to which he intends to lobby, together with the name of each company, association or cause respectively involved. As such information is received it shall, from time to time, be distributed to the individual members of the House, whose clerks may then record such information on their copies of the related bills.
2. All federal, state, and local employees or officials representing the official positions of their agencies are required to present to the chief clerk of the House a letter of authorization from their department or agency heads prior to any lobbying activity by them. Such employees or officials who wish to lobby in opposition to the official policy may do so by registering as a lobbyist and need not submit a letter of authorization.
3. Lobbyists shall not be permitted on the floor of the House while it is in session.
4. Lobbyists are prohibited from providing to members of the House and members may not accept, open-end accounts paid for by the lobbyist or his employer.
5. No fee or bonus shall be paid to any lobbyist with reference to any legislative action that is conditioned wholly or in part upon the results attained by the lobbyist.
6. No lobbyist, or employer of a lobbyist, shall offer economic or investment opportunity or promise of employment to any member of the House with intent to influence his conduct in the performance of his official duties.

HOUSE CONCURRENT RESOLUTION 14

## By Committee on Rules

Be It Resolved by the House, the Senate Concurring, That the following be adopted as the permanent joint rules of the Sixty-fifth General Assembly:

JOINT RULES OF THE SENATE AND HOUSE<br>(Sixty-fifth General Assembly)<br>Rule 1<br>Suspension of Joint Rules

The joint rules of the general assembly may be suspended by concurrent resolution, duly adopted by a constitutional majority of the Senate and the House.

Rule 2<br>Designation of Sessions

Each regular session of a general assembly shall be designated by the year in which such regular session commences.

Rule 3
Sessions of a General Assembly
The organization and standing committees in each house of the general assembly and action taken by each house shall carry over from the first to the second regular session of the same general assembly. The status of each bill and resolution shall be the same at the beginning of the second regular session as it was immediately before adjournment of the first regular session, except that the rules of either house may provide for re-referral of some or all bills and resolutions to standing committees upon adjournment of the first regular session or at the beginning of the second regular session.

## Rule 4 <br> Presentation of Messages

All messages between the two houses shall be sent by the secretary of the senate or the chief clerk of the house of representatives, shall be announced by the reading clerk and shall be communicated to the chair.

Rule 5<br>Printing and Form of Bills<br>and Other Documents

Bills and joint resolutions shall be introduced, numbered, prepared, and printed as provided by law, or in the absence of such law, in a manner determined by the secretary of the senate and the chief clerk of the house of representatives.

All bills and joint resolutions introduced shall be in a form and number approved by the secretary of the senate and chief clerk of the house.

Before introduction all bills must be reviewed by the law clerk of that house.

## Rule 6 <br> Companion Bills

When identical bills are introduced in each house, they shall be called companion bills. Each house shall designate the sponsor in the usual way followed in parentheses by the sponsor of the companion bill in the other house. The house where the bill is first introduced shall print the complete text. The printed companion bill shall contain the title, enacting clause, and a statement that the bill is a companion bill. However, if the bill is not more than four pages in length, the complete text shall be printed in both houses.

## Rule 7 <br> Reprinting of Bills

Whenever any bill has been substantially amended by either house, the secretary of the senate or the chief clerk shall order the bill reprinted on paper of a different color. All adopted amendments shall be distinguishable.

The secretary of the senate or the chief clerk may order the printing of a reasonable number of additional copies of any bill, resolution, amendment, or journal.

## Rule 8 <br> Daily Clip Sheet

The secretary of the senate and the chief clerk shall prepare a daily clip sheet covering all amendments filed.

Rule 9
Reintroduction of Bills and Other Measures
When a bill or resolution which has passed one house is rejected in the other, it shall not be again introduced during the general assembly.

Rule 10
Certification of Bills and Other Enrollments

When any bill or resolution which has passed one house is rejected or adopted in the other, notice of such action and the date thereof shall be given to the house of origin in writing signed by the secretary or the chief clerk.

Rule 11
Amendments by Other House
I. When a bill which originated in one house is amended in the other house, the house originating the bill may amend the amendment, concur in full in the amendment, or refuse to concur in full in the amendment. Precedence of motions shall be in that order.
A. If the house originating the bill concurs in the amendment, the bill shall then be read for the last time as amended, and placed upon its final passage.
B. If the house originating the bill refuses to concur in the amendment, the bill shall be returned to the amending house which shall either:

1. Recede, after which the bill shall be read for the last time and placed upon its final passage; or
2. Insist, which will send the bill to a conference committee.
C. If the house originating the bill amends the amendment, that house shall concur in the amendment as amended and the bill shall be read for the last time as amended, shall be placed on final passage,
and shall be returned to the other house. The other house cannot further amend the bill.
3. If the amending house which gave second consideration to the bill concurs in the amendment to the amendment, the bill shall then be read for the last time as finally amended, and placed upon its final passage.
4. If the amending house refuses to concur in the amendment to the amendment, the bill shall be returned to the house originating the bill which shall either:
a. Recede, after which the bill shall be read for the last time as amended and placed upon its final passage; or
b. Insist, which will send the bill to a conference committee.
II. A motion to recede has precedence over a motion to insist. Failure to recede, by a majority of members voting "no", means to insist; and failure to insist, by a majority of members voting "no", means to recede.
III. A motion to lay on the table or to indefinitely postpone shall be out of order with respect to motions to recede from or insist upon and to amendments to bills which have passed both houses.
IV. A motion to concur, refuse to concur, recede, insist, or adopt a conference committee report is in order even though the subject matter has previously been acted upon.

## Rule 12

## Conference Committees

1. Within one legislative day after either house insists upon an amendment to a bill, the presiding officer of each house shall appoint five members to a conference committee. The papers shall remain with the house that originated the bill.
2. The conference committee shall meet before the end of the next legislative day after their appointment, shall select a chairman and shall discuss the controversy.
3. The authority of the committee shall cover free conference during which the committee has authority to propose any amendments within the scope of the title of the bill.
4. An agreement on recommendations must be approved by at least three members from each house. The committee shall submit two originals of the report signed by at least three members of each house with one signed original and three copies to be submitted to each house. The report shall first be acted upon in the house originating the bill. Such action, including all papers, shall be immediately referred by the secretary of the senate or the chief clerk of the house of representatives to the other house.
5. The report of agreement is debatable, but cannot be amended. If the report contains recommended amendments to the bill, adoption of the report shall automatically adopt all amendments contained therein. After the report is adopted, there shall be no more debate, and no more amendments may be considered and the bill shall immediately be placed upon its final passage.
6. Refusal of either house to adopt the conference committee report has the same effect as if the committee had disagreed.
7. If the conference committee fails to reach agreement, a report of such failure signed by at least three members of each house shall be given
promptly to each house. The bill shall be returned to the house that originated the bill and the members of the committee shall be immediately discharged and a new conference committee appointed by the presiding officers from members who have not previously served on a conference committee on the bill under consideration.

Rule 13
Enrollment and Authentication of Bills
When a bill has passed both houses, it shall be enrolled and its house of origin shall be certified by the endorsement of the secretary or the chief clerk.

When bills are enrolled, they shall be examined by a joint standing committee of two from each house who shall compare the enrollment with the engrossed bills, correct any errors, and report immediately to their respective houses.

After enrollment, each bill shall be signed by the president and by the speaker.

## Rule 14 <br> Concerning Other Enrollments

All resolutions and other matters which are to be presented to the governor for his approval shall be enrolled, examined, signed and presented in the same manner as bills.

## Rule 15 <br> Transmission of Bills to the Governor

After a bill has been signed in each house, it shall be presented to the governor by the secretary or the chief clerk of the house of origin. The secretary or the chief clerk shall report the date of presentation, which shall be entered upon the journal of the house of origin.

Rule 16
Fiscal Notes
A fiscal note shall be attached to any bill or joint resolution which might have an annual effect or a combined total effect within five years after enactment of fifty thousand dollars or more on the revenues, expenditures or fiscal liability of the state or its subdivisions. This rule does not apply to appropriation measures where the total effect is stated in dollar amounts.

The preliminary determination of whether the bill appears to require a fiscal note shall be made by the legislative service bureau which shall indicate that a bill requires a fiscal note by stamping "FISCAL NOTE REQUIRED" prominently on the bill jacket. Upon completion of the bill draft, the legislative service bureau shall immediately send a copy to the legislative fiscal director for his review.

The fiscal note shall be printed on the bill before introduction if practicable; and in any event attached to the bill before the bill is reported out by a committee.

The legislative fiscal director shall prepare the fiscal note within a reasonable time after receiving the request. A copy of the fiscal note shall
be filed by the legislative fiscal director with the secretary of the senate and the chief clerk of the house. The legislative fiscal director may request the cooperation of the state comptroller or any state department or agency. If a fiscal note is prepared by the comptroller or any state department or agency at the request of the fiscal director, that fact shall be stated in the note.

Each fiscal note shall state in dollars the estimated effect of the bill on the revenues, expenditures, and fiscal liability of the state during each of the first five years after enactment. Sources of funds for expenditures under the bill shall be stated, including federal funds. If the fiscal director cannot make an accurate estimate, he shall state his best available estimate or shall state that no dollar estimate can be made and state concisely the reason.

The fiscal note shall be attached or printed in the bill following the explanation or shall be printed in the daily clip sheet.

A revised fiscal note may be requested by a committee chairman or a sponsor of the bill if the fiscal effect of the bill has been changed by adoption of an amendment. However, a request for a revised fiscal note shall not delay action on a bill unless so ordered by the presiding officer of the house in which the bill is under consideration.

If a date for adjournment has been set, then a constitutional majority of the house in which the bill is under consideration may waive the fiscal note requirement during the three days prior to the date set for adjournment.

## ANNOUNCEMENT BY THE CHIEF CLERK

There is on file in the office of the Chief Clerk a copy of the proposed rules and regulations pertaining to water pollution control and public water supplies from the Department of Environmental Quality which will be considered for adoption by the Iowa Water Quality Commission at their meeting scheduled for February 22, 1973.

## REPORTS OF COMMITTEES

Stanley of Muscatine, 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 39, a bill for an act to provide copies of the Iowa Code to city assessors without cost, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine, Chairman
Drake of Muscatine, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation, to whom was referred House File 59, a bill for an act relating to changes in roads, streams, or dry runs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recom-
mendation that the same be amended as follows, and when so amended the bill do pass:

H—25

1

Amend House File 59 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred six point twenty-seven (306.27), Code 1973, is amended to read as follows:
306.27 CHANGES FOR SAFETY, ECONOMY, AND UTILITY. The state highway commission as to primary roads and the boards of supervisors as to secondary roads on their own motion may change the course of any part of any [secondary] road or stream, watercourse, or dry run, and may pond water [within any county] in order to avoid the construction and maintenance of bridges, or to avoid grades, or railroad crossings, or to straighten any [secondary] road, or to cut off dangerous corners, turns, or intersections on the highway, or to widen any [secondary] road above statutory width, or for the purpose of preventing the encroachment of a stream, watercourse, or dry run upon such highway. The commission shall conduct its proceedings to accomplish the above in the manner and form prescribed in chapter four hundred seventy-two (472) of the Code, and the board of supervisors shall use the form prescribed in sections three hundred six point twenty-eight (306.28) through three hundred six point thirty-seven (306.37) of the Code. All such changes shall be subject to the provisions of chapter four hundred fifty-five A (455A) of the Code."

Amend the title by inserting in line 1 after the word "runs" the following: ", giving the state highway commission powers similar to the board of supervisors, and making chapter four hundred fiftyfive A (455A) of the Code applicable".

DRAKE of Muscatine, Chairman

## AMENDMENTS FILED

## H-26

Amend House File 11 as follows:
2 1. Page 2, line 7, by striking the words
3 ", from the same party,".
2. Page 2 , lines 13 and 14, by striking the words "may, from the time of their election until their successors are elected and qualify," and inserting in lieu thereof the following: ""while performing the duties of their office, may".

1 Amend the temporary rules of the House by striking 2 in Rule 48 unnumbered paragraphs three (3) through 3 eight (8).

COMMITTEE ON RULES HOLDEN of Scott, Chairman

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, February 2, 1973.

# JOURNAL OF THE HOUSE 

## Twenty-sixth Calendar Day-Nineteenth Session Day <br> Hall of the House of Representatives <br> Des Moines, Iowa, Friday, February 2, 1973

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

Prayer was offered by the Reverend R. Dean Dixon, pastor of the First Baptist Church, Boone, Iowa.

The Journal of Thursday, February 1, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Dennis Walters, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Caffrey of Polk on request of McCormick of Delaware; Cusack of Scott on request of Higgins of Scott; Oakley of Clinton on request of Bittle of Polk; Millen of Van Buren on request of Stromer of Hancock.

## PRESENTATION OF VISITORS

Rinas of Linn presented to the House the Honorable Nathan F. Sorg, former member of the House in the Sixty-second, Sixtythird and Sixty-fourth General Assemblies.

The Speaker announced that the following visitors were present in the House chamber:

Eighteen sixth grade students from Byron Rice School, Des Moines, Iowa, accompanied by their teachers, Florence Hoffiman and Mrs. John Ward. By Kreamer of Polk.

The farm management class from Area I Vocational School at Calmar, Iowa, accompanied by Mr. Brackus. By Tofte of Winneshiek.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 59 and Senate File 39, under Rule 35.

## PETITION FILED

The following petition was received and placed on file:
By Stromer of Hancock, from twenty-two residents of Wright County favoring legalization of abortion.

## INTRODUCTION OF BILLS

House File 116, by Nielsen, a bill for an act relating to the appeal of a condemnation award.

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

House File 117, by committee on ways and means, a bill for an act relating to the judicial review of the state board of tax review.

Read first time and placed on the calendar.
House File 118, by Doyle, Middleswart and Junker, a bill for an act relating to the salaries of elected county officials.

Read first time and referred to committee on county government.

House File 119, by Schroeder, Fischer of Grundy and Welden, a bill for an act relating to political party nominees for the office of governor.

Read first time and referred to committee on state government.
House File 120, by Lipsky, a bill for an act relating to seat belts on school buses.

Read first time and referred to committee on education.
House File 121, by committee on natural resources, a bill for an act relating to open hunting seasons.

Read first time and placed on the calendar.
House File 122, by committee on ways and means, a bill for an act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce.

Read first time and placed on the calendar.
House File 123, by Trowbridge, Knoke, Jesse, Doyle, Wells, McElroy, Lipsky, Hargrave, Newhard, Clark of Dubuque and Patchett, a bill for an act relating to the private sale, control, distribution and taxation of wine containing not more than
seventeen percent alcohol by weight, declaring certain acts relating to wine to be unlawful and prescribing penalties therefor.

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

## ANNOUNCEMENT BY THE SPEAKER

There is on file in the office of the Speaker the Report of the Commission on the Status of Women as required by Section 8, Chapter 1122 of the Laws of the Sixty-fourth General Assembly, Second Session.

## CONSIDERATION OF JOINT RESOLUTION REGULAR CALENDAR

House Joint Resolution 3, 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, with report of committee recommending passage, was taken up for consideration.

Hill 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.

House Joint Resolution 3, 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.
Be It Resolved by the General Assembly of the State of Iowa:
Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section two (2) of Article three (III) of the Constitution of the State of Iowa, as amended by amendment number one (1) of the Amendments of 1968 to the Constitution of the State of Iowa, is repealed and the following adopted in lieu thereof:

The General Assembly shall meet in session on the second Monday of January of each year. Upon the written request to the presiding officer of each House of the General Assembly by two-thirds of the members of each House, the General Assembly shall convene in special session. The Governor of the state may convene the General Assembly by proclamation in the interim.

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-fourth General Assembly,

Second Session, thereafter duly published, and now adopted and agreed to by the Sixty-fifth General Assembly in this Joint Resolution, shall be submitted to the people of the state of Iowa at the general election in November of the year nineteen hundred seventy-four in the manner required by the Constitution of the State of Iowa and the laws of the state of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 3)

The ayes were, 88:

| Anderson | Dunlap | Jesse | Patchett |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Jordan | Pellett |
| Bennett | Edelen | Junker | Peterson |
| Bittle | Egenes | Kiser | Poncy |
| Bortell | Ewing | Knoke | Rapp |
| Brinck | Ferguson | Krause | Readinger |
| Brockett | Fischer, H. O. | Lippold | Rinas |
| Brunow | Fisher, C. R. | Logue | Roorda |
| Butler | Fitzgerald | McCormick | Schroeder |
| Byerly | Fullerton | McElroy | Small |
| Carr | Griffee | Mendenhall | Stanley |
| Clark, J. H. | Hansen | Menke | Stephens |
| Clark, J. W. | Hargrave | Mennenga | Stromer |
| Connors | Harper | Middleswart | Strothman |
| Crabb | Harvey | Miller, A. V. | Tofte |
| Crawford | Hennessey | Miller, K. D. | Welden |
| Daggett | Higgins | Miller, R. G. | Wells |
| Danker | Hill | Monroe | West |
| De Jong | Holden | Newhard | Woods |
| Den Herder | Horn | Norland | Wulff |
| Doyle | Husak | Norpel | Wyckoff |
| Drake | Hutchins | O'Halloran | Mr. Speaker |

The nays were, none.
Absent or not voting, 12 :

| Branstad | Cusack | Kreamer | Nielsen |
| :--- | :--- | :--- | :--- |
| Caffrey | Freeman | Lipsky | Oakley |
| Cochran | Grassley | Millen | Trowbridge |

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

## MOTION TO RECONSIDER WITHDRAWN <br> (House Concurrent Resolution 13)

Small of Johnson asked and received unanimous consent to withdraw his motion to reconsider House Concurrent Resolution 13, filed on February 1, 1973, and found on page 239 of the House Journal.

## CONSIDERATION OF BILL

## REGULAR CALENDAR

House File 11, a bill for an act relating to travel by certain candidates and elected officials, with report of committee recommending passage, was taken up for consideration.

Middleswart of Warren offered the following amendment H-26 filed by him:
H—26
1 Amend House File 11 as follows:
2 1. Page 2, line 7, by striking the words
3 ", from the same party,".
4 2. Page 2, lines 13 and 14, by striking the
5 words "may, from the time of their election until
6 their successors are elected and qualify," and
7 inserting in lieu thereof the following: "while
8 performing the duties of their office, may"
Middleswart of Warren asked and received unanimous consent to withdraw amendment 1, lines 2 and 3 of his amendment.

Middleswart of Warren moved the adoption of amendment 2, lines 4 through 8 of his amendment.

Amendment 2 lost.
Knoke 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. 11)
The ayes were, 49:

| Anderson | Dunton | Holden | Miller, K. D. |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Horn | Newhard |
| Bittle | Egenes | Hutchins | O'Halloran |
| Bortell | Ewing | Jordan | Patchett |
| Brockett | Ferguson | Junker | Rapp |
| Brunow | Fisher, C. R. | Kiser | Readinger |
| Butler | Fullerton | Knoke | Schroeder |
| Crabb | Grassley | Krause | Stephens |
| Daggett | Griffee | Logue | Stromer |
| Danker | Harvey | McElroy | Strothman |
| De Jong | Hennessey | Mendenhall | Tofte |
| Drake | Hill | Menke | Mr. Speaker |

The nays were, 41:

| Avenson | Carr | Connors | Doyle <br> Brinck <br> Byerly |
| :--- | :--- | :--- | :--- |
|  | Clark, J. H. | Clark, J. W. | Crawford |
| DenHerder | Fischer, H. O. |  |  |


| Fitzgerald | McCormick | Norpel | Stanley |
| :--- | :--- | :--- | :--- |
| Hansen | Mennenga | Pellett | Welden |
| Hargrave | Middleswart | Peterson | Wells |
| Harper | Miller, A.V. | Poncy | West |
| Higgins | Miller, R.G. | Rinas | Woods |
| Husak | Monroe | Roorda | Wulff |
| Jesse | Nielsen | Small | Wyckoff |
| Lippold | Norland |  |  |
| Absent or | not voting, 10: |  |  |
| Branstad  <br> Caffrey Cusack <br> Cochran Freeman | Lipsky | Millen | Oakley |
|  | Kreamer |  | Trowbridge |

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

## UNFINISHED BUSINESS CALENDAR

The House resumed consideration of House File 46, a bill for an act relating to snow tires used on designated snow routes.

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. 46)
The ayes were, 68:

| Anderson | Dunlap | Holden | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Husak | Poncy |
| Bittle | Edelen | Jordan | Rapp |
| Bortell | Egenes | Junker | Readinger |
| Branstad | Ewing | Kiser | Roorda |
| Brinck | Ferguson | Krause | Schroeder |
| Brockett | Fischer, H. O. | Lippold | Stanley |
| Butler | Fisher, C. R. | Logue | Stephens |
| Clark, J. H. | Fullerton | McElroy | Stromer |
| Connors | Grassley | Mendenhall | Strothman |
| Crabb | Griffee | Menke | Tofte |
| Crawford | Hansen | Mennenga | Welden |
| Daggett | Hargrave | Middleswart | Wells |
| Danker | Harvey | Norland | West |
| Den Herder | Hennessey | Norpel | Woods |
| De Jong | Higgins | O'Halloran | Wulff |
| Drake | Hill | Pellett | Mr. Speaker |

The nays were, 23:

| Avenson | Fitzgerald |
| :--- | :--- |
| Brunow | Harper |
| Byerly | Horn |
| Carr | Hutchins |
| Clark, J. W. | Jesse |
| Doyle | Knoke |


| McCormick | Nielsen |
| :--- | :--- |
| Miller, A. V. | Patchett |
| Miller, K. D. | Rinas |
| Miller, R. G. | Small |
| Monroe | Wyckoff |
| Newhard |  |

Absent or not voting, 9:

| Caffrey | Freeman | Lipsky | Oakley |
| :--- | :--- | :--- | :--- |
| Cochran | Kreamer | Millen | Trowbridge |
| Cusack |  |  |  |

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

## WAYS AND MEANS CALENDAR

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate File 39, a bill for an act to provide copies of the Iowa Code to city assessors without cost.

Wells 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. 39)
The ayes were, 85:

| Anderson | Drake | Hutchins | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jesse | O'Halloran |
| Bennett | Dunton | Jordan | Pellett |
| Bittle | Edelen | Junker | Poncy |
| Bortell | Ewing | Kiser | Rapp |
| Branstad | Ferguson | Knoke | Readinger |
| Brinck | Fisher, C. R. | Lippold | Rinas |
| Brockett | Fitzgerald | Logue | Roorda |
| Brunow | Fullerton | McCormick | Schroeder |
| Butler | Grassley | McElroy | Stanley |
| Byerly | Griffee | Mendenhall | Stephens |
| Carr | Hansen | Menke | Stromer |
| Clark, J. H. | Hargrave | Mennenga | Strothman |
| Clark, J. W. | Harper | Middleswart | Tofte |
| Connors | Harvey | Miller, A.V. | Welden |
| Crabb | Hennessey | Miller, K. D. | Wells |
| Crawford | Higgins | Miller, R. G. | West |
| Daggett | Hill | Monroe | Woods |
| Danker | Holden | Newhard | Wulff |
| De Jong | Horn | Nielsen | Wyckoff |
| Den Herder | Husak | Norland | Mr.Speaker |
| Doylerd |  |  |  |

Doyle
The nays were, 3:

| Krause | Patchett | Small |  |
| :--- | :---: | :--- | :--- |
| Absent or not voting, 12: |  |  |  |
| Caffrey | Egenes | Kreamer | Oakley <br> Cochran |
| Cusack | Fischer, H. O. | Lipsky <br> Preeman | Millen |

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

## SUBCOMMITTEE ASSIGNMENTS

House File 24
Mendenhall, Chairman
Hansen
Miller, A. V. Hansen
Miller, A. V.

House File 31
Oakley, Chairman Hennessey
West

House File 39
Strothman, Chairman
Jesse
Logue

House File 45
West, Chairman
Drake
Nielsen
House File 47
Kreamer, Chairman
Kiser
Wells
House File 50
Knoke, Chairman
Hargrave
Oakley
Anderson
Jesse
House File 55
Den Herder Chairman
Din 76
Harvey
Monroe
Rapp
Stephens
House File 62
Roorda, Chairman
Ferguson
Doyle
House File 64
Grassley, Chairman
Readinger
Husak
House File 67
West, Chairman
Doyle
Crawford
House File 68
Cusack, Chairman
Junker
Harper
House File 69
Stanley, Chairman
Carr
Ferguson
Higgins
Poncy
House File 70
Fischer, H. O., Chairman
Kiser
Griffee
House File 72
Den Herder, Chairman
Harvey
Monroe
Rapp
Stephens
Harvey
Monroe
Rapp
Stephens
House File 74
Miller, K. D.
Harvey
House File 75
Harvey
Monroe
Rapp
Stephens

Patchett
Bittle
House File 78
Edelen, Chairman
Logue
Newhard
House File 81
Brockett, Chairman
Tofte
Kiser
Fitzgerald
Carr
House File 82
Hill
Rinas
House File 83
Hargrave
Newhard
Higgins
Freeman
Readinger
House File 84
Hargrave
Newhard
Higgins
Freeman
Readinger
House File 85
Hargrave
Newhard
Higgins
Freeman
Readinger

House File $73 \quad$ House File 86
Den Herder, Chairman West, Chairman

Avenson, Chairman

Den Herder, Chairman

McCormick, Chairman

Readinger, Chairman

Crawford, Chairman

Crawford, Chairman

Crawford, Chairman

Hill
Lippold
Fitzgerald
Caffrey
Miller
House File 89
Jesse, Chairman
Edelen
Crawford
House File 90
Knoke, Chairman
Jesse
Oakley
House File 91
Oakley, Chairman
West
Hennessey
House File 99
Jesse, Chairman
Bittle
Knoke
House File 101
Jesse, Chairman
Bittle
Knoke
House File 106
Fisher, C. R., Chairman
Fitzgerald
Bittle
House File 107
Knoke, Chairman
Jesse
Bittle
Kiser
Small
House Joint Resolution 5
Roorda, Chairman
Danker
Husak
Senate File 19
Hill, Chairman
Bittle
Monroe
Senate File 39
Wells, Chairman
Fitzgerald
Stephens

On motion by Holden of Scott, the House adjourned until 10:00
a.m., Monday, February 5, 1973.

## JOURNAL OF THE HOUSE

Twenty-ninth Calendar Day-Twentieth Session Day
Hall of the House of Representatives
Des Moines, Lowa, Monday, February 5, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend James Key, pastor of the First Baptist Church, Indianola, Iowa.

The Journal of Friday, February 1, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Larry Goetz, Creston, Iowa.

## LEAVES OF ABSENCE

Leaves of absence were granted as follows:
Miller of Buchanan on request of Jordan of Linn; Logue of Iowa on request of Roorda of Jasper; Connors of Polk for February 5 and 6 on request of Cochran of Webster.

## INTRODUCTION OF BILLS

House File 124, by Doyle, a bill for an act relating to dissolution of marriage.

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

House File 125, by committee on judiciary and law enforcement, a bill for an act relating to providing standard uniforms for county sheriffs and their deputies.

Read first time and placed on the calendar.
House File 126, by Oakley, a bill for an act to prohibit hunting adjacent to game breeding and shooting preserves and providing a penalty for violations.

Read first time and referred to committee on natural resources.

House File 127, by Fisher of Greene, a bill for an act relating to class "A" liquor control licenses of clubs which are branches of chartered veterans organizations.

Read first time and referred to committee on state government.
House File 128, by Fisher of Greene, a bill for an act relating to fees for certificates of compliance required of manufacturers and wholesalers of alcoholic beverages.

Read first time and referred to committee on state government.
House File 129, by Brinck, a bill for an act relating to Sunday sale of alcoholic beverages and beer.

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

House File 130, by Knoke, Monroe, Norpel, Clark of Dubuque and Carr (Griffin, Kennedy, Blouin, Miller of Des Moines, Gluba, Shaw and Tieden), a bill for an act relating to the hours during which alcoholic beverages and beer may be sold.

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

House File 131, by Knoke, Avenson, Welden, Junker, Butler, Cusack, West, Higgins, Schroeder, Harvey, Branstad, Newhard, Small, Hargrave, Doyle, Cochran, Husak, Hennessey, Hutchins, Stephens, Fullerton, Dunton, Rinas, Patchett, Nielsen, Tofte, Mennenga, Bittle, Stanley, O'Halloran and Clark of Dubuque, a bill for an act relating to the salary of county attorneys.

Read first time and referred to committee on appropriations.

## MESSAGE FROM THE SENATE

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

House File 32, a bill for an act relating to the production and adulteration of dairy products.

> RALPH R. BROWN, Assistant Secretary

## REPORT OF PERSONNEL COMMITTEE

Millen of Van Buren announced the following persons appointed to the House staff of permanent officers and employees:
Research Assistant James I. Harlan, Des Moines
Research Assistant David B. Hinton, Des Moines

Research Assistant, Majority Leader $\qquad$ Robert J. Long, Pella File Clerk $\qquad$ John K. Rehmann, Jr., Des Moines
Cloakroom Attendant Carole Anne Poage, Des Moines

## COMMUNICATION FROM THE STATE BOARD OF TAX REVIEW

There is on file in the office of the Speaker the Report of the State Board of Tax Review as required by Section 421.1(6), Code of Iowa, 1973.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

The House resumed consideration of House File 59, a bill for an act relating to changes in roads, streams, or dry runs.
Edelen of Emmet offered the following amendment H-25 filed by the committee on transportation:
H-25

1
2

Amend House File 59 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred six point twenty-seven ( 306.27 ), Code 1973, is amended to read as follows:
306.27 CHANGES FOR SAFETY, ECONOMY, AND UTILITY. The state highway commission as to primary roads and the boards of supervisors as to secondary roads on their own motion may change the course of any part of any [secondary] road or stream, watercourse, or dry run, and may pond water [within any county] in order to avoid the construction and maintenance of bridges, or to avoid grades, or railroad crossings, or to straighten any [secondary] road, or to cut off dangerous corners, turns, or intersections on the highway, or to widen any [secondary] road above statutory width, or for the purpose of preventing the encroachment of a stream, watercourse, or dry run upon such highway. The commission shall conduct its proceedings to accomplish the above in the manner and form prescribed in chapter four hundred seventy-two (472) of the Code, and the board of supervisors shall use the form prescribed in sections three hundred six point twenty-eight (306.28) through three hundred six point thirty-seven (306.37) of the Code. All such changes shall be subject to the provisions of chapter four hundred fifty-five A (455A) of the Code."

Amend the title by inserting in line 1 after the word "runs" the following: ", giving the state highway commission powers similar to the board of supervisors, and making chapter four hundred fiftyfive A (455A) of the Code applicable".

Rinas of Linn moved that House File 59 be referred to the committee on natural resources.

A non-record roll call was requested.
The ayes were 41, nays 50 .
Motion lost.
Edelen of Emmet moved the adoption of committee amendment H-25.

Amendment H-25 adopted.
Roorda of Jasper asked and received unanimous consent to withdraw amendment H-18 filed by him on January 26, 1973.

Edelen of Emmet moved that 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. 59)
The ayes were, 44:

| Anderson | Drake | Hansen | Norpel |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Harper | Oakley <br> Bittle |
| Dunton | Harvey | Pellett |  |
| Bortell | Edelen | Hil | Readinger |
| Brinck | Egenes | Holden | Stanley |
| Brockett | Ewing | Jesse | Stromer |
| Brunow | Ferguson | Knoke | Tofte |
| Butler | Fisher, C. | Lippold | Welden |
| Crabb | Freeman | Lipsky | Woods |
| Crawford | Fullerton | Mendenhall | Wulff |
| Den Herder | Grassley | Menke | Mr. Speaker |

The nays were, 52:

| Avenson | Fischer, H. 0. | Kreamer | Patchett |
| :---: | :---: | :---: | :---: |
| Branstad | Fitzgerald | McCormick | Peterson |
| Byerly | Griffee | McElroy | Poncy |
| Caffrey | Hargrave | Mennenga | Rapp |
| Carr | Hennessey | Middleswart | Rinas |
| Clark, J. H. | Higgins | Millen | Roorda |
| Clark, J. W. | Horn | Miller, A. V. | Schroeder |
| Cochran | Husak | Miller, R. G. | Small |
| Cusack | Hutchins | Monroe | Stephens |
| Daggett | Jordan | Newhard | Strothman |
| Danker | Junker | Nielsen | Wells |
| De Jong | Kiser | Norland | West |
| Doyle | Krause | O'Halloran | Wyckoff |
| Absent or not voting, 4: |  |  |  |
| Connors | Logue | Miller, K. D. | Trowbridge |

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

House File 108, a bill for an act relating to the destruction of original court records, was taken up for consideration.

Danker 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. 108)
The ayes were, 92 :

| Anderson | Drake | Jesse |
| :--- | :--- | :--- |
| Avenson | Dunlap | Jordan |
| Bennett | Dunton | Junker |
| Bittle | Egenes | Kiser |
| Bortell | Ewing | Knoke |
| Branstad | Ferguson | Krause |
| Brinck | Fischer, H. O. | Kreamer |
| Brunow | Fisher, C.R. | Lippold |
| Butler | Fitzgerald | Lipsky |
| Byerly | Freeman | MeCormick |
| Caffrey | Fullerton | McElroy |
| Carr | Grassley | Mendenhall |
| Clark, J. H. | Griffee | Menke |
| Clark, J. W. | Hansen | Mennenga |
| Cochran | Hargrave | Middleswart |
| Crabb | Harper | Millen |
| Crawford | Harvey | Miller,. V. |
| Cusack | Hennessey | Miller, R. G. |
| Daggett | Higgins | Newhard |
| Danker | Holden | Nielsen |
| De Jong | Horn | Norland |
| Den Herder | Husak | Norpel |
| Doyle | Hutchins | Oakley |

The nays were, 2 :
Hill Monroe
Absent or not voting, 6:

| Brockett | Edelen |  |
| :--- | :--- | :--- |
| Connors | Logue | Miller, K. D. Trowbridge |

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

## HOUSE FILE 109 PENDING

House File 109, a bill for an act relating to the establishment of a rest area and rest area building, was taken up for consideration.
(Pending at adjournment.)
MOTION TO RECONSIDER
(House File 59)
I move to reconsider the vote by which House File 59 failed to pass the House on February 5, 1973.

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 76, a bill for an act relating to state income tax audits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine

## AMENDMENTS FILED

Amend Rule 12 of the Joint Rules of the Senate and House, appearing on page 244 of the House Journal, by striking from lines 4 and 5 of Division 5, the following: "and no more amendments may be considered".

HOLDEN of Scott

Amend Rule 11 of the Joint Rules of the Senate and House, appearing on page 244 of the House Journal, by striking from lines 2 and 3 of Division II, the following: ", by a majority of members voting 'no','.

HOLDEN of Scott
H-27

Amend House File 59 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred six point twentyseven (306.27), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. Upon the formal request of the state highway commission and upon the approval of the county board of supervisors, the board may change the course of any part of any primary road or stream, watercourse, or dry run, or impound water, within the county in order to avoid grades, or railroad crossings, or to straighten any primary road, or to cut off dangerous corners, turns, or intersections on a primary road, or to widen any primary road above statutory width, or for the purpose of preventing the encroachment of a stream, watercourse, or dry run upon a primary road. The county board of supervisors shall not alter or amend a request submitted by the state highway commission.

RINAS of Linn
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, February 6, 1973.

# JOURNAL OF THE HOUSE 

> Thirtieth Calendar Day-Twenty-first Session Day
> Hall of the House of Representatives Des Moines, Iowa, Tuesday, February 6, 1973

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

Prayer was offered by the Reverend Royce Wolden, pastor of the Grace Baptist Church, Waverly, Iowa.

The Journal of Monday, February 5, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Rodney Carlson, Ankeny, Iowa.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 76, under Rule 35.

PRESENTATION OF VISITORS
The Speaker announced that the following visitors were present in the House chamber:

Sixty fifth grade students from Clive Elementary School, Des Moines, accompanied by Mrs. Fairday and Mrs. Daubenberger. By Readinger of Polk and Bittle of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Dunton of Keokuk, from one hundred fifty-nine residents of Representative District 88, and Jordan of Linn, from thirty-four members of Aurora Avenue Bible Church, opposing a change in the present abortion law.

## INTRODUCTION OF BILLS

House File 132, by Norpel, a bill for an act relating to state income tax returns.

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

House File 133, by Mendenhall, Patchett, McElroy, Middleswart, Clark of Lee, Miller of Cerro Gordo, Hansen, O'Halloran, Tofte and Newhard (Doderer, Tieden and Gallagher), a bill for an act creating state park advisory committees, providing for the election of members, and specifying their duties.

Read first time and referred to committee on natural resources.
House File 134, by Mendenhall, 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 committee on education.
House File 135, by committee on transportation, a bill for an act relating to federal tax lien registration.

Read first time and placed on the calendar.
House File 136, by Mendenhall, a bill for an act relating to tuition rates set by the state board of regents.

Read first time and referred to committee on education.
House File 137, by Fisher of Greene (Lamborn), a bill for an act relating to games of skill, games of chance, raffles and providing penalties.

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

House File 138, by Oakley, a bill for an act removing the legal status of common-law marriages.

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

House File 139, by Dunton, a bill for an act relating to the selection of polling places for elections.

Read first time and referred to committee on state government.

SPONSOR ADDED<br>(House File 123)

Bittle of Polk has been added as co-sponsor of House File 123.

## Referred to Committee on rules

## HOUSE CONCURRENT RESOLUTION 14

## JOINT RULES OF THE SENATE AND HOUSE

Holden of Scott called up for consideration House Concurrent Resolution 14 filed on February 1, 1973, and found on pages 241 through 246 of the House Journal.

Holden of Scott offered the following amendment to Rule 11 and moved its adoption:
1 Amend Rule 11 of the Joint Rules of the Senate and House, 2 appearing on page 244 of the House Journal, by striking from
3 lines 2 and 3 of Division II, the following: ', by a majority 4 of members voting 'no',".

Amendment adopted.
Holden of Scott offered the following amendment to Rule 12 and moved its adoption:
1 Amend Rule 12 of the Joint Rules of the Senate and House,
2 appearing on page 244 of the House Journal, by striking from
3 lines 4 and 5 of Division 5, the following: "and no more
4 amendments may be considered".
Amendment adopted.
Small of Johnson offered the following amendment filed by him and Cusack of Scott:

Amend House Concurrent Resolution 14 by inserting the following new section and renumbering accordingly:

All committees of the General Assembly, standing or ad hoc, shall publish the names of their membership in the Journal and all their meetings shall be open. Only those committees whose membership is published in the Journal may introduce resolutions or bills.

Holden of Scott moved that the Small-Cusack amendment be referred to the committee on rules.

Roll call was requested by Small of Johnson and Hill of Polk.
On the question "Shall the amendment be referred to the committee on rules?"

The ayes were, 74:

| Anderson | Brinck | Clark, J. H. | Daggett <br> Bennett |
| :--- | :--- | :--- | :--- |
| Brockett Clark, J. W. Danker <br> Be Jong <br> Bortell Butler Cochran <br> Branstad Byerly Caffrey | Crabb | Crawford | Den Herder |


| Doyle | Hill | Mendenhall | Schroeder |
| :---: | :---: | :---: | :---: |
| Dunlap | Holden | Menke | Stanley |
| Dunton | Horn | Middleswart | Stephens |
| Edelen | Husak | Millen | Stromer |
| Egenes | Hutchins | Miller, A. V. | Strothman |
| Ewing | Junker | Miller, R. G. | Tofte |
| Ferguson | Kiser | Monroe | Welden |
| Fisher, C. R. | Knoke | Nielsen | Wells |
| Freeman | Krause | Norland | West |
| Fullerton | Kreamer | Oakley | Woods |
| Grassley | Lippold | Pellett | Wulff |
| Griffee | Lipsky | Poncy | Wyckoff |
| Hansen | McCormick | Readinger | Mr. Speaker |
| Harvey | McElroy | Roorda |  |

The nays were, 20 :

| Avenson | Hargrave | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Brunow | Harper | Mennenga | Patchett |
| Carr | Hennessey | Miller, K. D. | Rapp |
| Cusack | Higgins | Newhard | Rinas |
| Fitzgerald | Jesse | Norpel | Small |
| Absent or not voting, 6: |  |  |  |
| Connors Drake | Fischer, H. O. Logue | Peterson | Trowbridge |

Motion prevailed and the Small-Cusack amendment and House Concurrent Resolution 14 are referred to committee on rules.

The House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## HOUSE CONCURRENT RESOLUTION 15

 By HoldenBe It Resolved by the House, the Senate Concurring, That a joint convention of the two houses of the Sixty-fifth General Assembly be held in the House chamber on Monday, February 12, 1973, at 11:00 a.m.

Be It Further Resolved, That Senator Ralph F. McCartney, a student on the life and works of Abraham Lincoln, be invited to deliver an address in observance of Lincoln's birthday.

Laid over under Rule 25.

## AMENDMENT FILED

H—28
1 Amend House File 122, page 2, by striking all of
2 lines 1 and 2 and inserting in lieu there of the
3 following:
"Section 1. Section four hundred twenty-three
5 point four (423.4), Code 1973, is amended by
6 striking subsection two (2) and inserting in lieu

7 thereof the following:
8 2. Motor trucks with an unladen weight in
9 excess of eight thousand pounds, truck tractors, and
10 truck trailers, as defined in section three hundred
11 twenty-one point one (321.1) of the Code, when
12 during the first two years more than fifty percent
13 of the use determined by miles traveled or
14 property transported was in interstate transportation
15 for compensation."
ANDERSON of Ringgold WEST of Marshall
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, February 7, 1973.

# JOURNAL OF THE HOUSE 

## Thirty-first Calendar Day-Twenty-second Session Day <br> hall of the House of Representatives <br> Des Moines, Iowa, Wednesday, February 7, 1973

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

Prayer was offered by Dr. Robert L. Caldwell, pastor of the Central Presbyterian Church, Des Moines, Iowa.

The Journal of Tuesday, February 6, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Lee Rosebrook, Ames, Iowa.

## LEAVES OF ABSENCE

Leaves of absence were granted as follows:
Logue of Iowa for February 7, 8 and 9 on request of Roorda of Jasper; Mennenga of Clinton on request of Miller of Buchanan.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Seventy-five students from Oskaloosa Junior High School, Oskaloosa, accompanied by Curt Fry. By Ewing of Mahaska.

Forty-two seventh and eighth grade students from Clearfield School, Clearfield, accompanied by Mrs. Mathews. By Daggett of Taylor.

Ninety fifth grade students from Clive Elementary School, Des Moines, accompanied by Mr. Gift, Mrs. Crone and Mrs. Van Thomme. By Readinger of Polk and Bittle of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Readinger of Polk, from one thousand nine hundred five voters from Representative District 59, and Ferguson of Carroll,
from forty-three residents of Carroll County, opposing a change in the present abortion law.

By Mennenga of Clinton, from sixty-eight residents of Representative District 77 favoring a change in the abortion law.

By Lippold of Black Hawk, O'Halloran of Black Hawk, Rapp of Black Hawk and Wulff of Black Hawk, from nine hundred fifty residents of Black Hawk County, opposing the January 22 Supreme Court decision on abortions.

By Avenson of Fayette and Miller of Buchanan, from one thousand eighteen residents of Fayette and Buchanan Counties opposing abortion.

## INTRODUCTION OF BILLS

House File 140, by Crawford (Murray and Hansen), a bill for an act to establish the Iowa drug abuse authority and define its powers and duties.

Read first time and referred to committee on human resources.
House File 141, by committee on county government, a bill for an act relating to assignment of real estate mortgages by marginal entry.

Read first time and placed on the calendar.
House File 142, by Carr, O'Halloran, Clark of Dubuque, Branstad, Jesse, Krause, Caffrey, Patchett, Griffee, Newhard, Hennessey, De Jong, Avenson, Readinger, Hutchins, Monroe, Wells, Danker, Rapp, Mennenga, Brunow, Small and Connors, a bill for an act relating to leaves of absence for persons who are candidates for election to the Iowa general assembly and providing penalties.

Read first time and referred to committee on state government.

House File 143, by Freeman, a bill for an act relating to the collection of premium taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

Read first time and referred to committee on ways and means.
House File 144, by Holden, a bill for an act to repeal the provisions of the Code relating to abortion.

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

House File 145, by Hill and Small (Milligan), a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

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

House File 146, by Mendenhall, Tofte, Norpel, Schroeder, Edelen, Knoke, Wyckoff, Peterson, Griffee, Horn, Husak and Egenes, a bill for an act relating to an increase in certain county fees.

Read first time and referred to committee on ways and means.
House File 147, by Carr, Clark of Dubuque, Hennessey, McCormick and Norpel (Blouin, Kennedy and Tieden), a bill for an act relating to eligibility of residents of certain county homes for old age assistance.

Read first time and referred to the committee on human resources.

House File 148, by Wyckoff (Briles), a bill for an act relating to the soldiers relief fund.

Read first time and referred to committee on state government.

## APPROVAL AND ADOPTION OF ETHICS REPORT

Welden of Hardin called up for consideration the report filed by the committee on ethics on February 1, 1973, and found on pages 239 through 241 of the House Journal, and moved its approval and adoption.

The motion prevailed and the report was adopted.

> CONSIDERATION OF BILLS
> WAYS AND MEANS CALENDAR

House File 117, a bill for an act relating to the judicial review of the state board of tax review, was taken up for consideration.

Hill 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. 117).

The ayes were, 93 :

| Anderson | Doyle | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Jordan | Patchett |
| Bennett | Dunlap | Junker | Pellett |
| Bittle | Edelen | Kiser | Peterson |
| Bortell | Egenes | Krause | Poncy |
| Branstad | Ewing | Kreamer | Rapp |
| Brinck | Ferguson | Lippold | Readinger |
| Brockett | Fisher, C. R. | Lipsky | Rinas |
| Brunow | Fitzgerald | McCormick | Roorda |
| Butler | Freeman | McElroy | Schroeder |
| Byerly | Fullerton | Mendenhall | Small |
| Caffrey | Griffee | Menke | Stanley |
| Carr | Hansen | Middleswart | Stephens |
| Clark, J. H. | Hargrave | Millen | Stromer |
| Clark, J. W. | Harper | Miller, A. V. | Strothman |
| Cochran | Harvey | Miller, K. D. | Tofte |
| Connors | Hennessey | Miller, R. G. | Welden |
| Crabb | Higgins | Monroe | Wells |
| Crawford | Hill | Newhard | West |
| Cusack | Holden | Nielsen | Woods |
| Daggett | Horn | Norland | Wulff |
| Danker | Husak | Norpel | Wyckoff |
| De Jong | Hutchins | Oakley | Mr. Speaker |

The nays were, 2:
Grassley Knoke
Absent or not voting, 5:
Dunton Logue
Fischer, H. O.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## UNFINISHED BUSINESS CALENDAR <br> (House File 109 Deferred)

The House resumed consideration of House File 109, a bill for an act relating to the establishment of a rest area and rest area building.

Den Herder of Sioux moved that House File 109 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
The House recessed until 11:00 a.m.
The House reconvened, Speaker Varley in the chair.

> CONSIDERATION OF BILLS
> WAYS AND MEANS CALENDAR

House File 122, a bill for an act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce, was taken up for consideration.

Anderson of Ringgold offered the following amendment H-28 filed by him and West of Marshall and moved its adoption:
$\mathrm{H}-28$
1 Amend House File 122, page 2, by striking all of 2 lines 1 and 2 and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-three point four (423.4), Code 1973, is amended by striking subsection two (2) and inserting in lieu thereof the following:
2. Motor trucks with an unladen weight in excess of eight thousand pounds, truck tractors, and truck trailers, as defined in section three hundred twenty-one point one (321.1) of the Code, when during the first two years more than fifty percent of the use determined by miles travelled or property transported was in interstate transportation for compensation."
Roll call was requested by Stanley of Muscatine and Anderson of Ringgold.

On the question "Shall the amendment be adopted?"
The ayes were, 17:

| Anderson | Ferguson | Lippold | Welden |
| :--- | :--- | :--- | :--- |
| Byerly | Fischer, H. O. | McElroy | Wells |
| Caffrey | Fullerton | Peterson | Wet |
| Daggett | Harper | Strothman | Wulff |
| Doyle |  |  |  |

The nays were, 74:

| Avenson | Dunlap <br> Bittle |
| :--- | :--- |
| Bortell | Dunton <br> Edelen <br> Branstad |
| Egenes |  |
| Brinck | Ewing |
| Brockett | Ewing |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Grassley |
| Clark, J. W. | Griffee |
| Cochran | Hargrave |
| Connors | Harvey |
| Higgins |  |
| Crabb | Hill |
| Crawford | Holden |
| Cusack | Horn |
| De Jong | Hutchins |
| Den Herder | Jesse |
| Drake | Jordan |

Absent or not voting, 9 :

| Bennett | Hennessey |
| :--- | :--- |
| Danker | Husak |
| Hansen |  |

Junker
Kiser
Knoke
Krause
Kreamer
Lipsky
McCormick
Mendenhall
Menke
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland

Norpel
Oakley
O'Halloran
Patchett
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Tofte
Woods
Wyckoff
Mr. Speaker

Logue
Mennenga
Pellett Trowbridge

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

On the question "Shall the bill pass?" (H.F. 122)
The ayes were, 78:

| Avenson | Drake <br> Bunltle |
| :--- | :--- |
| Bortell | Dunlap <br> Dunton |
| Brinck | Edelen |
| Brockett | Egenes |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C. R. |
| Carr | Fitzgerald |
| Clark, J. H. | Freeman |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harvey |
| Cusack | Higgins |
| Daggett | Hill |
| Danker | Holden |
| De Jong | Hutchins |
| Den Herder | Jesse |

The nays were, 15:

| Anderson | Fischer, H. O. |
| :--- | :--- |
| Branstad | Fullerton |
| Caffrey | Harper |
| Doyle | Horn |

Absent or not voting, 7:

| Bennett | Husak | Mennenga | Trowbridge |
| :--- | :--- | :--- | :--- |
| Hennessey | Logue | Pellett |  |

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 19, a bill for an act providing exceptions to driving on the right side of a roadway.

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

Senate File 9, a bill for an act relating to the interest rates on judgments and decrees.

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

Senate File 17, a bill for an act relating to a state of the judicial department message.

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

Senate File 32, a bill for an act relating to the seal used by a notary public.

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

Senate File 66, a bill for an act relating to furloughs and work release programs for inmates.

Also: 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 to lower the age of majority.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 93, a bill for an act relating to assignment of real estate mortgages by marginal entry.

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

Senate File 109, a bill for an act relating to valuing and listing certain property granted exemption from property tax.

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

House Concurrent Resolution 13, providing for compensation for the Chief Clerk of the House and the Secretary of the Senate.

RALPH R. BROWN
Assistant Secretary of the Senate

## SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 13

[^10]22 parties represented in the General Assembly and may consist of
23 legislative employees appointed by the Speaker of the House of
24 Representatives and the President of the Senate.

## REPORTS OF COMMITTEES

Holden of Scott, from the committee on rules, submitted the following report:

Mr. Speaker: Your committee on rules to whom was referred House Concurrent Resolution 14, a resolution on joint rules of the Senate and House, and the Small-Cusack amendment, filed February 6, 1973, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the resolution do pass, and that the Small-Cusack amendment be withdrawn by its sponsors. The subject of the amendment is to be further studied by a subcommittee of the rules committee consisting of Brice Oakley, Chairman, Robert Kreamer, Dale Cochran and Arthur Small, and will be given further consideration by the entire membership of the rules committee.

## HOLDEN of Scott, 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 45, a bill for an act relating to the transfer of jurisdiction or sale of real estate between state agencies and political subdivisions of the state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and so amended the bill do pass:

## H—29

1 Amend House File 45, page 2, by striking all of lines 19 through 22 and inserting in lieu thereof the following:
"Sec. 3. NEW SECTION. RULES AND REGULATIONS. Transfers of jurisdiction of real estate between state agencies shall be subject to the approval of the executive council and the executive council shall, in accordance with chapter seventeen $A$ (17A) of the Code, make rules and regulations governing such transfers."

FISHER of Greene, Chairman
Also:
Mr. Speaker: Your committee on state government to whom was referred House File 74, a bill for an act to allow advertising of alcoholic 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 be indefinitely postponed.

FISHER of Greene, Chairman
Also:
Mr. Speaker: Your committee on state government to whom was referred House File 113, a bill for an act to lower the age of majority, begs leave
to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene, Chairman

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 34, a bill for an act relating to supreme court 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.

HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 33, a bill for an act relating to temporary service by retired supreme court judges, quorum, and divisions 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.

HILL of Polk, Chairman

Knoke of Pottawattamie, from the committee on commerce, submitted the following report:
Mr. Speaker: Your committee on commerce to whom was referred House File 101, a bill for an act relating to the interest rates on 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.

KNOKE of Pottawattamie, Chairman

## AMENDMENTS FILED

H—30
1 Amend House File 121 as follows:
2 1. By striking all of lines 11 and 12 and
3 inserting in lieu thereof the following: "tail or
deer[.], fox, coyote or wolf."
2. By adding after line 19 the following paragraph:
"The commission shall not establish an open season for migratory waterfowl during the established season for hunting deer with firearms."

WYCKOFF of Benton MENDENHALL of Allamakee

## H-31

1 Amend House File 135 by striking all of lines 6
2 through 18 and inserting in lieu thereof the
3 following:
4 "3. In the event a lien encumbers a vehicle for

5 which a certificate of title is required under the 6 provisions of chapter 321, a security interest in 7 such vehicle is perfected by the delivery of federal 8 notice of attachment to the county [treasurer] recorder 9 of the county where the certificate of title was
10 issued and it shall take priority according to the
11 order of time in which the same is placed on the
12 certificate of title for the vehicle to which [said
13 lien] security interest applies by the county treasurer
14 and as provided in sections 321.45 and 321.50. The
15 county recorder shall report the filing to the county
16 treasurer within twenty-four hours so that the lien
17 may be noted on the certificate of title. The county
18 treasurer shall note [such] the lien without fee."
DRAKE of Muscatine
DUNLAP of Story
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, February 8, 1973.

## JOURNAL OF THE HOUSE

Thirty-second Calendar Day-Twenty-third Session Day<br>Hall of the House of Representatives<br>Des Moines, Iowa, Thursday, February 8, 1973

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

Prayer was offered by the Reverend Claude Smith, Jr., pastor of the Minden United Church of Christ, Minden, Iowa.

The Journal of Wednesday, February 7, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Robert Huber, Charter Oak, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

One hundred fifth grade students from Moore Elementary School, Des Moines, accompanied by Mary Joynt. By Kreamer of Polk.

Twenty members of Explorer Post 54, Keota, accompanied by Dr. and Mrs. Richard Carmichael and Mr. and Mrs. Deanne Morris. By Dunton of Keokuk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Dunton of Keokuk, from one hundred sixty residents of District 88, and Ferguson of Carroll, from thirty-five residents of Carroll and Greene Counties, opposing a change in the present abortion law.

By Byerly of Polk, from sixty-four residents of Polk County favoring a repeal of the present abortion law.

## EXPLANATION OF VOTE <br> (House File 122 and Amendment H-28)

> We were attending a public hearing on agriculture at Iowa State University, Ames, on February 7, 1973 . Had we been present, we would have voted "no" on Amendment H- 28 and "aye" on House File 122 .
> BENNETT of Ida
> HENNESSEY of Delaware
> HUSAK of Tama
> PELLETT of Cass

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of commit. tees on House Files 33, 34, 45, 101, 113 and House Concurrent Resolution 14, under Rule 35.

## INTRODUCTION OF BILLS

House File 149, by Crabb, a bill for an act relating to acquisition and use of the midwestern college campus site at Denison, Iowa.

Read first time and referred to committee on education.
House File 150, by Schroeder, a bill for an act relating to the use of those funds distributed to cities and towns out of state liquor store sales.

Read first time and referred to committee on ways and means.
House File 151, by Knoke, a bill for an act relating to the adoption of children.

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

House File 152, by Higgins, a bill for an act relating to bingo, providing penalties and imposing a tax.

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

House File 153, by Lipsky, a bill for an act relating to outpatient coverage by insurance companies and mutual hospital and medical service corporations.

Read first time and referred to committee on commerce.
House File 154, by Kreamer, a bill for an act relating to actions for breach of contract to marry.

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

House File 155, by committee on transportation, a bill for an act relating to the sale of unused right of way by the state highway commission by land contract, providing for the payment of interest thereon, and the taxation of land sold on contract.

Read first time and placed on the calendar.
House File 156, by Freeman, Ewing, Oakley, Schroeder and Menke, a bill for an act relating to the definition of employees eligible for group insurance.

Read first time and referred to committee on commerce.
House File 157, by committee on natural resources, a bill for an act repealing provision of the Code relating to the shipping, transferring, and sale of skins and hides.

Read first time and placed on the calendar.
House File 158, by committee on natural resources, a bill for an act relating to obsolete fish and game provisions of the Code.

Read first time and placed on the calendar.
House File 159, by committee on agriculture, a bill for an act providing that foods containing chemical residues beyond a certain tolerance be deemed to be adulterated.

Read first time and placed on the calendar.
House File 160, by committee on natural resources, a bill for an act relating to liability for the unlawful destruction, taking, or possession of wildife owned by the state, and imposing civil damages.

Read first time and placed on the calendar.
House File 161, by Hutchins, Doyle, Miller of Calhoun, Caffrey, Hennessey, Krause, Junker, Readinger, Clark of Lee, Byerly, Fischer of Grundy, Wells, Clark of Dubuque, Bortell, Ferguson, Harvey and Brunow (Andersen, Nolin, Rodgers and Kelly), a bill for an act relating to grants from the sewage works construction fund.

Read first time and referred to committee on appropriations.
House File 162, by Freeman and Bittle (Hansen and Griffin),
a bill for an act relating to the taxation of marine insurance underwriting profits.

Read first time and referred to committee on commerce.
House File 163, by Crabb, a bill for an act relating to the election of certain educational boards.

Read first time and referred to committee on education.
House File 164, by committee on natural resources, a bill for an act relating to the status of officers appointed by the state conservation commission.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 9, a bill for an act relating to the interest rates on judgments and decrees.

Read first time and passed on file.
Senate File 17, a bill for an act relating to a state of the judicial department message.

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

Senate File 32, a bill for an act relating to the seal used by a notary public.

Read first time and referred to committee on state government.
Senate File 66, a bill for an act relating to furloughs and work release programs for inmates.

Read first time and referred to committee on human resources.
Senate File 82, a bill for an act to lower the age of majority.
Read first time and passed on file.
Senate File 93, a bill for an act relating to assignment of real estate mortgages by marginal entry.

Read first time and passed on file.
Senate File 109, a bill for an act relating to valuing and listing certain property granted exemption from property tax.

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

## ANNOUNCEMENT BY THE SPEAKER

The following communication was received and read by the Speaker:

L. B. J. RANCH<br>Stonewall, Texas

February 2, 1973
Dear Sirs:
It was heartwarming for me and my daughters to receive the tribute to my husband from the members of The House of Representatives of The State of Iowa and comforting to know you are sharing our loss.

Please convey my deep appreciation to all who joined in your generous expression of sympathy and friendship.

Sincerely, LADY BIRD JOHNSON

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 15

Holden of Scott called up for consideration House Concurrent Resolution 15, filed on February 6, 1973, and found on page 266 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 14 JOINT RULES OF THE SENATE AND HOUSE

Holden of Scott asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 14.

The House resumed consideration of House Concurrent Resolution 14, Joint Rules of the Senate and House, with report of rules committee recommending passage.

Cusack of Scott asked and received unanimous consent to withdraw the amendment filed by him and Small of Johnson on February 6 and found on page 265 of the House Journal.

Holden of Scott moved the adoption of House Concurrent Resolution 14, as amended.

Resolution as amended adopted.

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

Senate File 76, a bill for an act relating to state income tax audits, 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. 76)
The ayes were, 95 :

| Anderson <br> Avenson | Dunlap <br> Dunton <br> Bennett | Edelen <br> Bittle |
| :--- | :--- | :--- |
| Bortell | Egenes | Jordan |
| Brinck | Ewing | Kisker |
| Brockett | Ferguson | Knoke |
| Brunow | Fischer, H. O. | Krause |
| Butler | Fisher, C. R. | Kreamer |
| Byerly | Fitzgerald | Lipskid |
| Caffrey | Freeman | McCormick |
| Carr | Fullerton | McElroy |
| Clark, J. H. | Grassley | Mendenhall |
| Clark, J. W. | Griffee | Mansen |
| Cochran | Hargrave | Menkenga |
| Connors | Harper | Middleswart |
| Crabb | Harvey | Millen |
| Crawford | Hennessey | Miller, A. V. |
| Cusack | Higgins | Miller, K. D. |
| Daggett | Hill | Miller, R. G. |
| DeJong | Holden | Monroe |
| Den Herder | Horn | Newhard |
| Doyle | Husak | Nielsen |
| Drake | Hutchins | Norland |
|  |  | Norpel |

Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, none.
Absent or not voting, 5 :
Branstad Logue Trowbridge Welden
Danker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## REGULAR CALENDAR

House File 125, a bill for an act relating to providing standard uniforms for county sheriffs and their deputies, was taken up for consideration.

Hargrave 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. 125)
The ayes were, 90 :

| Anderson | Bittle | Brinck | Butler |
| :--- | :--- | :--- | :--- |
| Avenson | Bortell | Brockett | Byerly |
| Bennett | Branstad | Brunow | Caffrey |


| Carr | Fisher, C. R. | Kreamer | Poncy |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Fitzgerald | Lippold | Rapp |
| Cochran | Freeman | Lipsky | Readinger |
| Connors | Fullerton | McCCormick | Rinas |
| Crabb | Grassley | McElroy | Roorda |
| Crawford | Griffee | Mendenhall | Schroeder |
| Cusack | Hargrave | Menke | Small |
| Daggett | Harper | Mennenga | Stanley |
| Danker | Harvey | Millen | Stephens |
| De Jong | Hennessey | Miller, A. V. | Stromer |
| Den Herder | Higgins | Monroe | Strothman |
| Doyle | Hill | Newhard | Tofte |
| Drake | Horn | Nielsen | Welen |
| Dunlap | Husak | Norland | Wells |
| Dunton | Hutchins | Norpel | West |
| Edelen | Jesse | Oakley | Woods |
| Egenes | Jordan | O'Halloran | Wulff |
| Ewing | Junker | Patchett | Wyckoff |
| Ferguson | Knoke | Pellett | Mr. Speaker |
| Fischer, H. O. | Krause |  |  |
| The nays were, 7: |  |  |  |
| Clark, J. H. | Holden |  | Miller, K. D. |
| Hansen | Kiser | Miller, R. G. | Peterson |

Absent or not voting, 3:
Logue Middleswart Trowbridge
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 135 PENDING

House File 135, a bill for an act relating to federal tax lien registration, was taken up for consideration.

Dunlap of Story offered the following amendment H-31 filed by him and Drake of Muscatine:
$\mathrm{H}-31$

1
2 through 18 and inserting in lieu thereof the following:
" 3 . In the event a lien encumbers a vehicle for which a certificate of title is required under the provisions of chapter 321, a security interest in such vehicle is perfected by the delivery of federal notice of attachment to the county [treasurer] recorder of the county where the certificate of title was issued and it shall take priority according to the order of time in which the same is placed on the certificate of title for the vehicle to which [said lien] security interest applies by the county treasurer and as provided in sections 321.45 and 321.50 . The county recorder shall report the filing to the county treasurer within twenty-four hours so that the lien

17 may be noted on the certificate of title. The county
18 treasurer shall note [such] the lien without fee."
Monroe of Des Moines moved that House File 135 be deferred and that the bill retain its place on the calendar.
(House File 135, amendment $\mathrm{H}-31$ and Monroe motion pending.)

On motion by Holden of Scott, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## REGULAR CALENDAR

Stromer of Hancock asked and received unanimous consent for the immediate consideration of House File 33, a bill for an act relating to temporary service by retired supreme court judges, quorum, and divisions of the supreme court, with report of committee recommending passage.

Oakley 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. 33)
The ayes were, 87:

| Anderson | Den Herder | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Jordan | Patchett |
| Bennett | Dunlap | Junker | Peterson |
| Bittle | Dunton | Kiser | Poncy |
| Bortell | Edelen | Knoke | Rapp |
| Branstad | Egenes | Krause | Readinger |
| Brinck | Fisher, C.R. | Kreamer | Rinas |
| Brockett | Fitzgerald | Lippold | Roorda |
| Brunow | Freeman | McCormick | Schroeder |
| Butler | Fullerton | McElroy | Small |
| Byerly | Grassley | Mendenhall | Stanley |
| Caffrey | Griffee | Mennenga | Stephens |
| Carr | Hansen | Middleswart | Stromer |
| Clark, J. H. | Hargrave | Miller, A.V. | Tofte |
| Clark, J. W. | Harper | Miller, K. D. | Welden |
| Cochran | Harvey | Miller, R. G. | Wells |
| Connors | Hennessey | Monroe | West |
| Crabb | Hill | Newhard | Woods |
| Crawford | Holden | Nielsen | Wulff |
| Cusack | Horn | Norland | Wyckoff |
| Daggett | Husak | Norpel | Mr. Speaker |
| Danker | Hutchins | Oakley |  |
|  |  |  |  |

The nays were, none.

Absent or not voting, 13:

| De Jong | Fischer, H. O. | Logue <br> Drake | Higgins <br> Ewing |
| :--- | :--- | :--- | :--- |
| Eipsky | Mellett <br> Ferguson |  | Millen |

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

Stromer of Hancock asked and received unanimous consent for the immediate consideration of House File 34, a bill for an act relating to supreme court fees, with report of committee recommending passage.

Oakley 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. 34)
The ayes were, 89:

| Anderson | Doyle | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jordan | Patchett |
| Bennett | Dunton | Junker | Peterson |
| Bittle | Edelen | Kiser | Poncy |
| Bortell | Egenes | Knoke | Rapp |
| Branstad | Ewing | Krause | Readinger |
| Brinck | Fisher, C. R. | Kreamer | Rinas |
| Brockett | Fitzgerald | Lippold | Roorda |
| Brunow | Freeman | McCormick | Schroeder |
| Butler | Fullerton | McElroy | Small |
| Byerly | Grassley | Menke | Stanley |
| Caffrey | Griffee | Mennenga | Stephens |
| Carr | Hansen | Middleswart | Stromer |
| Clark, J. H. | Hargrave | Miller, A. V. | Strothman |
| Clark, J. W. | Harper | Miller, K. D. | Tofte |
| Cochran | Harvey | Miller, R. G. | Welden |
| Connors | Hennessey | Monroe | Wells |
| Crabb | Hill | Newhard | West |
| Crawford | Holden | Nielsen | Woods |
| Cusack | Horn | Norland | Wulff |
| Daggett | Husak | Norpel | Wyckoff |
| Danker | Hutchins | Oakley | Mr. Speaker |

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

| De Jong | Fischer, H. O. | Logue | Pellett |
| :--- | :--- | :--- | :--- |
| Drake | Higgins | Mendenhall | Trowbridge |
| Ferguson | Lipsky | Millen |  |

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

## UNFINISHED BUSINESS CALENDAR

The House resumed consideration of House File 109, a bill for
an act relating to the establishment of a rest area and rest area building.

Den Herder of Sioux offered the following amendment H-33 filed by him and Schroeder of Pottawattamie and moved its adop. tion:

H-33
1 Amend House File 109 by adding after line 10
2 the following new section:
3 "Sec. 2. In no case shall more than one hundred
4 eleven thousand dollars ( $\$ 111,000$ ) be expended in
5 carrying out the provisions of this Act."
Amendment adopted.
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. 109)
The ayes were, 59:

| Bennett | Dunlap |
| :---: | :---: |
| Bortell | Dunton |
| Brinck | Edelen |
| Brunow | Ewing |
| Butler | Ferguson |
| Clark, J. W. | Fisher, C. R. |
| Cochran | Freeman |
| Connors | Fullerton |
| Crabb | Grassley |
| Cusack | Griffee |
| Daggett | Hargrave |
| Danker | Harvey |
| De Jong | Hennessey |
| Den Herder | Higgins |
| Drake | Hill |

The nays were, 36:

| Anderson | Crawford <br> Avenson |
| :--- | :--- |
| Bittle | Doyle |
| Egenes |  |
| Branstad | Fitzgerald |
| Brockett | Hansen |
| Byerly | Harper |
| Cafrey | Horn |
| Carr | Husak |
| Clark, J. H. | Hutchins |

Absent or not voting, 5:
Fischer, H. O. Millen Pellett Trowbridge
Logue
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## COMMITTEE REPORT ADOPTED

(House File 74)
Norpel of Jackson called up for consideration the report of the committee on state government, recommending indefinite postponement of House File 74, a bill for an act to allow advertising of alcoholic beverages, filed on February 7, 1973.

Norpel of Jackson moved that the committee report be rejected.
Junker of Woodbury moved the previous question on the motion.

A non-record roll call was requested.
The ayes were 56 , nays 37 .
Motion prevailed.
On the Norpel motion to reject the committee report on House File 74, a non-record roll call was requested.

The ayes were 25 , nays 64 .
Motion to reject lost and the committee report was adopted.

## Rereferred to committee on natural resources (House File 121)

Freeman of Buena Vista asked for unanimous consent that House File 121 be rereferred to the committee on natural resources.

Objection was raised.
Freeman of Buena Vista moved that House File 121 be rereferred to the committee on natural resources.

Motion prevailed.

## HOUSE CONCURRENT RESOLUTION 16 <br> By Committee on Education

Whereas, chapter two hundred sixty-three A (263A), Code 1973, provides that the state board of regents after authorization by a constitutional majority of the General Assembly may carry out any project as defined in that chapter of the Code at the state university of Iowa, and

Whereas, chapter two hundred sixty-three A (263A), Code 1973, authorizes the state board of regents to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and secured by an irrevocable pledge of a sufficient portion of the university hospital income, and

Whereas, many of the facilities of the hospitals at the state university of

Iowa were built between forty and fifty years ago and are inadequate to meet present and future demands for statewide medical and teaching services, and

Whereas, an inadequacy exists in operating room facilities which are located in several different areas at the university hospitals and are not designed for today's advanced surgical techniques and work load of more than fifteen thousand operations annually, and

Whereas, present space available for radiological services, one of the most important fields in modern medicine, is less than that recommended by the United States Public Health Services for a prototype hospital of five hundred beds although the university hospitals have one thousand one hundred ninety-two beds, and

Whereas, the outpatient clinical facilities are located in widely separated areas of the hospitals and seriously encumber the ability of the clinical specialists to handle almost one-quarter million patient visits annually and concentration of these services in a single area will greatly facilitate services to patients and training for family practice, and improve efficiency, and

Whereas, twenty percent or two hundred forty of the beds serving annually more than thirty-three thousand inpatients are located in large sixteen to twenty-bed wards and do not meet the standards established for Medicare patients or the demands by private patients and, further, detailed studies have shown that remodeling these existing large wards into smaller units would be prohibitively costly and create insurmountable problems in teaching, and

Whereas, to alleviate these conditions, the state board of regents requests authorization to construct an eight-story addition of 168,000 gross square feet north of the general hospital, to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities for eighty beds, at an estimated total cost of $\$ 13,900,000$ of which not more than $\$ 10,000,000$ would be financed by borrowing under the provisions of chapter two hundred sixty-three A (263A), Code 1973, and the remainder to be financed by other funds; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Conourring, That the state board of regents is authorized to construct an addition of 168,000 gross square feet of floor space, more or less, to the general hospital of the state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities at an estimated cost of $\$ 13,900,000$, of which not more than $\$ 10,000,000$ would be financed by borrowing authorized by the provisions of chapter two hundred sixty-three A (263A), Code 1973.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your committee on enrolled bills respectfully reports that
it has examined and finds correctly enrolled: House Joint Resolution 1 and House Files 22, 32 and 37.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
Chairman, Senate Committee
Report adopted.

## bills signed by the speaker

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 22, 32 and 37, also House Joint Resolution 1.

RESOLUTION SENT TO THE SECRETARY OF STATE
Strothman of Henry, 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 February, 1973, sent to the Secretary of State for deposit: House Joint Resolution 1.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, 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 February, 1973, sent to the Governor for his approval: House Files 22, 32 and 37.

CHARLES F. Strothman, Chairman
Report adopted.

## REPORT OF COMMITTEE

Knoke of Pottawattamie, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 30, a bill for an act relating to broker trust accounts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the asme be amended as follows, and when so amended the bill do pass:
H-32
1 Amend House File 30 by tsriking from line 10 all after
2 the word "shall" and all of lines 11 and 12 and inserting in lieu
3 thereof the following "deposit funds in the common trust account
4 of the broker for whom he acts as salesman.
KNOKE of Pottawattamie, Chairman

## AMENDMENTS FILED

H-35
1 Amend House File 80 as follows:
2 1. Page 5, line 2, by inserting after the word "committee."
3 the words "The appointment shall be approved and confirmed by
4 a constitutional majority of the Senate and House of Representa-
5 tives."
2. Page 7, line 7, by deleting the word "employed" and inserting in lieu thereof the word "appointed".
3. Page 7 , line 8 , by inserting after the word "committee" the words, "and approved and confirmed by a constitutional majority of the Senate and of the House of Representatives."

COCHRAN of Webster

## H-34

Amend House File 131 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred forty point nine (340.9), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
340.9 COUNTY ATTORNEY. The county board of supervisors shall fix the annual salary of the county attorney.

The fees and commissions which may be lawfully taxed in favor of the county attorney shall if and when taxed and collected be paid by the county attorney to the county for the benefit of the court expense fund.

The county attorney shall also receive his necessary and actual expenses incurred in attending upon his official duties other than his residence and the county seat, which shall be audited and allowed by the board of supervisors of the county.

The board of supervisors of any county may pay or supplement the salaries of the county attorney and the assistant county attorney from federal funds.

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, February 9, 1973.

# JOURNAL OF THE HOUSE 

Thirty-third Calendar Day-Twenty-fourth Session Day

hall of the House of Representatives<br>Des Moines, Iowa, Friday, February 9, 1973

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

Prayer was offered by the Reverend Rolland Christianson, pastor of St. Stephens Lutheran Church, Urbandale, Iowa.

The Journal of Thursday, February 8, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. James Dolan, West Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lipsky of Linn on request of Knoke of Pottawattamie; Fisher of Greene and Den Herder of Sioux on request of Roorda of Jasper; Hargrave of Johnson on request of Small of Johnson.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 30, under Rule 35.

## PRESENTATION OF VISITORS

Krause of Palo Alto presented to the House the Honorable John P. Kibbie, former member of the House during the Fiftyninth, Sixtieth, and Sixtieth Extra General Assemblies and member of the Senate during the Sixty-first General Assembly, representing Palo Alto and Emmet Counties.

The Speaker announced that the following visitors were present in the House chamber:

Ninety fifth grade students from Rex Mathis Elementary School, West Des Moines, accompanied by Miss Challis, Mrs. Freed, Mrs. Olson, and Dale Proctor. By Bittle of Polk.

Thirty-five fifth and sixth grade students from Grant Elemen-
tary School, Des Moines, accompanied by Alice Hudelson and Mr. Williams. By Hill of Polk.

Twenty students from the Des Moines Area Community College, accompanied by Bob Johnson. By Byerly of Polk.

Ten members of the Charles City Debaters, Charles City, accompanied by Al Bode. By Griffee of Chickasaw.

## PETITION FILED

The following petition was received and placed on file:
By Husak of Tama, from seventy-four residents of Benton County, opposing any change in the present Iowa abortion law.

## INTRODUCTION OF BILLS

House File 165, by Bittle, Oakley, De Jong, Crawford, Readinger, Branstad, West, Lipsky, Hill, Egenes, Rinas and Hargrave (Murray), a bill for an act providing a veteran's credit, and imposing a penalty.

Read first time and referred to committee on ways and means.
House File 166, by committee on natural resources, a bill for an act relating to the taking of fish with seines and traps.

Read first time and placed on the calendar.
House File 167, by Brinck, a bill for an act to permit parimutuel betting in Iowa; to create a state racing commission and prescribe its powers and duties; to provide for licensing of certain organizations for the purpose of conducting horse races and racing meets; imposing taxes and fees and providing for their use and disbursement; and declaring certain acts to be unlawful and prescribing penalties for the commission of such acts.

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

House File 168, by Hargrave, Cusack, Small and Crawford, a bill for an act relating to the payment of civil rights commission appointees.

Read first time and referred to committee on state government.
House File 169, by Crabb, a bill for an act relating to board of accountancy.

Read first time and referred to committee on state government.

House File 170, by committee on human resources, a bill for an act relating to escaped convicts.

Read first time and placed on the calendar.

## COMMUNICATION FROM <br> IOWA STATE HIGHWAY COMMISSION

There is on file in the office of the Chief Clerk the report on highway research in Iowa for the biennium July 1, 1970, to June 30,1972 , in compliance with Section 310.36, Code of Iowa, 1966.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate respectfully requests that the House return to it House Concurrent Resolution 13, providing for compensation for the Chief Clerk of the House and the Secretary of the Senate, for further consideration by the Senate.

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

House Concurrent Resolution 15, providing for a joint session on February $12,1973$.

RALPH R. BROWN<br>Assistant Secretary of the Senate

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

The House resumed consideration of House File 45, a bill for an act relating to the transfer of jurisdiction or sale of real estate between state agencies and political subdivisions of the state with report of committee recommending passage.

Dunlap of Story offered the following amendment H-29 filed by the committee on state government and moved its adoption:

H-29

1 lines 19 through 22 and inserting in lieu thereof the following:
"Sec. 3. NEW SECTION. RULES AND REGULATIONS.
Transfers of jurisdiction of real estate between state
agencies shall be subject to the approval of the
executive council and the executive council shall,
in accordance with chapter seventeen $A$ (17A) of the
Code, make rules and regulations governing such
10 transfers."
Amendment adopted.

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

On the question "Shall the bill pass?" (H.F. 45)
The ayes were, 85:

| Avenson <br> Bennett <br> Bittle | Doyle <br> Drake <br> Bortell | Dunlap <br> Branstad |
| :--- | :--- | :--- |
| Brinck | Dunton | Jordan |
| Brockett | Egenes | Kiser |
| Brunow | Fergingon | Knoke |
| Butler | Fitzgerald | Krause |
| Byerly | Fullerton | Lippold |
| Caffrey | Grassley | McEormick |
| Carr | Griffee | Mendenhall |
| Clark, J. H. | Hansen | Menke |
| Clark, J. W. | Harper | Middleswart |
| Cochran | Harvey | Miller, A. V. |
| Connors | Hennessey | Miller, K. D. |
| Crabb | Higgins | Miller, R. G. |
| Crawford | Hill | Monroe |
| Cusack | Holden | Newhard |
| Daggett | Horn | Nielsen |
| Danker | Husak | Norland |
| De Jong | Hutchins | Norpel |
|  |  | Oakley |

The nays were, 3:
Anderson
Kreamer
Absent or not voting, 12:

| Den Herder | Fisher, C. R. | Jesse | Millen |
| :--- | :--- | :--- | :--- |
| Edelen | Freeman | Lipsky | Strothman |
| Fischer, H. O. | Hargrave | Logue | Trowbridge |

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

SENATE FILE 9 SUBSTITUTED FOR HOUSE FILE 101
Doyle of Woodbury asked and received unanimous consent to substitute Senate File 9 for House File 101.

Senate File 9, a bill for an act relating to the interest rates on judgments and decrees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 9)

| The ayes were, 83: |  |  |  |
| :---: | :---: | :---: | :---: |
| Anderson | Doyle | Kiser | Pellett |
| Bennett | Drake | Knoke | Peterson |
| Bittle | Dunlap | Krause | Poncy |
| Bortell | Dunton | Kreamer | Rapp |
| Branstad | Egenes | Lippold | Readinger |
| Brinck | Ewing | McCormick | Rinas |
| Brockett | Ferguson | McElroy | Roorda |
| Brunow | Fullerton | Mendenhall | Schroeder |
| Butler | Grassley | Menke | Small |
| Byerly | Griffee | Mennenga | Stanley |
| Caffrey | Hansen | Middleswart | Stephens |
| Carr | Harper | Miller, A. V. | Stromer |
| Clark, J. H. | Hennessey | Miller, K. D. | Tofte |
| Cochran | Higgins | Miller, R. G. | Welden |
| Connors | Hill | Newhard | Wells |
| Crabb | Holden. | Nielsen | West |
| Crawford | Horn | Norland | Woods |
| Cusack | Husak | Norpel | Wulff |
| Daggett | Hutchins | Oakley | Wyckoff |
| Danker | Jordan | O'Halloran | Mr. Speaker |
| De Jong | Junker | Patchett |  |
| The nays were, 4: |  |  |  |
| Avenson | Clark, J. W. | Fitzgerald | Harvey |
| Absent or not voting, 13: |  |  |  |
| Den Herder | Freeman | Lipsky | Monroe |
| Edelen | Hargrave | Logue | Strothman |
| Fischer, H. 0. | Jesse | Millen | Trowbridge |

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

## HOUSE FILE 101 WITHDRAWN

Doyle of Woodbury asked and received unanimous consent to withdraw House File 101 from further consideration by the House.

## SENATE FILE 82 SUBSTITUTED FOR HOUSE FILE 113

Clark of Lee asked and received unanimous consent to substitute Senate File 82 for House File 113.

Senate File 82, a bill for an act to lower the age of majority, with report of committee recommending passage, was taken up for consideration.

De Jong of Marion moved that Senate File 82 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Patchett of Johnson and Duncan of Keokuk.

On the question "Shall Senate File 82 be deferred?"
The ayes were, 17:

| Bennett | Fischer, H. O. | Mendenhall | Strothman |
| :--- | :--- | :--- | :--- |
| Bortell | Freeman | Pellett | Welden |
| Branstad | Husak | Peterson | West |
| De Jong | Kreamer | Roorda | Wyckoff |

The nays were, 77:

| Anderson | Dunlap | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Jordan | Norpel |
| Bittle | Edelen | Junker | Oakley |
| Brinck | Egenes | Kiser | O'Halloran |
| Brockett | Ewing | Knoke | Patchett |
| Brunow | Ferguson | Krause | Poncy |
| Butler | Fitzgerald | Lippold | Rapp |
| Byerly | Fullerton | McCormick | Readinger |
| Caffrey | Grassley | McElroy | Rinas |
| Carr | Griffee | Menke | Schroder |
| Clark, J. H. | Hansen | Mennenga | Small |
| Clark, J.W. | Harper | Middleswart | Stanley |
| Cochran | Harvey | Millen | Stephens |
| Connors | Hennessey | Miller, A.V. | Stromer |
| Crabb | Higgins | Miller, K. D. | Tofte |
| Crawford | Hill | Miller, R.G. | Wells |
| Cusack | Holden | Monroe | Woods |
| Daggett | Horn | Newhard | Wulff |
| Danker | Hutchins | Nielsen | Mr. Speaker |
| Drake |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Den Herder <br> Fisher, C. R. | Hargrave | Lipsky | Logue |

Motion lost.
Speaker pro tempore Kreamer in the chair at 10:26 a.m.
De Jong of Marion offered the following amendment $\mathrm{H}-36$ filed by him, West of Marshall and Bortell of Madison:
$\mathrm{H}-36$
1 Amend Senate File 82, as passed by the Senate,
2 page 5 , by striking all of lines 10 through 14 , and
3 by renumbering the remaining sections.
Speaker Varley in the chair at 10:40 a.m.
De Jong of Marion moved the adoption of amendment H-36.
Roll call was requested by De Jong of Marion and Daggett of Taylor.

On the question "Shall amendment H—36 be adopted?"

The ayes were, 31 :

| Anderson | Dunlap <br> Bennett |
| :--- | :--- |
| Bunton |  |
| Bortell | Fischer, H. O. |
| Branstad | Freeman |
| Connors | Fullerton |
| Daggett | Grassley |
| De Jong | Husak |
| Doyle | Junker |


| Kreamer | Stephens |
| :--- | :--- |
| Mendenhall | Strothman |
| Menke | Welden |
| Middleswart | Wells |
| Pellett | West |
| Peterson | Woods |
| Poncy | Wyckoff |
| Roorda |  |

The nays were, 63:

| Avenson <br> Bittle | Drake <br> Edelen <br> Brinck |
| :--- | :--- |
| Brockett | Evenes <br> Ering <br> Brunow |
| Futguson |  |
| Byerly | Fitzgerald |
| Caffrey | Griffee |
| Carr | Hansen |
| Clark, J. H. | Harper |
| Clark, J. W. | Harvey |
| Cochran | Hignessey |
| Crabb | Hill |
| Crawford | Holden |
| Cusack | Horn |
| Danker | Hutchins |

Absent or not voting, 6:

| Absent or not |  |  |
| :--- | :---: | :--- |
| Den Herder | Hargrave | Logue |
| Fisher, C. R. | Lipsky |  |

Amendment lost.
Clark 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. 82)

| The ayes were, 72: |  |  |  |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Junker | Norland |
| Bittle | Edelen | Kiser | Norpel |
| Branstad | Egenes | Knoke | Oakley |
| Brinck | Ewing | Krause | O'Halloran |
| Brockett | Ferguson | Kreamer | Patchett |
| Brunow | Fitzgerald | Lippold | Poncy |
| Butler | Griffee | Lipsy | Rapp |
| Ryerly | Hansen | MeCormick | Readinger |
| Caffrey | Harper | McElroy | Rinas |
| Carr | Harvey | Mennenga | Roorda |
| Clark, J. H. | Hennessey | Middleswart | Schroeder |
| Clark, J.W. | Higgins | Millen | Small |
| Cochran | Hill | Miller, A. V. | Stanley |
| Connors | Holden | Miller, K. D. | Tofte |
| Crabb | Horn | Miller, R. G. | Wells |
| Crawford | Husak | Monroe | Woods |
| Cusack | Hutchins | Newhard | Wulff |
| Danker | Jesse | Nielsen | Mr. Speaker |

The nays were, 23 :

| Anderson | Dunlap | Jordan | Stromer |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Mendenhall | Strothman |
| Bortell | Fischer, H. O. | Menke | Welden |
| Daggett | Freeman | Pellett | West |
| De Jong | Fullerton | Peterson | Wyckoff |
| Doyle | Grassley | Stephens |  |
| Absent or not voting, 5: |  |  |  |
| Den Herder Fisher, C. R. | Hargrave | Logue | Trowbridge |

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

## HOUSE FILE 113 WITHDRAWN

Clark of Lee asked and received unanimous consent to withdraw House File 113 from further consideration by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 76 passed the House on February 8, 1973.

NIELSEN of Polk BYERLY of Polk
Speaker pro tempore Kreamer in the chair at 11:59 a.m.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 9, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 22, an act relating to road workers exemptions while actually working on the surface of the highways and providing penalties.

House File 32, an act relating to the production and adulteration of dairy food products.

House File 37, an act relating to the census of children of deceased soldiers.

## SUBCOMMITTEE ASSIGNMENTS

House File 6
Harvey, Chairman
Hansen
Carr
House File 42
Stanley, Chairman
Bittle
Dunton
Junker
Krause

House File 57
Oakley, Chairman Strothman
Hargrave
House File 66
De Jong, Chairman
Butler
Norpel

House File 79
McElroy, Chairman
Clark, J. H.
Middleswart
House File 92
Knoke, Chairman
Hargrave
Oakley
Anderson
Jesse

House File 94
Knoke, Chairman
Hargrave
Oakley
Anderson
Jesse
House File 95
Logue, Chairman
Crawford
Rapp
House File 96
Bittle, Chairman
Ferguson
Patchett
House File 97
Fullerton, Chairman
Hargrave
McCormick
House File 98
Wulff, Chairman
De Jong
Miller
House File 100
West, Chairman
Nielsen
Strothman
House File 102
Butler, Chairman
Fischer, H. O.
Harper
House File 103
Roorda, Chairman
Kreamer
Bortell
Middleswart
Norland
House File 104
Drake, Chairman
Logue
Hargrave
House File 105
Bittle, Chairman
West
Miller, K. D.

House File 110
Welden, Chairman
Brinck
Schroeder
House File 111
McElroy, Chairman
Clark, J. H.
Miller, A. V.
House File 113
Roorda, Chairman
Ferguson
McCormick
House File 114
Bortell, Chairman
Danker
Hutchins
House File 116
Crawford, Chairman
Stanley
Woods
House File 118
Bennett, Chairman
Wyckoff
Clark
House File 119
Fullerton, Chairman
Harvey
Nielsen
House File 124
Stanley, Chairman
Poncy
Newhard
House File 126
Butler, Chairman
Tofte
Middleswart
House File 127
Drake, Chairman
Doyle
Logue
House File 128
Drake, Chairman
Doyle
Logue

House File 129
Oakley, Chairman
West
Hennessey
House File 130
Oakley, Chairman
West
Hennessey
House File 134
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller, R. G.
House File 136
De Jong, Chairman
Crawford
Lipsky
Mennenga
O'Halloran
House File 139
Drake, Chairman
Doyle
Harvey
Bittle
McCormick
House File 142
West, Chairman
Avenson
Harvey
House File 148
Hergrave, Chairman
Fullerton
Patchett
Senate File 32
Ferguson, Chairman
Nielsen
Junker
House Concurrent
Resolution 14
(Small-Cusack
Amendment)
Oakley, Chairman
Kreamer
Cochran
Small

## AMENDMENTS FILED

H-87
1 Amend amendment H-32, by committee on
2 commerce, filed February 8, 1973, to House
3 File 30, line 3, by inserting after the word
4 "deposit" the word "these".

H-38
1 Amend House File 135 by striking all of lines 6
2 through 18 and inserting in lieu thereof the following:
3 " 3 . In the event a lien encumbers a vehicle for
4 which a certificate of title is required under the
5 provisions of chapter 321, a security interest in such
6 vehicle is perfected by the delivery of federal notice
7 of attachment to the county [treasurer] recorder of the
8 county where the certificate of title was issued and
9 it shall take priority according to the order of time
10 in which the same is placed on the certificate of title
11 for the vehicle to which said lien applies by the
12 county treasurer and as provided in sections 321.45
13 and 321.50. The county recorder shall report the
14 filing to the county treasurer within the next working
15 day so that the lien may be noted on the certificate
16 of title. The county treasurer shall note such lien 17 without fee. Tax liens filed with the treasurer shall
18 not be valid against a good-faith purchaser without
19 knowledge of the lien unless the lien was shown on the
20 certificate of title at the time of purchase. Such
21 good-faith purchaser shall be entitled to receive a
22 new title without notation of lien."
DRAKE of Muscatine NIELSEN of Polk
On motion by Stromer of Hancock, the House adjourned until 10:00 a.m., Monday, February 12, 1973.

# JOURNAL OF THE HOUSE 

Thirty-sixth Calendar Day-Twenty-fifth Session Day<br>Hall of the House of Representatives<br>Des Moines, Iowa, Monday, February 12, 1973

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

Prayer was offered by the Reverend Carl Orr, pastor of the St. Andrews Presbyterian Church, Davenport, Iowa.

The Journal of Friday, February 9, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. James Carr, New Hampton, Iowa.

## PRESENTATION OF VISITORS

Newhard of Jones presented to the House the Honorable A. L. Mensing, former member of the House during the Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-second General Assemblies representing Cedar County. Representative Mensing was a member of the "Friends of Lincoln" committee which was instrumental in placing the statue, "Lincoln and Tad", on the west side of the capitol building dedicated November 19, 1961.

Griffee of Chickasaw presented to the House the Honorable Michael K. Kennedy, former member of the House during the Sixty-third and Sixty-fourth General Assemblies, representing Chickasaw County.

## PETITIONS FILED

The following petitions were received and placed on file:
By McElroy of Fremont, from seventy-three residents of Fremont and Page Counties recommending that the Legislative Council establish a study committee to study the Uniform Probate Code.

By Crabb of Crawford, from thirty-six residents of Monona County favoring Senate File 82, relating to majority rights at eighteen years of age.

By Clark of Dubuque, from fifty-four nuns and friends of Marian Hall, Mount Carmel, Dubuque, opposing any change in the present Iowa abortion law.

By Miller of Calhoun, from eighty-nine voters of Representative District 47, favoring property tax exemption for all veterans who honorably served their country, regardless of the dates of service.

By Fisher of Greene, from twenty-three senior government class students from Villisca High School; twenty-two favoring lowering the age of majority to eighteen years of age and one opposing.

By Avenson of Fayette, from forty-two residents of Fayette County opposing House File 7, relating to the establishment of an Iowa natural and scenic rivers system.

## INTRODUCTION OF BILLS

House File 171, by Schroeder, a bill for an act relating to vending machine operator's licenses.

Read first time and referred to committee on state government.
House File 172, by Schroeder, a bill for an act relating to bond elections.

Read first time and referred to committee on cities and towns.
House File 173, by Peterson, Fullerton and Wyckoff, a bill for an act relating to the fees of jurors.

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

House File 174, by committee on natural resources, a bill for an act relating to confined game birds and animals.

Read first time and placed on the calendar.
House File 175, by committee on county government, a bill for an act relating to compensation for boarding and caring for prisoners in certain counties.

Read first time and placed on the calendar.
House File 176, by Doyle, a bill for an act relating to free copies of the Code.

Read first time and referred to committee on state government.

House File 177, by Bennett, a bill for an act increasing the interest penalty on delinquent property taxes.

Read first time and referred to committee on county government.

House File 178, by Doyle (Kelly), a bill for an act to repeal provisions relating to dog licensing and the domestic animal fund.

Read first time and referred to committee on county government.

House File 179, by Monroe (Miller of Des Moines), a bill for an act relating to recovery of costs by owners of property taken for construction of levees, ditches, tile or other underground drains.

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

House File 180, by Mendenhall, a bill for an act relating to the limitation of certain damage actions arising out of improvements or work upon real property.

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

House File 181, by Knoke, a bill for an act relating to the disposition of personal property at the termination of a lease.

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

House File 182, by Norpel, a bill for an act relating to liability insurance to cover the use of public buildings.

Read first time and referred to committee on commerce.
House File 183, by Hill (Kelly), a bill for an act to authorize consolidation of counties.

Read first time and referred to committee on county government.

House File 184, by Mendenhall, a bill for an act regulating registration of motor vehicles by requiring proof of financial responsibility at time of registration.

Read first time and referred to committee on 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 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.

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

House Concurrent Resolution 13, providing for compensation for the Chief Clerk of the House and the Secretary of the Senate.

RALPH R. BROWN, Assistant Secretary
SENATE MESSAGE CONSIDERED
Senate File 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.

Read first time and referred to committee on human resources.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Hutchins of Guthrie offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Frederick D. Steen of Guthrie County, who was a member of the Twenty-fourth and Twenty-fifth sessions of the General Assembly from Guthrie County, passed away on March 10, 1932; 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 Speaker appointed as such committee Hutchins of Guthrie, Ferguson of Carroll and Varley of Adair.

## UNFINISHED BUSINESS

The House resumed consideration of House File 135, a bill for an act relating to federal tax lien registration, amendment H-31, and the motion by Monroe of Des Moines to defer.

Monroe of Des Moines asked and received unanimous consent to withdraw his motion to defer.

Drake of Muscatine asked and received unanimous consent to withdraw amendment $\mathrm{H}-31$ filed by him and Dunlap of Story on February 7, 1973, and found on pages 276 and 277 of the House Journal.

Drake of Muscatine offered the following amendment $\mathrm{H}-38$ filed by him and Nielsen of Polk and moved its adoption:
$\mathrm{H}-38$
1
2
16
17
18
19
20

21 good-faith purchaser shall be entitled to receive a
22 new title without notation of lien."
Amendment H-38 adopted.
Drake of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 135)
The ayes were, 97 :

| Anderson | Connors | Fischer, H. O. | Horn |
| :--- | :--- | :--- | :--- |
| Avenson | Crabb | Fisher, C.R. | Husak |
| Bennett | Crawford | Fitzgerald | Hutchins |
| Bittle | Daggett | Freman | Jesse |
| Bortell | Danker | Fullerton | Jordan |
| Branstad | De Jong | Grassley | Junker |
| Brinck | Den Herder | Griffee | Kiser |
| Brockett | Doyle | Hansen | Knoke |
| Brunow | Drake | Hargrave | Krause |
| Butler | Dunlap | Harper | Kreamer |
| Byerly | Dunton | Harvey | Lippold |
| Caffrey | Edelen | Hennessey | Lipsky |
| Carr | Egenes | Higgins | Logue |
| Clark, J. H. | Ewing | Hill | McCormick |
| Clark, J. W. | Ferguson | Holden | McElroy |


| Mendenhall | Nielsen | Rapp | Strothman |
| :--- | :--- | :--- | :--- |
| Menke | Norland | Readinger | Tofte |
| Mennenga | Norpel | Rinas | Welden |
| Middleswart | Oakley | Roorda | Wells |
| Millen | O'Halloran | Schroeder | West |
| Miller, A.V. | Patchett | Small | Woods |
| Miller, K.D. | Pellett | Stanley | Wulff |
| Miller, R.G. | Peterson | Stephens | Wyckoff |
| Monroe | Poncy | Stromer | Mr. Speaker |
| Newhard |  |  |  |

The nays were, none.
Absent or not voting, 3:
Cochran Cusack Trowbridge
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 30, a bill for an act relating to broker trust accounts, with report of committee recommending passage, was taken up for consideration.

Ewing of Mahaska offered the following amendment H-32 filed by the committee on commerce:

H-32
1 Amend House File 30 by striking from line 10 all after 2 the word "shall" and all of lines 11 and 12 and inserting in lieu 3 thereof the following "deposit funds in the common trust account 4 of the broker for whom he acts as salesman."
Holden of Scott offered the following amendment H-37 to the committee amendment filed by him and moved its adoption:
$\mathrm{H}-37$
1 Amend amendment $\mathrm{H}-32$, by committee on
2 commerce, filed February 8, 1973, to House
3 File 30, line 3, by inserting after the word
4 "deposit" the word "these".
Amendment to the committee amendment adopted.
Ewing of Mahaska moved the adoption of the committee amendment as amended.

Amendment H-32 as amended adopted.
Holden of Scott offered the following amendment H-24 filed by him and called for a division of the amendment as follows:

H-24
1 Amend House File 30 as follows:
H-24A
2 1. Amend the title by inserting after the word "to" the 3 words "real estate".

H-24B
4 2. Line 12, by striking "his principal" and inserting in
5 lieu thereof "the broker for whom he acts as a salesman".
Holden of Scott moved the adoption of amendment H-24A.
Amendment $\mathrm{H}-24 \mathrm{~A}$ adopted.
Holden of Scott asked and received unanimous consent that amendment $\mathrm{H}-24 \mathrm{~B}$ be withdrawn.

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. 30)
The ayes were, 96 :

| Anderson | Dunlap | Jordan | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Junker | O'Halloran |
| Bennett | Egenes | Kiser | Patchett |
| Bittle | Ewing | Knoke | Pellett |
| Bortell | Ferguson | Krause | Peterson |
| Branstad | Fischer, H. O. | Kreamer | Poncy |
| Brinck | Fisher, C. R. | Lippold | Rapp |
| Brockett | Fitzgerald | Lipsky | Readinger |
| Brunow | Freeman | Logue | Rinas |
| Butler | Fullerton | McCormick | Roorda |
| Byerly | Grassley | McEIroy | Schroeder |
| Caffrey | Griffee | Mendenhall | Small |
| Carr | Hansen | Menke | Stanley |
| Clark, J. H. | Hargrave | Mennenga | Stephens |
| Clark, J. W. | Harper | Middleswart | Stromer |
| Connors | Harvey | Millen | Strothman |
| Crabb | Hennessey | Miller, A. V. | Tofte |
| Crawford | Higgins | Miller, K. D. | Welden |
| Daggett | Hill | Miller, R. G. | Wells |
| Danker | Holden | Monroe | West |
| De Jong | Horn | Newhard | Woods |
| Den Herder | Husak | Nielsen | Wulff |
| Doyle | Hutchins | Norland | Wyckoff |
| Drake | Jesse | Norpel | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 4: |  |  |  |
| Cochran | Cusack | Edelen | Trowbridge |

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

## REFERRED TO COMMITTEE ON APPROPRIATIONS (House Concurrent Resolution 16)

Stromer of Hancock asked and received unanimous consent that House Concurrent Resolution 16 be referred to the committee on appropriations.

CONSIDERATION OF BILLS<br>REGULAR CALENDAR<br>HOUSE FILE 155 PENDING

House File 155, a bill for an act relating to the sale of unused right of way by the state highway commission by land contract, providing for the payment of interest thereon, and the taxation of land sold on contract, with report of committee recommending passage, was taken up for consideration.

Clark of Dubuque offered the following amendment H-39 filed by him:
H-39
1 Amend House File 155, page 2, by inserting after
2 line 12, the following new sentences:
3 The commission may sell and transfer its interest
4 in any such contract for a reasonable consideration
5 based upon commercial rates for similar transactions
6 prevailing in the state at the time of the sale.
7 The sale and transfer of any such contract shall be
8 subject to the approval of the executive council.
(House File 155 and amendment $\mathrm{H}-39$ pending.)
The hour for the joint convention having arrived, Anderson of Ringgold 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 Anderson of Ringgold, Kiser of Scott and Byerly 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

## LINCOLN'S BIRTHDAY OBSERVANCE

In accordance with law and House Concurrent Resolution 15 duly adopted, the joint convention was called to order, President Neu presiding.

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

Senator Tieden of Clayton moved that a committee of six, consisting of three members from the Senate and three members from the House be appointed to escort Senator Ralph F. McCartney to the rostrum to deliver an address in observance of Lincoln's Birthday.

Motion prevailed and the President appointed as such committee Senators Tieden of Clayton, Schwengels of Jefferson and Willits of Polk on the part of the Senate, and Representatives Anderson of Ringgold, Kiser of Scott and Byerly of Polk on the part of the House.

The committee waited upon Senator McCartney and escorted him to the Speaker's station.

President Neu introduced Senator Ralph F. McCartney of Floyd County who addressed the joint convention as follows:

Mr. President, Mr. Speaker, Members of the General Assembly and Distinguished Guests:
We gather here this morning for a few minutes to honor the memory of Abraham Lincoln who was born 164 years ago today.

He was the second child of Thomas and Nancy Hanks Lincoln. The first child, Sarah, was two years old and lived only twelve years more. A third child, Thomas Jr., was born several years later and died in infancy. Thomas Sr. was fond of his drink, Nancy was born out of wedlock. His mother died when he was nine--of her he said in substance-"all that I am or hope to be I owe to her." Of his father he said "he taught me to work but he never taught me to like it."

His education was meager-Lincoln said, "I went to school by littles." He attended school for parts of nine years, yet the total schooling did not amount to one full year.

Without wealth, position, birth or education-without family or friends of influence-born and bred in a frontier that took revenge for personal insult-he became the greatest man of the century if not of the millenium and the savior of our country.

A gentle and compassionate person, shy and unassuming, fate willed it that he serve us in the bloodiest war of our nation.

Consider the magnitude of his courage-despite his hatred of war and bloodshed his principles forced him to the presidency in the full knowledge that his election would bring about secession and in the full knowledge that he would combat it even if war followed. How easy it would have been to stay in Springfield and to stay out of the fray.

His greatness lies in this courage, in his willingness to pursue his principles regardless of cost, and his steadfastness in these principles held the north together throughout chaos, military catastrophe, bloodshed, financial depression, foreign danger and defeatism until the union was preserved and slavery abolished. He accomplished his two great goals.

No one can tell us what Lincoln thought or believed; those thoughts and beliefs are found in only one place-his speeches and his writings.

A giant of a man, awkward and homely, uncouth and unlettered-men forgot his appearance when he spoke. They listened to his words and in the end they came to realize that God had given their country a man that would lead all mankind even after death.

Of himself he said "I am nothing but the truth is everything." In debating the great issues he said: "As I would not be a slave so I would not be a master. This expresses my ideas of democracy. Whatever differs from this to the extent of the difference is no democracy."

He also said: "A house divided against itself cannot stand. I believe that this government cannot endure permanently half slave and half free."

At Cooper Institute in New York he said: "Let us have faith that right makes might and in that faith let us to the end dare to do our duty as we understand it."

Before he left Springfield and after his election as president he told Billy Herndon, his law partner, "I am sick of office holding already and I shudder when I think of the tasks that are still ahead."

He said to the south in his first inaugural address in 1861: "You can have no conflict without yourselves being the aggressor."

Beset by problems that overwhelmed him, by the awareness of the immensity of suffering by both the north and south, by the loss of his beloved son Willie in 1862, he said, "I have been driven to my knees many times in the knowledge that I had nowhere else to go."

He is best remembered for his two minute speech at Gettysburg in November of 1863. Yet as he left the platform that day he told an associate, "The speech was a failure-The people were disappointed."

His humor was wry and sardonic at times. He did not have many opportunities to use it during the Civil War but when he did use it it was with telling effect.

To General McClellan he wrote: "If you aren't using the army, could I borrow it for awhile." When McClellan missed his golden opportunity at Antietam he again wrote McClellan: "I have just read your dispatch about sore tongued and fatigued horses. Will you pardon me for asking what the horses of your army have done since the battle of Antietam that fatigues anything."

He wrote the Secretary of War: "Please have the Adjutant General ascertain whether Second Lieutenant of Co. D, 2nd Inf. Alexander E. Drake is entitled to promotion. His wife thinks he is."

To Colonel Mulligan he wrote: "If you haven't shot Barney Duncan yet, don't."

In sparing the young man sentenced to death for desertion he wrote: "The lad was not a coward, only his legs were."
He could also be terse-and abrupt-he said to those seeking to oust Grant: "I can't spare that man-he fights."

To Joseph Hooker, Commanding General of the Army of the Potomac, he wrote: "I have heard, in such a way as to believe it, of your recently saying that both the army and the government needed a dictator. Only those generals who gain successes can set up dictators. What I now ask of you is military success and I will risk the dictatorship."

And so in due course it all began to pass away--the bloody fighting at Cold Harbor and Spotslvania Courthouse, at Shiloh and at Gettysburg, the bloody fighting at Chancelorsville and at Bull Run and at hundreds of other streams and hamlets-until he could see the end.

In his second inaugural address he spoke now to the world:
"Fondly do we hope-fervently do we pray-that this mighty scourge of war may speedily pass away. Yet if God wills that it continue until all the wealth piled by the bondsman's two hundred and fifty years of unrequited toil shall be sunk and until every drop of blood drawn with the lash shall be paid by another drawn with the sword as was said three thousand years ago so still it must be said the judgments of the Lord are true and righteous altogether.'
"With malice toward none, with charity for all, with firmness in the right as God gives us to see the right let us strive on to finish the work we are in, to bind up the nation's wounds, to care for him who shall have borne the battle and for his widow and his orphans-to do all which may achieve and cherish a just and lasting peace among ourselves and with all nations."

Some forty days later he died from an assassin's bullet. His death occurred at 7:22 a.m. on April 15, 1865, on the Saturday following Good Friday.

And now it all had passed away, the doubts, the doubters, those who scorned, who called him white trash, the schemers, those who counseled defeat, those who sneered.

And so he and his beloved son Willie returned together to Springfield and as the funeral train passed through the nights from Washington to Springfield silent groups of men and women gathered around bonfires at rural crossings in order to see the darkened train go by.

The prophet said "Surely he hath borne our griefs and carried our sorrows."

Joseph Auslander has this to say in a poem entitled "The Living Lincoln":
He sleeps, the valiant shepherd sleeps, who led
The multitude of his bewildered sheep
From bondage into peace; he is not dead;
He has lain down a little while to sleep.
Ah, not for him the shouting and the glory, The feast that follows triumph; in his mouth
Only the bitter taste of blood, the story
Without an end, the sorrow North and South.

## The valiant shepherd of the flock is taken; <br> The Lord has plucked him from our midst away;

Now when our hearts again are sorely shaken, Beset on all sides, for his faith we pray. He moves among us; we are not forsaken; His love still sheds a light upon our way.

Thank you.
Holden of Scott moved that the joint convention be now dissolved.

Motion prevailed.
The House reconvened, Speaker Varley in the chair.

## CONSIDERATION OF BILLS

HOUSE FILE 155 DEFERRED
The House resumed consideration of House File 155, a bill for an act relating to the sale of unused right of way by the State Highway Commission by land contract, providing for the payment of interest thereon, and the taxation of land sold on contract, and amendment $\mathrm{H}-39$ filed by Clark of Dubuque:

Drake of Muscatine asked and received unanimous consent that House File 155 be deferred and that the bill retain its place on the calendar.

## REGULAR CALENDAR

House File 157, a bill for an act repealing provision of the Code relating to the shipping, transferring, and sale of skins and hides, with report of committee recommending passage, was taken up for consideration.

Hansen of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 157)

| Avenson | Crabb | Ferguson | Hill |
| :---: | :---: | :---: | :---: |
| Bennett | Daggett | Fisher, C. R. | Holden |
| Bittle | Danker | Fitzgerald | Hutchins |
| Branstad | De Jong | Freeman | Jesse |
| Brinck | Den Herder | Fullerton | Jordan |
| Brockett | Doyle | Grassley | Junker |
| Butler | Drake | Griffee | Kiser |
| Byerly | Dunlap | Hansen | Knoke |
| Carr | Dunton | Hargrave | Kreamer |
| Clark, J. H. | Edelen | Harper | Lippold |
| Clark, J. W. | Egenes | Harvey | Logue |
| Connors | Ewing | Hennessey | McCormick |


| McElroy | Newhard | Readinger | Tofte |
| :---: | :---: | :---: | :---: |
| Mendenhall | Norland | Rinas | Welden |
| Menke | Norpel | Roorda | Wells |
| Mennenga | Oakley | Schroeder | West |
| Middleswart | O'Halloran | Stanley | Woods |
| Millen | Pellett | Stephens | Wulff |
| Miller, A. V. | Poncy | Stromer | Wyckoff |
| Miller, K. D. | Rapp | Strothman | Mr. Speaker |
| Miller, R. G. |  |  |  |
| The nays were, 13: |  |  |  |
| Anderson | Higgins | Krause | Nielsen |
| Bortell | Horn | Lipsky | Patchett |
| Brunow | Husak | Monroe | Small |
| Crawford |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Caffrey | Cusack | Peterson | Trowbridge |

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

House File 158, a bill for an act relating to obsolete fish and game provisions of the Code, with report of committee recommending passage, was taken up for consideration.

Freeman of Buena Vista offered the following amendment $\mathrm{H}-41$ filed by him and moved its adoption: $\mathrm{H}-41$
1 Amend the title to House File 158 by striking
2 all after the word "relating" and inserting in
3 lieu thereof the words "to fish and game."
Amendment H—41 adopted.
Hansen of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 158)
The ayes were, 81 :

| Anderson | Crabb | Fitzgerald | Junker |
| :---: | :---: | :---: | :---: |
| Avenson | Daggett | Freeman | Kiser |
| Bennett | Danker | Fullerton | Krause |
| Bittle | De Jong | Grassley | Lippold |
| Bortell | Den Herder | Griffee | Logue |
| Branstad | Doyle | Hansen | McElroy |
| Brinck | Drake | Hargrave | Mendenhall |
| Brockett | Dunlap | Harper | Menke |
| Butler | Dunton | Harvey | Middleswart |
| Byerly | Edelen | Hennessey | Millen |
| Caffrey | Egenes | Holden | Miller, A. V. |
| Carr | Ewing | Horn | Miller, K. D. |
| Clark, J. H. | Ferguson | Husak | Miller, R. G. |
| Clark, J. W. | Fischer, H. O. | Hutchins | Newhard |
| Connors | Fisher, C. R. | Jesse | Norland |


| Norpel | Poncy | Stanley | Welden |
| :---: | :---: | :---: | :---: |
| Oakley | Rapp | Stephens | West |
| O'Halloran | Readinger | Stromer | Wulff |
| Patchett | Roorda | Strothman | Wyckoff |
| Pellett | Schroeder | Tofte | Mr. Speaker |
| Peterson |  |  |  |
| The nays were, 12: |  |  |  |
| Brunow | Hill | Lipsky | Rinas |
| Crawford | Jordan | McCormick | Small |
| Higgins | Knoke | Nielsen | Wells |
| Absent or not voting, 7: |  |  |  |
| Cochran | Kreamer | Monroe | Woods |
| Cusack | Mennenga | Trowbridge |  |

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

House File 159, a bill for an act providing that foods containing chemical residues beyond a certain tolerance be deemed to be adulterated, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 159)
The ayes were, 78:

| Avenson | Ewing | Krause | Patchett |
| :---: | :---: | :---: | :---: |
| Bennett | Ferguson | Kreamer | Pellett |
| Bittle | Fitzgerald | Lippold | Peterson |
| Brockett | Freeman | Lipsky | Poncy |
| Brunow | Fullerton | Logue | Rapp |
| Butler | Griffee | McCormick | Readinger |
| Byerly | Hansen | McElroy | Rinas |
| Caffrey | Hargrave | Mendenhall | Roorda |
| Carr | Harper | Menke | Small |
| Clark, J. H. | Hennessey | Mennenga | Stanley |
| Clark, J. W. | Higgins | Middleswart | Stephens |
| Connors | Hill | Millen | Stromer |
| Crabb | Horn | Miller, A. V. | Strothman |
| Daggett | Husak | Miller, R. G. | Tofte |
| Danker | Hutchins | Newhard | Wells |
| De Jong | Jesse | Nielsen | West |
| Drake | Jordan | Norland | Wulff |
| Dunlap | Junker | Norpel | Wyckoff |
| Dunton | Kiser | O'Halloran | Mr. Speaker |
| Egenes | Knoke |  |  |
| The nays were, 15: |  |  |  |
| Anderson | Crawford | Fisher, C. R. | Miller, K. D. |
| Bortell | Doyle | Grassley | Schroeder |
| Branstad | Edelen | Harvey | Welden |
| Brinck | Fischer, H. O. | Holden |  |

Absent or not voting, 7:

| Cochran | Den Herder | Oakley | Woods |
| :--- | :--- | :--- | :--- |
| Cusack | Monroe | Trowbridge |  |

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

On motion by Holden of Scott, the House recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## AMENDMENTS FILED

H-40
1 Amend House File 57 as follows:
2 1. Page 2, by adding the following new section
3 after line 34:
4 Sec. ..... Section two hundred thirty-four point
5 twenty-one (234.21), Code 1973, is amended to read
6 as follows:
$7 \quad 234.21$ SERVICES TO BE OFFERED. The state divi-
8 sion may provide, pay for, and offer family planning
9 and birth control services to every [parent or married]
10 person who is a former, current, or potential recipi-
11 ent of assistance [public assistance recipient] where
12 it deems necessary.
2. By renumbering the sections as necessary.
3. Amend the title by inserting after the word
"penalty" the words "and providing family planning and birth control information".

LIPSKY of Linn
H-42
1 Amend House File 170, line 7, by inserting after
2 the word "warden" the following: ", or superintend-
3 ent,".
MONROE of Des Moines
On motion by Roorda of Jasper, the House adjourned until 9:00 a.m., Tuesday, February 13, 1973.

## JOURNAL OF THE HOUSE

Thirty-seventh Calendar Day-Twenty-sixth Session Day
hall of the House of Representatives
Des Moines, Lowa, Tuesday, February 13, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend M. Trevor Baskerville, District Superintendent of the United Methodist Church, Mason City, Iowa.

The Journal of Monday, February 12, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Germain Schmit, Cedar Rapids, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixty fifth grade students from Olmstead Elementary School, Urbandale, accompanied by Mrs. Raisch, Mrs. Kraft and Mrs. Gauld. By Readinger of Polk.

Fifty fourth grade students from Montour Elementary School, Montour, accompanied by Miss Staker and Miss Comito. By Husak of Tama.

## PETITIONS FILED

The following petitions were received and placed on file:
By Woods of Polk, from thirty-four members of Aurora Avenue Bible Church, Des Moines, opposing any change in the present abortion laws.

By Clark of Lee, from sixty-one residents of Lee County opposing legalizing the sale of alcoholic liquor and beer on Sunday and liberalizing the hours during which alcoholic beverages may be sold.

## INTRODUCTION OF BILLS

House File 185, by Wyckoff, a bill for an act relating to abandoned cemeteries and providing a tax levy.

Read first time and referred to committee on county government.

House File 186, by committee on commerce, a bill for an act relating to the regulation of premium rates for credit life and credit accident and health insurance.

Read first time and placed on the calendar.
House File 187, by Middleswart, Anderson, Harvey, Miller of Calhoun, Ewing, Butler, Pellett and Mendenhall, a bill for an act relating to the operation of aircraft.

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

House File 188, by Small and Byerly, a bill for an act relating to rental deposits, imposing liabilities and relieving certain persons from liability and providing penalties for conversion of a deposit.

Read first time and referred to committee on commerce.
House File 189, by committee on transportation, a bill for an act relating to the movement of truck trailers manufactured in this state.

Read first time and placed on the calendar.
House File 190, by committee on transportation, a bill for an act relating to unlawful truck speed limits.

Read first time and placed on the calendar.
House File 191, by committee on transportation, a bill for an act relating to the movement of registered special mobile equipment on vehicles registered for the weight of the unladen vehicle.

Read first time and placed on the calendar.
House File 192, by Welden, Lippold, Schroeder, Millen, Stromer, Anderson, Fischer of Grundy, Pellett, Bortell, Freeman, Edelen, Hansen, Mendenhall, Doyle, Wulff, Crabb, West, Fullerton, Logue, Grassley, Branstad, Den Herder, Tofte and Peterson (Hansen and Taylor), a bill for an act relating to the adjournment of the general assembly.

Read first time and referred to committee on rules.
House File 193, by committee on transportation, a bill for an act relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays.

Read first time and placed on the calendar.
House File 194, by Anderson and Dunton (Van Gilst), a bill for an act relating to a statewide property tax levy.

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

> CONSIDERATION OF BILLS
> REGULAR CALENDAR
> HOUSE FILE 160 DEFERRED

House File 160, a bill for an act relating to liability for the unlawful destruction, taking, or possession of wildlife owned by the state, and imposing civil damages, was taken up for consideration.

Fischer of Grundy moved that House File 160 be deferred and that the bill retain its place on the calendar.

Motion lost.
Junker of Woodbury asked and received unanimous consent that House File 160 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 164 REFERRED TO COMMITTEE ON JUDICIARY AND LAW ENFORCEMENT

House File 164, a bill for an act relating to the status of officers appointed by the state conservation commission, was taken up for consideration.

Small of Johnson moved that House File 164 be referred to the committee on judiciary and law enforcement.

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 121, a bill for an act relating to the valuation of property.

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

Senate File 124, a bill for an act relating to sales tax on purchases made by contractors who are retailers.

RALPH R. BROWN Secretary

## MOTION TO RECONSIDER <br> (House File 159)

I move to reconsider the vote by which House File 159 passed the House on February 12, 1973.

STROMER of Hancock

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that, in accordance with a motion duly adopted by the Senate, the Senate is returning House File 159, a bill for an act providing that foods containing chemical residues beyond a certain tolerance be deemed to be adulterated, for further consideration by the House.

RALPH R. BROWN, Secretary
On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## REASSIGNED TO COMMITTEE ON COUNTY GOVERNMENT (House Files 75 and 146)

The Speaker announced that House Files 75 and 146 previously assigned to committee on ways and means are reassigned to committee on county government.

## HOUSE CONCURRENT RESOLUTION 17

By Holden and Hill
(Hansen, Briles, Doderer, Miller of Marshall and Robinson)
Whereas, the provisions regarding the use of legal counsels by professional and occupational examining boards vary considerably; and

Whereas, some examining boards are authorized to employ their own legal counsels and others are required to use the Office of the Attorney General; and

Whereas, the Professional and Occupational Licensing Study Committee believes that adequate legal assistance should be provided all examining boards; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That each examining board be required to submit in writing to the General Assembly, no later than January 14, 1974, its recommendations for legal assistance for the examining board.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 18<br>By Holden and Hill<br>(Hansen, Briles, Doderer, Miller of Marshall and Robinson)

Whereas, most professions and occupations for which examining boards have been established require the applicant to pass an examination testing his knowledge and skills required for the practice of the profession or occupation; and

Whereas, new developments are constantly occurring to change and improve the practice of licensed professions and occupations; and

Whereas, requirements for renewal of a license or registration, except for nursing home administrators and optometrists, merely require filing of the proper form and payment of a renewal fee; and

Whereas, the Professional and Occupational Licensing Study Committee, established by the Legislative Council for the 1972 interim, believes that each person licensed or registered by an examining board should be required to submit evidence of continuing education in order for his license or registration to be renewed, but the Study Committee also believes that each individual examining board can best determine what type of continuing education is most suitable for its occupation or profession, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That each examining board be required to submit in writing to the General Assembly, no later than January 14, 1974, its recommendations for continuing education requirements for licensed or registered members of its occupation or profession.

Laid over under Rule 25.

## REPORT OF LAND REHABILITATION ADVISORY BOARD

There is on file in the office of the Speaker, the report to the General Assembly of the Land Rehabilitation Advisory Board, Department of Mines and Minerals, as required by Section 83A.6, 1973 Code of Iowa.

## REPORT OF COMMITTEE

Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Spaaker: Your committee on human resources to whom was referred House File 84, a bill for an act relating to the interstate corrections compact, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LIPSKY of Linn, Chairman

## AMENDMENTS FILED

[^11]thereof the following:
"Section 1. Section three hundred six point twenty-seven (306.27), Code 1973, is amended to read as follows:
306.27 CHANGES FOR SAFETY, ECONOMY AND

UTILITY. The state highway commission as to primary roads and the boards of supervisors as to secondary roads on their own motion may change the course of any part of any [secondary] road or stream, watercourse, or dry run, and may pond water [within any county] in order to avoid the construction and maintenance of bridges, or to avoid grades, or railroad crossings, or to straighten any [secondary] road, or to cut off dangerous corners, turns, or intersections on the highway, or to widen any [secondary] road above statutory width, or for the purpose of preventing the encroachment of a stream, watercourse, or dry run upon such highway. The commission shall conduct its proceedings to accomplish the above in the manner and form prescribed in chapter four hundred seventy-two (472)
of the Code, and the board of supervisors shall use
the form prescribed in sections three hundred six point twenty-eight (306.28) through three hundred six point thirty-seven (306.37) of the Code. All such changes shall be subject to approval of the executive committee of the department of environmental quality."

Amend the title by inserting in line 1 after the word "runs" the following: ", giving the state highway commission powers similar to the board of supervisors, and requiring approval of the executive committee of the department of environmental quality prior to making the changes.

HILL of Polk

H-45
1 Amend House File 121 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section one hundred nine point thirty-seven ( 109.37 ), Code 1973, is amended by adding the following new subsection:

NEW SUBSECTION. Possess, during the season for hunting deer, a shotgun with slugs or shot larger than size number two (2) or a rifle, other than a twenty-two (22) rimfire caliber, without having the proper deer-hunting license or permit."

WYCKOFF of Benton
H-43
1
Amend House File 160, by inserting after
the period in line 19, the following new sentence:

Civil suits authorized by this Act may

5 be prosecuted by the attorney general or
6 by county attorneys.
HILL of Polk
FREEMAN of Buena Vista

## H-46

1 Amend House File 160, line 10, by inserting a
2 colon after the word "exceeding".
WYCKOFF of Benton

## H-44

1
2
3

4

Amend House File 175 by the committee on county government as follows:

1. Page 2, by striking lines 2 through 23
inclusive and inserting in lieu thereof the following:
"(337.11), Code 1973, is amended by striking subsection eleven (11)."
2. Page 2, by striking line 31 and inserting in
lieu thereof the following: "by him[, and for board, washing, and care of prisoners, $]$ may".
3. Page 3, by striking lines 2 through 20 and inserting in lieu thereof the following: "in his custody in the county jail [in counties having a population in excess of fifty thousand] shall be performed by the sheriff without compensation, reimbursement or allowance therefor except his salary as fixed by law.

Sec. 5. Section three hundred thirty-eight point two (338.2), Code 1973, is amended to read as follows: 'Purchase of supplies. The board of supervisors [in such counties] shall, in such manner and under such regulations as it may deem fit, furnish to the sheriff at the county jail and at the expense of the county all supplies, wholesome provisions, and utensils, including gas, fuel, electricity and water which in its judgment are necessary to enable the sheriff to discharge [said] his duty.

Sec. 6. Section three hundred thirty-eight point twelve (338.12), Code 1973, is hereby repealed." KNOKE of Pottawattamie
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, February 14, 1973.

# JOURNAL OF THE HOUSE 

Thirty-eighth Calendar Day-Twenty-seventh Session Day
hall of the House of Representatives Des Moines, Iowa, Wednesday, February 14, 1973

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

Prayer was offered by the Reverend Richard D. Hogan, pastor of the First Christian Church, Council Bluffs, Iowa.

The Journal of Tuesday, February 13, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Julius Pietrzak, Cedar Rapids, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Krause of Palo Alto on request of McCormick of Delaware.

## PRESENTATION OF VISITORS

Brunow of Appanoose presented to the House the Honorable Tom Dougherty, former member of the House in the Sixtieth Extra, Sixty-first, Sixty-third and Sixty-fourth General Assemblies, representing Marion and Monroe Counties.

The Speaker announced that the following visitors were present in the House chamber:

Seventy-five students from Oskaloosa Junior High School, Oskaloosa, accompanied by Mrs. Lois Scharff and Curt Frey. By Ewing of Mahaska.

## PETITIONS FILED

The following petitions were received and placed on file:
By Tofte of Winneshiek, from forty-seven residents of Winneshiek County, opposing House File 7, relating to the establishment of a natural and scenic river system.

By Monroe of Des Moines, from forty-nine residents of Des

Moines County, favoring a change in the present Iowa abortion law.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 84, under Rule 35.

## INTRODUCTION OF BILLS

House File 195, by Drake, Bittle, Doyle, Anderson, Wells, Dunton, Logue, Pellett, Caffrey and Den Herder (Rabedeaux, Willits, Coleman, Briles, Miller of Des Moines, Kinley and Shaff), a bill for an act relating to licensing and regulation of hearing aid dealers, appropriating license fees for purposes of administration, and providing penalties for a violation.

Read first time and referred to committee on state government.

Read first time and referred to committee on county government.

House File 197, by committee on transportation, a bill for an act providing that the fraudulent alteration of registration plates, certificates, and permits issued by county treasurers are subject to penalties provided by law.

Read first time and placed on the calendar.
House File 198, by committee on human resources, a bill for an act to correct an obsolete reference in section seven hundred forty point thirteen (740.13) of the Code.

Read first time and placed on the calendar.
House File 199, by Lipsky, a bill for an act relating to the payment of wages and providing a penalty.

Read first time and referred to committee on commerce.
House File 200, by Lipsky, Bittle, Rinas, Kreamer, Junker, Wells, Connors, Kiser, Readinger, Crawford, Norland and Miller of Cerro Gordo, a bill for an act relating to the taxation of motor fuel used in aircraft and the use of unclaimed tax refunds.

House File 196, by Small, a bill for an act relating to contesting elections of county officers.

Read first time and referred to committee on ways and means.
House File 201, by Millen, Brinck and Clark of Lee (Junkins),
a bill for an act authorizing additional sick leave for certain employees injured in line of duty.

Read first time and referred to committee on human resources.
House File 202, by Fisher of Greene and Millen, a bill for an act providing for a procedure allowing state employees to meet and confer with the merit employment commission for the purpose of developing recommendations, procedures, and conclusions relating to wages, hours, benefits, and other conditions and terms of employment.

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

House File 203, by committee on agriculture, a bill for an act relating to the testing of motor fuels.

Read first time and placed on the calendar.
House File 204, by committee on agriculture, a bill for an act relating to minimum percentages of plant nutrients in fertilizers.

Read first time and placed on the calendar.
House File 205, by Bittle, Hill and Oakley (Murray and Ramsey), a bill for an act relating to the time of payment of inheritance tax.

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

House File 206, by committee on state government, a bill for an act relating to the age of retirement for a public employee.

Read first time and placed on the calendar.
House File 207, by Kreamer, a bill for an act relating to eligibility to receive the benefits of certain welfare programs.

Read first time and referred to committee on human resources.
House File 208, by committee on ways and means, a bill for an act relating to the property tax exemption for property owned by cemetery associations.

Read first time and placed on the calendar.
House File 209, by committee on judiciary and law enforcement, a bill for an act correcting erroneous, inconsistent and obsolete sections of the Code of Iowa.

Read first time and placed on the calendar.

House File 210, by committee on agriculture, a bill for an act prohibiting the sale, offer for sale, and distribution of teasel or teasel seeds and providing a penalty.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 121, a bill for an act relating to the valuation of property.

Read first time and referred to committee on ways and means.
Senate File 124, a bill for an act relating to sales tax on purchases made by contractors who are retailers.

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

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 166, a bill for an act relating to the taking of fish with seines and traps, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 166)
The ayes were, 94:

| Anderson | Doyle | Husak | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Hutchins | O'Halloran |
| Bennett | Dunlap | Jesse | Patchett |
| Bittle | Dunton | Jordan | Pellett |
| Bortell | Edelen | Junker | Peterscn |
| Branstad | Egenes | Kiser | Poncy |
| Brinck | Ewing | Knoke | Rapp |
| Brockett | Ferguson | Lippold | Readinger |
| Brunow | Fischer, H. O. | Lipsky | Rinas |
| Butler | Fisher, C. R. | Logue | Roorda |
| Byerly | Fitzgerald | McCormick | Small |
| Caffrey | Freeman | McElroy | Stanley |
| Carr | Fullerton | Mendenhall | Stephens |
| Clark, J. H. | Grassley | Menke | Stromer |
| Clark, J. W. | Griffee | Mennenga | Strothmen |
| Cochran | Hansen | Middleswart | Tofte |
| Connors | Hargrave | Millen | Welden |
| Crabb | Harper | Miller, A. V. | Wells |
| Crawford | Harvey | Miller, K. D. | West |
| Cusack | Hennessey | Miller, R. G. | Woods |
| Daggett | Higgins | Newhard | Wulff |
| Danlier | Hill | Norland | Wyckoff |
| De Jong | Holden | Norpel | Mr. Speaker |
| Den Herder | Horn |  |  |

The nays were, 1:
Schroeder
Absent or not voting, 5:
Krause Monroe Nielsen Trowbridge Kreamer

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

## SENATE FILE 93 SUBSTITUTED FOR HOUSE FILE 141

Hennessey of Delaware asked and received unanimous consent to substitute Senate File 93 for House File 141.

Senate File 93, a bill for an act relating to assignment of real estate mortgages by marginal entry, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by him and moved its adoption:
H-48
1 Amend the title to Senate File 93 by striking all
2 after the word "relating" and inserting in lieu there-
3 of the following: "to marginal release of corporate
4 liens."
Amendment H—48 adopted.
Hennessey 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?" (S.F. 93)
The ayes were, 94:

| Anderson | Danker <br> Avenson <br> Bennett |
| :--- | :--- |
| De Jong <br> Bittle | Den Herder <br> Branstad |
| Brinck | Doyle |
| Brockett | Duake |
| Brap |  |
| Brunow | Dunton |
| Butler | Edelen |
| Byerly | Egenes |
| Caffrey | Ewing |
| Carr | Ferguson |
| Clark, J. H. | Fischer, H. O. |
| Clark, J. W | Fisher, C. R. |
| Citzgerald |  |
| Conran | Freeman |
| Crabors | Fullerton |
| Crawford | Grassley |
| Cusack | Hansen |
| Daggett | Hargrave |
|  | Harper |


| Harvey | Menke |
| :--- | :--- |
| Hennessey | Mennenga |
| Higgins | Middleswart |
| Hill | Millen |
| Holden | Miller, A. V. |
| Horn | Miller, K. D. |
| Husak | Miller, R. G. |
| Hutchins | Newhard |
| Jesse | Norland |
| Jordan | Norpel |
| Junker | Oakley |
| Kiser | O'Halloran |
| Knoke | Patchett |
| Kreamer | Pellett |
| Lippold | Peterson |
| Lipsky | Poncy |
| Logue | Rapp |
| McCormick | Readinger |
| McEIroy | Rinas |
| Mendenhall | Roorda |


| Schroeder | Stromer | Wells | Wulff |
| :--- | :--- | :--- | :--- |
| Small | Strothman | West | Wyckoff |
| Stanley | Tofte | Woods | Mr. Speaker |
| Stephens | Welden |  |  |

The nays were, 1:
Griffee
Absent or not voting, 5 :
Bortell Monroe
Krause
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## HOUSE FILE 141 WITHDRAWN

Hennessey of Delaware asked and received unanimous consent to withdraw House File 141 from further consideration by the House.

House File 170, a bill for an act relating to escaped convicts, was taken up for consideration.

Crawford of Story offered the following amendment filed by Monroe of Des Moines and moved its adoption:
H-42
1 Amend House File 170, line 7, by inserting after
2 the word "warden" the following: ", or superintend-
3 ent,".
Amendment H—42 adopted.
Crawford 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. 170)
The ayes were, 83:

| Anderson | Crawford | Grassley | Lipsky |
| :--- | :--- | :--- | :--- |
| Avenson | Cusack | Griffee | Logue |
| Bennett | Daggett | Hansen | McCormick |
| Bittle | Danker | Hargrave | McElroy |
| Branstad | DenHerder | Harper | Mendenhall |
| Brinck | Doyle | Harvey | Menke |
| Brockett | Drake | Hennessey | Mennenga |
| Brunow | Dunlap | Higgins | Middleswart |
| Butler | Dunton | Hill | Millen |
| Cafrrey | Egenes | Holden | Miller, A. V. |
| Carr | Ewing | Hutchins | Miller, K. D. |
| Clark, J. H. | Ferguson | Jesse | Miller, R. G. |
| Clark, J. W. | Fischer, H. O. | Jordan | Monroe |
| Cochran | Fisher, C. R. | Kiser | Newhard |
| Connors | Fitzgerald | Kreamer | Oakley |
| Crabb | Freeman | Lippold | O'Halloran |


| Pellett | Roorda | Stromer | West |
| :---: | :---: | :---: | :---: |
| Peterson | Schroeder | Strothman | Wulff |
| Poncy | Small | Tofte | Wyckoff |
| Rapp | Stanley | Welden | Mr. Speaker |
| Readinger | Stephens | Wells |  |
| The nays were, 10: |  |  |  |
| Byerly | Horn | Norland | Patchett |
| De Jong | Husak | Norpel | Rinas |
| Edelen | Junker |  |  |
| Absent or not voting, 7: |  |  |  |
| Bortell | Knoke | Nielsen | Woods |
| Fullerton | Krause | Trowbridge |  |

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

REREFERRED TO COMMITTEE ON COUNTY GOVERNMENT (House File 175)

Peterson of Woodbury asked and received unanimous consent to have House File 175 rereferred to the committee on county government.

On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## REPORTS OF COMMITTEES

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement, to whom was referred House File 78, a bill for an act relating to deduction of debts for inheritance tax 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.

HILL of Polk, Chairman
Also:
Mr. Speaker: Your committee on judiciary and law enforcement, to whom was referred House File 100, a bill for an act relating to traffic violations used as evidence in civil 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.

HILL of Polk, Chairman
Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources to whom was referred Senate File 25, a bill for an act relating to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

H-51

Amend Senate File 25, as passed by the Senate and reprinted, as follows:

1. Page 2A, by striking everything after the word "Code" in line 27 and all of lines 28 through 33 and inserting in lieu thereof a period.
2. Page 3A, by striking from lines 1 and 2 the second word "organization" and inserting in lieu thereof the word "person".
3. Page 3 A , by striking from lines 4 and 5 the words "members enrolled with the organization" and inserting in lieu thereof the word "enrollees".
4. Page 5A, by striking from line 35 the words "and the Iowa comprehensive health planning council".
5. Page 20A, line 22, by striking the word "commission" and inserting in lieu thereof the word "commissioner".
6. Page 21A, by striking in lines 22 and 23 the words "; it being further provided, however, that no" and inserting in lieu thereof the words ". Upon a prospective enrollee's request, a list of locations of services and a list of providers who have current agreements with the health maintenance organization shall be made available. No".
7. Page 21A, by striking in lines 23 and 24 the words "in soliciting enrollees or".

## LIPSKY of Linn, Chairman

## AMENDMENTS FILED

H-50
Amend House File 70 as follows:

1. By striking from line 16 the words "the sale of" and inserting in lieu thereof the word "a".
2. By inserting in line 17 after the word "insurance" the word "company".

FISCHER of Grundy
H-49
1 Amend House File 155, page 2, by inserting after
2 line 12, the following new sentence:
3 If a cash offer has been submitted to the state
4 highway commission for any tract, parcel, or piece
5 of land, or any part thereof, it intends to sell
6 under contract, the commission shall not award a
7 contract for sale of the tract, parcel, or piece

8 of land, or any part thereof, unless the principal
9 amount of the contract offer is one hundred ten
10 percent of the amount of the largest cash offer
11 submitted for that tract, parcel, or piece of land.
HOLDEN of Scott
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, February 15, 1973.

# JOURNAL OF THE HOUSE 

> Thirty-ninth Calendar Day-Twenty-eighth Session Day
> Hall of the House of Representatives Des Moines, Iowa, Thursday, February 15, 1973

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

Prayer was offered by the Reverend Cranston R. Gisell, pastor of the Augustana Lutheran Church, Manson, Iowa.

The Journal of Wednesday, February 14, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Maplethorpe, Toledo, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Clark of Lee for February 15 and 16 on request of Millen of Van Buren.

## PRESENTATION OF VISITORS

Middleswart of Warren presented to the House the Honorable Carl Hirsch, former member of the House during the Fiftyseventh, Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies representing Warren County.

The Speaker announced that the following visitors were present in the House chamber:

Forty eighth grade students from Maquoketa School, Maquoketa, accompanied by Mr. Sheridan. By Newhard of Jones and Norpel of Jackson.

Twenty-three fifth grade students from Valerius Elementary School, Urbandale, accompanied by Mrs. Nelson. By Readinger of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Stromer of Hancock from one hundred sixty-six residents of Garner, Dunton of Keokuk from thirty-four residents of

Representative District 88, and Brunow of Appanoose from fiftythree residents of Wayne and Appanoose Counties opposing a change in the present abortion law.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 78 and 100 and Senate File 25, under Rule 35.

## INTRODUCTION OF BILLS

House File 211, by committee on county government, a bill for an act relating to the valuation of certain public utilities.

Read first time and placed on the calendar.
House File 212, by Crabb, a bill for an act relating to state employee benefits.

Read first time and referred to committee on state government.

House File 213, by Lipsky, a bill for an act relating to the parking of railway cars and providing a penalty for violations.

Read first time and referred to committee on commerce.
House File 214, by Trowbridge, Newhard, Knoke, Norpel, Fischer of Grundy and Drake, a bill for an act relating to operators' and chauffeurs' licenses.

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

House File 215, by Doyle, Middleswart, Fullerton, Bortell, Egenes, Stephens, Newhard, Edelen, Tofte and Miller of Calhoun, a bill for an act relating to the quality of the pipe used for water well construction and providing a penalty for violations.

Read first time and referred to committee on natural resources.
House File 216, by Schroeder and Stromer, a bill for an act relating to the internship, licensing, and practice of osteopathic medicine and surgery.

Read first time and referred to committee on state government.

House File 217, by Crabb, Oakley, Holden, Jesse, Knoke, McCormick and Doyle (Griffin, Schwieger, Shaw, Nolin, Rodgers, Andersen, Nystrom and Schwengels), a bill for an act relating to private employment agency fees.

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

House File 218, by Drake, Hansen, Stanley, Kiser, Readinger, Lippold, Wulff, Tofte, Ewing, Harvey, Egenes, Menke and Stromer, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, increasing the covered wages, reducing the number of years required to become a vested member, providing for a prior service credit, permitting retroactive payments, allowing full-time employment after age sixty-five, increasing the membership benefit formula and changing the method of computing the rate of interest credit for members.

Read first time and referred to committee on state government.

House File 219, by committee on ways and means, a bill for an act relating to special assessment deficiencies.

Read first time and placed on the calendar.
House File 220, by committee on transportation, a bill for an act relating to the operation of metal tracked and metal tired vehicles on streets and roads.

Read first time and placed on the calendar.
House File 221, by Anderson, a bill for an act to provide for cost-of-living adjustments after retirement under the Iowa public employees' retirement system.

Read first time and referred to committee on state government.

House File 222, by committee on commerce, a bill for an act relating to the powers of the commissioner of insurance.

Read first time and placed on the calendar.
House File 223, by Bittle, Doyle, Stanley, Jesse and Fischer of Grundy, a bill for an act relating to the compensation paid to shorthand reporters of the district courts.

Read first time and referred to committee on appropriations.

> CONSIDERATION OF BILLS
> REGULAR CALENDAR

House File 174, a bill for an act relating to confined game birds and animals, was taken up for consideration.

Ewing 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. 174)
The ayes were, 58:

| Avenson   <br> Bennett Ferguson  <br> Bittle Fisher, C. R. Kreamer <br> Lippold <br> Bortell Freeman Lipsky | Norpel <br> Oakley |  |  |
| :--- | :--- | :--- | :--- |
| Branstad | Fullerton | Logue | Pellett |
| Brockett | Grassley | McCormick | Readinger |
| Brunow | Hansen | Minas |  |
| Daggett | Harper | McElroy | Roorda |
| DeJong | Harvey | Mendenhall | Stanley |
| Den Herder | Hennessey | Menke | Stephens |
| Doyle | Holden | Mennenga | Stromer |
| Drake | Horn | Middleswart | Strothman |
| Dunlap | Husak | Millen | Tofte |
| Dunton. | Hutchins | Miller, A.V. | Wulff |
| Ewing: | Junker | Miller, K. D. | Wyckoff |
|  | Kiser | Miller, R. G. | Mr.Speaker |

The nays were, 32 :

Anderson
Brinck
Butler
Byerly
Caffrey
Carr
Clark, J. W.
Cochran


Absent or not voting, 10 :

| Clark, J. H. | Hill | Nielsen | Peterson |
| :--- | :--- | :--- | :--- |
| Hargrave | Jesse | O'Halloran | Trowbridge |
| Higgins | Krause |  |  |

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

House File 189, a bill for an act relating to the movement of truck trailers manufactured in this state, was taken up for consideration.

De Jong 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. 189)

The ayes were, 69 :

| Anderson | Doyle | Horn |
| :--- | :--- | :--- |
| Bennett | Drake | Hutchins |
| Bittle | Dunlap | Junker |
| Bortell | Edelen | Lippold |
| Branstad | Egenes | Logue |
| Brinck | Ewing | McCormick |
| Brockett | Ferguson | McElroy |
| Brunow | Fischer, H. O. | Mendenhall |
| Butler | Fisher, C. R. | Menke |
| Byerly | Freeman | Middleswart |
| Caffrey | Fullerton | Miller, A.V. |
| Clark, J. W. | Grassley | Miller, K. D. |
| Cochran | Griffee | Miller, R. G. |
| Connors | Hansen | Norland |
| Daggett | Harper | Norpel |
| Danker | Harvey | Oakley |
| De Jong | Hennessey | Pellett |

The nays were, 20 :

| Avenson | Fitzgerald | Kiser | Newhard |
| :--- | :--- | :--- | :--- |
| Carr | Higgins | Knoke | Patchett |
| Crabb | Holden | Kreamer | Poncy |
| Crawford | Husak | Lipsky | Rapp |
| Cusack | Jordan | Mennenga | Small |
| Absent or not voting, 11: |  |  |  |
| Clark, J. H. | Hill |  |  |
| Dunton | Jesse | Millen | O'Halloran |
| Hargrave | Krause | Monroe | Trowbridge |

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

On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## CONSIDERATION OF BILLS

REGULAR CALENDAR

## HOUSE FILE 186 PENDING

House File 186, a bill for an act relating to the regulation of premium rates for credit life and credit accident and health insurance, was taken up for consideration.

Freeman of Buena Vista offered the following amendment filed by him and moved its adoption: H-54
1 Amend House File 186 as follows:
2 1. Page 3, after line 8, by adding the following
3 new section:
"NEW SECTION. A company or its agent licensed to sell a policy of credit life or credit accident and health insurance or certificate under a policy of group credit life or credit accident and health insurance shall not deposit or offer to deposit funds in a financial institution of this state in exchange for the privilege of selling such insurance to or on behalf of the financial institution. Any person violating the provisions of this section shall be guilty of a misdemeanor."
2. Page 1, line 2, by inserting after the word "insurance" the words "and providing a penalty".
Amendment H—54 adopted.
Freeman of Buena Vista offered the following amendment filed by him and moved its adoption:
H-53
1 Amend House File 186 by adding the following new section:

Sec. ..... Section five hundred nine point one
(509.1), subsection three (3), paragraph "d", Code 1973, is amended as follows:
d. The amount of insurance on the life of any debtor shall at no time exceed the amount owed by him to the creditor, or the face amount of any loan or loan commitment, totally or partially executed, creating personal liability and made in good faith for general agricultural or horticultural purposes to a debtor with seasonal income[, or ten thousand dollars, whichever is less].
Amendment H-53 adopted.
Hargrave of Johnson offered the following amendment filed by him:
$\mathrm{H}-56$
1 Amend House File 186, page 2, by striking from
2 lines 29, 30 and 31 the following: ", unless the
3 parties shall agree in writing for the payment of
4 interest not exceeding nine cents on the hundred by
5 the year".
Knoke of Pottawattamie rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Hargrave of Johnson moved that House File 186 be rereferred to the committee on commerce.

Hargrave of Johnson asked and received unanimous consent to withdraw his motion.
(House File 186 pending at adjournment.)

## AMENDMENTS FILED

H-55
1 Amend House File 54 as follows:
2 1. By inserting in line 9 following the word
3 "benefits" the words "in accordance with
FISCHER of Grundy

## H-58

1

Amend House File 57 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. NEW SECTION. "Abortion" means the termination of human pregnancy with an intention other than to produce a live birth or to remove a dead fetus.

Sec. 2. NEW SECTION. An abortion may be performed in this state only if it is performed by a physician
licensed to practice pursuant to chapters one hundred
forty-eight (148), one hundred fifty (150), or one
hundred fifty A (150A) of the Code.
Sec. 3. NEW SECTION. An abortion beyond the twelfth week of pregnancy shall be performed in a hospital licensed pursuant to chapter one hundred thirty-five B (135B) of the Code.

Sec. 4. NEW SECTION. An abortion shall not be performed after the twenty-fourth week of pregnancy except to preserve the life of the woman.

Sec. 5. NEW SECTION. Nothing in this Act shall require a hospital or individual to participate in an abortion. Refusal by a hospital or individual to participate in an abortion shall not form the basis for a claim for damages or for disciplinary or recriminatory action. However, nothing in this section shall alter, negate, or change in any way the professional responsibility of any hospital or individual to a patient or prospective patient.

Sec. 6. NEW SECTION. Any person who knowingly violates this Act shall be imprisoned in the state penitentiary for a term not exceeding five years and shall be fined a sum not exceeding one thousand dollars.

Sec. 7. NEW SECTION. Whoever shall for commercial purposes advertise or write or print a circular, handbill, card, book, pamphlet, advertisement, or notice of any kind for general distribution, which gives information, directly or indirectly, concerning when, where, how, or by what means an abortion may be performed, shall be guilty of a misdemeanor and shall be imprisoned for a term not exceeding one year or shall be fined a sum not exceeding five hundred dollars, or both.

Sec. 8. Section seven hundred twenty-five point five (725.5), Code 1973, is amended to read as follows:
725.5 OBSCENE LITERATURE-ARTICLES FOR IMMORAL USE.

Whoever sells, or offers for sale, or gives away, or has in his possession with intent to sell, loan, or give away any obscene, lewd, indecent, lascivious, or filthy book, pamphlet, paper, drawing, lithograph, engraving, picture, photograph, writing, card, postal card, model, cast, or any instrument or article of indecent or immoral use, [or any medicine, article, or thing designed or intended for procuring abortion or preventing conception,] or advertises the same for sale, or writes or prints any letter, circular, handbill, card, book, pamphlet, advertisement, or notice of any kind, giving information, directly or indirectly, when, where, how, or by what means any of the articles or things hereinbefore mentioned can be purchased, or otherwise obtained or made, shall be guilty of a misdemeanor and be fined not more than one thousand nor less than fifty dollars, or be imprisoned in the county jail not more than one year, or both.

Sec. 9. Section seven hundred seventy-three point thirty-eight (773.38), subsection five (5), Code 1973, is amended to read as follows:
5. An attempt to commit an unlawful [miscarriage of a woman] abortion, and the homicide of the woman resulting from such attempt.

Sec. 10. Chapter seven hundred one (701), Code 1973, is repealed.

Sec. 11. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Des Moines Register, a newspaper published in Des Moines, Iowa, and in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa.

HILL of Polk

H—57
1 Amend House File 57, page 2, line 30, by inserting 2 after the period the following sentence:
3 "No person for commercial purposes shall refer a
4 woman to a physician or hospital for the performance
5 of an abortion."
LIPSKY of Linn

## H—61

1 Amend House File 186 as follows:
2 1. Page 2, by striking lines 25 and 26 and inserting
3 in lieu thereof the words "subsection one (1), Code 1973, is
4 amended to read as follows:"
2. Page 3, after line 8 , by adding the following:
"[Excessive charges or premiums for credit life, accident or health insurance written in connection with money loaned shall be included in the rate of interest unless]
[a. the coverage of the debtor by the insurance is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the person applying for or obtaining the extension of credit; and]
[b. in order to obtain the insurance in connection with the extension of credit, the person to whom the credit is extended must give specific affirmative written indication of his desire to do so after written disclosure to him of the cost thereof.]
[The foregoing provision regarding excessive charges or premiums to be included in the rate of interest shall have application only to the original parties to an agreement and shall in no manner affect the negotiability of instruments or the rights of subsequent holders.]
[The insurance commissioner, after hearing where all interested parties shall be given an opportunity to be heard, shall approve a reasonable charge or premium for credit life and accident or health credit insurance. Such reasonable charge or premium shall allow a fair and reasonable return or profit for the risk involved in providing such coverage.]"

COCHRAN of Webster
H-52
Amend House File 190 by committee on transportation by striking lines 4 through 12 inclusive and inserting in lieu thereof the following:
"hundred eighty-six (321.286), Code 1973, is hereby repealed."

SCHROEDER of Pottawattamie
H-60
1 Amend Senate File 25 as passed by the Senate and reprinted, as follows:

1. Page 18 , line 15 , by inserting after the word "notice", the following:
"and which shall be held in the county where the health maintenance organization's principal place of business is located".
2. Page 19 , line 17 , by striking the words "Polk county" and inserting in lieu thereof the following:
"the county where the health maintenance organization's principal place of business is located,".
3. Page 21A, line 26, by inserting after the word "chiropractor" the following:
"or professional corporation".
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, February 16, 1973.

# JOURNAL OF THE HOUSE 

Fortieth Calendar Day-Twenty-ninth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Friday, February 16, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by Father Donald Hawes, pastor of the Assumption Catholic Church, Cresco, Iowa.

The Journal of Thursday, February 15, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Vern Schlaser, Des Moines, Iowa.

## Leave of absence

Leave of absence was granted as follows:
Millen of Van Buren on request of Wulff of Black Hawk.

## PRESENTATION OF VISITORS

Mendenhall of Allamakee presented to the House the Honorable Hillman H. Sersland, former member of the House during the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies, representing Winneshiek County.

The Speaker announced that the following visitors were present in the House chamber:

Six junior and senior students from the Special Education Class of North Fayette County Community School, accompanied by Mrs. Bonnie Schmalle. By Avenson of Fayette and Tofte of Winneshiek.

Thirty fifth grade students from Runnells Schools, Runnells, accompanied by Beverly Lancaster. By Roorda of Jasper.

One hundred thirty 4-H Club members from Linn County, accompanied by Mrs. Bob McGuire, Mrs. Dan Jilka, Mrs. Klinsky and Keith J. Westercamp. By Lipsky of Linn and Patchett of Johnson.

Thirty-nine students from Moravia High School, Moravia, accompanied by Mrs. Hayden and Mr. Pauley. By Brunow of Appanoose.

Eleven Girl Scouts from Waukon, accompanied by Mrs. Wayne Howe and Mrs. Bill Campbell. By Mendenhall of Allamakee.

## PETITION FILED

The following petition was received and placed on file:
By Miller of Calhoun, from six residents of Calhoun County supporting the present Iowa law on abortion.

## INTRODUCTION OF BILLS

House File 224, by Butler, Kreamer, Bittle, Hill, Junker, Crawford, Brockett, Kiser, Tofte, Lippold, West, Readinger, Branstad, Stanley, Ferguson, Egenes, Roorda and Drake, a bill for an act to appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program.

Read first time and referred to committee on appropriations.
House File 225, by Egenes, Stanley, Edelen, Lippold and Drake, a bill for an act increasing the fees charged by the board of accountancy.

Read first time and referred to committee on ways and means.
House File 226, by Junker, Kreamer, Bittle, Stanley, Brockett, Roorda and Knoke, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund.

Read first time and referred to committee on ways and means.
House File 227, by Roorda, Stanley, Strothman and Hansen, a bill for an act prohibiting the allocation of sales tax receipts to the road use tax fund and providing for the financing of motor vehicle registration plates and materials from the road use tax fund instead of such sales tax receipts.

Read first time and referred to committee on ways and means.
House File 228, by Bortell, Daggett, Danker, McElroy, Egenes, Strothman, Hill, Peterson, Ferguson, Anderson, Harvey, Stanley, Edelen, Branstad, Bennett, Hansen, Stephens, Fullerton, West, Tofte, Stromer, Ewing, Lippold, Schroeder, Knoke and Drake,
a bill for an act to increase the personal property tax credit.
Read first time and referred to committee on ways and means.
House File 229, by Egenes, Stanley, Lippold, Ewing, Roorda and Drake, a bill for an act to increase the fees for applications, renewals and reinstatements of registered architects.

Read first time and referred to committee on ways and means.
House File 230, by Drake, Edelen, Knoke, Stanley, Cochran, Wyckoff, Middleswart, Miller of Calhoun, Miller of Buchanan, Wells, Carr, McCormick, Lipsky, Hargrave, Connors, O'Halloran, Jesse, Egenes, Poncy, Menke, Newhard, Stephens, Bittle, Doyle, Husak, Hansen, Peterson, McElroy, Kreamer, Anderson, Lippold, Fisher of Greene, Norpel, Crabb, Small, Schroeder, Den Herder, Roorda, Logue, Bortell, Horn, Byerly, Brunow, Fitzgerald, Hill, De Jong, Butler, Oakley, Cusack, Clark of Dubuque, Holden, Dunton, Junker, Dunlap, Mennenga, Patchett, Rinas, Harper, Griffee, Wulff, Readinger, Krause and Kiser, a bill for an act to create a state department of transportation by transferring certain duties of the state highway commission, Iowa aeronautics commission, Iowa reciprocity board, Iowa state commerce commission, and the department of public safety to a state department of transportation, and making coordinating amendments to the Code, including penalty provisions.

Read first time and referred to committee on transportation.

## HOUSE CONCURRENT RESOLUTION 19

By Freeman
Whereas, pari-mutuel betting is the subject of several bills being considered by the 1973 Session of the Sixty-fifth General Assembly; and

Whereas, the full ramifications of pari-mutuel betting, including the economic impact upon individuals, local government, individual communities, state government, and the state as a whole cannot be adequately determined while the General Assembly is in session because of the detailed research involved; and

Whereas, pari-mutuel betting should be considered by the General Assembly on the basis of its total effect upon the state and its citizens, not on an emotional level; Now Therefore,

Be It Resolved by the House, the Senate Concurring, That the legislative council is urged to create a study committee consisting of members of both houses of the General Assembly and representing both political parties for the purpose of making a detailed study of pari-mutuel betting as it affects the citizens of the state and the economy of the state and its political subdivisions; and

Be It Further Resolved, That the committee may consist of citizen members deemed to be helpful in considering the subject matter before it and the study committee shall make a report of its findings and recommendations to the legislative council and the General Assembly meeting in the year 1974.

Laid over under Rule 25.

## HOUSE RESOLUTION 5

By Crabb
Whereas, William R. "Bill" Kendrick served as Assistant Chief Clerk in the House of Representatives from 1947 until April 9, 1957, becoming Chief Clerk of the House upon the death of his predecessor, a position he held continuously until his death, December 8, 1972, and

Whereas, many of his friends and colleagues have contributed, and continue to contribute, to the William Kendrick Memorial Fund, said fund to be used to obtain a suitable, lasting memorial of his dedication and services to the legislature, and

Whereas, the members of the House of Representatives deem it desirable that a committee be appointed to determine the disposition of said fund in a befitting manner,

Now, Therefore, Be It Resolved by the House of Representatives; That a committee be and is hereby established, with its membership composed of Maurice Baringer, Treasurer of State, former member of the House and Speaker of the House; and four other members to be named by the Speaker of the House: two of whom shall be members of this House and of the majority party; one of whom shall be a member of this House and of the minority party; and one of whom shall be an employee of the office of Chief Clerk.

Be It Further Resolved that said committee be and is hereby authorized and directed to take charge of the William Kendrick Memorial Fund, and to expend same for a suitable memorial, said memorial to be presented at the Joint Memorial Session of the Sixty-fifth General Assembly, 1973.

Laid over under Rule 25.

## BUSINESS PENDING CALENDAR

The House resumed consideration of House File 186, a bill for an act relating to the regulation of premium rates for credit life and credit accident and health insurance.

Cochran of Webster offered the following amendment filed by him and moved its adoption:
$\mathrm{H}-61$
1 Amend House File 186 as follows:

1. Page 2, by striking lines 25 and 26 and inserting in lieu thereof the words "subsection one (1), Code 1973, is amended to read as follows:"
2. Page 3, after line 8 , by adding the following:
"[Excessive charges or premiums for credit life, accident or health insurance written in connection with money loaned shall be included in the rate of interest unless]
[a. the coverage of the debtor by the insurance is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the person applying for or obtaining the extension of credit; and]
[b. in order to obtain the insurance in connection
with the extension of credit, the person to whom the credit is extended must give specific affirmative written indication of
his desire to do so after written disclosure to him of the cost thereof.]
[The foregoing provision regarding excessive charges or premiums to be included in the rate of interest shall have application only to the original parties to an agreement and shall in no manner affect the negotiability of instruments or the rights of subsequent holders.]
[The insurance commissioner, after hearing where all interested parties shall be given an opportunity to be heard, shall approve a reasonable charge or premium for credit life and accident or health credit insurance. Such reasonable charge or premium shall allow a fair and reasonable return or profit for the risk involved in providing such coverage.]"

Amendment $\mathrm{H}-61$ adopted.
Brockett 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. 186)
The ayes were, 88:

| Anderson | Dunlap | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Kiser | Patchett |
| Bennett | Edelen | Knoke | Pellett |
| Bittle | Egenes | Krause | Poncy |
| Bortell | Ewing | Kreamer | Rapp |
| Branstad | Ferguson | Lippold | Readinger |
| Brinck | Fisher, C. R. | Lipsky | Rinas |
| Brockett | Fitzgerald | Logue | Roorda |
| Brunow | Freeman | McCormick | Schroeder |
| Butler | Grassley | McElroy | Small |
| Byerly | Griffee | Mendenhall | Stanley |
| Caffrey | Hansen | Menke | Stephens |
| Carr | Hargrave | Mennenga | Stromer |
| Clark, J. W. | Harvey | Middleswart | Strothman |
| Cochran | Hennessey | Miller, A. V. | Tofte |
| Connors | Higgins | Miller, K. D. | Welden |
| Crawford | Holden | Miller, R. G. | Wells |
| Cusack | Horn | Newhard | West |
| Daggett | Husak | Nielsen | Woods |
| Danker | Hutchins | Norland | Wulff |
| De Jong | Jesse | Norpel | Wyckoff |
| Den Herder | Jordan | Oakley | Mr. Speaker |
| The nays were, 5: |  |  |  |
| Crabb | Fischer, H. O. | Fullerton | Peterson |
| Doyle |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Clark, J. H. | Harper | Millen | Trowbridge |

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 186)
At the time of the vote on passage of House File 186, I was absent from the House chamber. It has been my practice to refrain from voting on legislation which directly affects the life insurance company for which I work, and although my employer does not issue credit life, I would not have voted on House File 186 had I been present.

HILL of Polk

## REGULAR CALENDAR

House File 191, a bill for an act relating to the movement of registered special mobile equipment on vehicles registered for the weight of the unladen vehicle, 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. 191)
The ayes were, 84:

| Avenson | Doyle | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Krause | Peterson |
| Branstad | Ferguson | Kreamer | Poncy |
| Brinck | Fisher, C. R. | Lippold | Readinger |
| Brockett | Fitzger'ald | Lipsky | Rinas |
| Brunow | Freeman | Logue | Roorda |
| Byerly | Fullerton | McCormick | Schroeder |
| Caffrey | Grassley | McElroy | Small |
| Carr | Griffee | Mendenhall | Stanley |
| Clark, J. W. | Hansen | Menke | Stephens |
| Cochran | Hargrave | Mennenga | Stromer |
| Connors | Harvey | Middleswart | Strothman |
| Crabb | Hennessey | Miller, A. V. | Welden |
| Crawford | Higgins | Miller, K. D. | Wells |
| Cusack | Holden | Miller, R. G. | West |
| Daggett | Horn | Newhard | Woods |
| Danker | Husak | Nielsen | Wulff |
| De Jong | Hutchins | Norland | Wyckoff |
| Den Herder | Jesse | Norpel | Mr. Speaker |
| The nays were, 3: |  |  |  |
| Anderson | Knoke | Rapp |  |
| Absent or not voting, 13: |  |  |  |
| Butler | Edelen | Hill | Oakley |
| Clark, J. H. | Fischer, H. O. | Millen | Tofte |
| Drake | Harper | Monroe | Trowbridge |
| Dunlap |  |  |  |

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 208, a bill for an act relating to the property tax exemption for property owned by cemetery associations, was taken up for consideration.

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. 208)
The ayes were, 85 :

| Anderson | Den Herder | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Jesse | O'Halloran |
| Bennett | Dunlap | Jordan | Patchett |
| Bittle | Dunton | Junker | Pellett |
| Bortell | Edelen | Kiser | Peterson |
| Branstad | Egenes | Knoke | Poncy |
| Brockett | Ewing | Krause | Rapp |
| Brunow | Ferguson | Kreamer | Readinger |
| Butler | Fischer, H. O. | Lippold | Rinas |
| Byerly | Fisher, C. R. | Lipsky | Roorda |
| Caffrey | Fitzgerald | Logue | Schroeder |
| Carr | Fullerton | McCormick | Small |
| Clark, J. W. | Grassley | McElroy | Stanley |
| Cochran | Griffee | Mendenhall | Stephens |
| Conors | Hansen | Menke | Stromer |
| Connors | Hargrave | Mennenga | Strothman |
| Crabb | Harvey | Middleswart | Welden |
| Crawford | Hennessey | Miller, K. D. | West |
| Cusack | Higgins | Miller, R. G. | Wulff |
| Daggett | Hill | Newhard | Wyckoff |
| Danker | Holden | Norland | Mr. Speaker |
| De Jong |  |  |  |
| The nays were, 5: |  |  |  |
| Brinck <br> Freeman | Horn | Husak | Nielsen |
| Absent or not voting, 10: |  |  |  |
| Clark, J. H. | Millen | Oakley | Trowbridge |
| Drake | Miller, A. V. | Tofte | Wells |
| Harper | Monroe |  |  |

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

## REGULAR CALENDAR

HOUSE FILE 193 DEFERRED
House File 193, a bill for an act relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays, was taken up for consideration.

Schroeder of Pottawattamie asked for unanimous consent that House File 193 be rereferred to the committee on transportation.

Holden of Scott moved that House File 193 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
House File 78, a bill for an act relating to deduction of debts for inheritance tax purposes, 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. 78)
The ayes were, 89 :

| Anderson | Doyle | Jesse | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jordan | O'Halloran |
| Bennett | Dunton | Junker | Patchett |
| Bittle | Edelen | Kiser | Pellett |
| Bortell | Egenes | Knoke | Peterson |
| Branstad | Ewing | Krause | Poncy |
| Brinck | Ferguson | Kreamer | Rapp |
| Brockett | Fischer, H. 0. | Lippold | Readinger |
| Brunow | Fisher, C. R. | Lipsky | Rinas |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Grassley | McElroy | Small |
| Carr | Hansen | Mendenhall | Stanley |
| Clark, J. W. | Hargrave | Menke | Stephens |
| Cochran | Harvey | Mennenga | Stromer |
| Connors | Hennessey | Middleswart | Strothman |
| Crabb | Higgins | Miller, A. V. | Welden |
| Crawford | Hill | Miller, K. D. | West |
| Cusack | Holden | Miller, R. G. | Woods |
| Daggett | Horn | Newhard | Wulff |
| Danker | Husak | Nielsen | Wyckoff |
| De Jong | Hutchins | Norland | Mr. Speaker |
| Den Herder |  |  |  |
| The nays were, 1: |  |  |  |
| Wells |  |  |  |
| Absent or not voting, 10 : |  |  |  |
| Clark, J. H. | Griffee | Monroe | Tofte |
| Drake | Harper | Oakley | Trowbridge |
| Fullerton | Millen |  |  |

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

House File 197, a bill for an act providing that the fraudulent alteration of registration plates, certificates, and permits issued
by county treasurers are subject to penalties provided by law, was taken up for consideration.

Butler 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. 197)
The ayes were, 89:

| Anderson | Doyle |
| :--- | :--- |
| Avenson | Dunlap |
| Bennett | Dunton |
| Bittle | Edelen |
| Bortell | Egenes |
| Branstad | Ewing |
| Brinck | Ferguson |
| Brockett | Fischer, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Freeman |
| Caffrey | Grassley |
| Carr | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harvey |
| Connors | Hennessey |
| Crabb | Higgins |
| Crawford | Hill |
| Cusack | Holden |
| Daggett | Horn |
| Danker | Husak |
| De Jong | Hutchins |
| Den Herder |  |

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

| Clark, J. H. | Griffee | Millen | Tofte |
| :--- | :--- | :--- | :--- |
| Drake | Marper | Monroe | Trowbridge |
| Fullerton | Krause | Oakley |  |

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

House File 198, a bill for an act to correct an obsolete reference in section seven hundred forty point thirteen (740.13) of the Code, was taken up for consideration.

Butler 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. 198)
The ayes were, 88:

| Anderson | Bennett | Bortell | Brinck <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bittle | Branstad | Brockett |  |


| Brunow | Ewing | Knoke | Patchett <br> Butler |
| :--- | :--- | :--- | :--- |
| Ferguson | Krause | Petersen |  |
| Byerly | Fischer, H.O. | Kreamer | Poncy |
| Caffrey | Fisher, C. R. | Lippold | Rapp |
| Carr | Fitzgerald | Lipsky | Readinger |
| Clark, J. W. | Freeman | Logue | Rinas |
| Cochran | Grassley | McCormick | Roorda |
| Connors | Hansen | McElroy | Schroeder |
| Crabb | Harvey | Mendenhall | Small |
| Crawford | Hennessey | Menke | Stanley |
| Cusack | Higgins | Mennenga | Stephens |
| Daggett | Hill | Middleswart | Stromer |
| Danker | Holden | Miller, A.V. | Strothman |
| De Jong | Horn | Miller, K. D. | Welden |
| Den Herder | Husak | Miller, R. G. | Wells |
| Doyle | Hutchins | Newhard | West |
| Dunlap | Jesse | Nielsen | Woods |
| Dunton | Jordan | Norland | Wulff |
| Edelen | Junker | Norpel | Wyckoff |
| Egenes | Kiser | O'Halloran | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:
Clark, J. H.
$\underset{\text { Drake }}{ }$
Fullerton
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 203, a bill for an act relating to the testing of motor fuels, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 203)
The ayes were, 71:

| Bennett | Dunton | Lippold | Peterson |
| :---: | :---: | :---: | :---: |
| Bortell | Egenes | Lipsky | Poncy |
| Branstad | Ewing | McCormick | Rapp |
| Brunow | Ferguson | McElroy | Readinger |
| Butler | Fischer, H. O. | Mendenhall | Rinas |
| Byerly | Fisher, C. R. | Menke | Roorda |
| Caffrey | Hansen | Mennenga | Small |
| Carr | Hargrave | Middleswart | Stanley |
| Clark, J. W. | Hennessey | Miller, A. V. | Stephens |
| Cochran | Higgins | Miller, K. D. | Stromer |
| Crabb | Horn | Miller, R. G. | Strothman |
| Crawford | Husak | Monroe | Welden |
| Cusack | Jesse | Newhard | West |
| Daggett | Jordan | Norland | Woods |
| Danker | Junker | Norpel | Wulff |
| Den Herder | Kiser | O'Halloran | Wyckoff |
| Doyle | Krause | Patchett | Mr. Speaker |
| Dunlap | Kreamer | Pellett |  |

The nays were, 14:

| Anderson | Edelen | Harvey | Knoke <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bittle <br> Brockett | Fitzgerald <br> Freeman <br> Grassley | Hill | Holden |

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

House File 100, a bill for an act relating to traffic violations used as evidence in civil judicial proceedings, with report of committee recommending passage, was taken up for consideration.

Speaker pro tempore Kreamer in the chair at 11:03 a.m.
Stanley of Muscatine offered the following amendment filed by him and moved its adoption:
H-59
1 Amend House File 100 by striking lines 5 through
212 and inserting in lieu thereof the words "hundred
3 eighty-nine (321.489), Code 1973, is repealed."
A non-record roll call was requested.
The ayes were 12, nays 72 .
Amendment H-59 lost.
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. 100)
The ayes were, 82:

| Anderson | Connors | Fitzgerald | Junker |
| :--- | :--- | :--- | :--- |
| Avenson | Crabb | Grassley | Kiser |
| Bennett | Crawford | Hansen | Knoke |
| Bortell | Cusack | Hargrave | Krause |
| Branstad | Danker | Harvey | Lippold |
| Brinck | De Jong | Hennessey | Logue |
| Brockett | Den Herder | Higgins | McCormick |
| Branow | Doyle | Hill | McElroy |
| Butler | Dunlap | Holden | Mendenhall |
| Byerly | Dunton | Horn | Menke |
| Caffrey | Edelen | Husak | Mennenga |
| Carr | Ewing | Hutchins | Middleswart |
| Clark, J. W. | Ferguson | Jesse | Miller, A. V. |
| Cochran | Fisher, C. R. | Jordan | Miller, K. D. |

Miller, R. G.
Newhard
Nielsen.
Norland
Norpel
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda.
Small
Stanley
Stephens
Stromer
Strothman
Varley
Welden

Wells
West
Woods
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, 5 :
Bittle
Freeman
Egenes
Absent or not voting, 13:
Clark, J. H. Fullerton
Daggett
Drake
Fischer, H. O.
Griffee
Harper
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 206 PENDING

House File 206, a bill for an act relating to the age of retirement for a public employee, was taken up for consideration.
(House File 206 pending at adjournment.)
SUBCOMMITTEE ASSIGNMENTS

House File 38
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse
House File 51
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse
House File 52
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse
House File 53
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse
House File 58
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse

House File 63
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse
House File 75
Bortell, Chairman
Danker
Hutchins
House File 77
Dunlap, Chairman
Egenes
Middleswart
Monroe
Roorda
House File 93
Schroeder, Chairman
Brockett
Stromer
Brinck
Jesse
House File 111
McElroy, Chairman
Clark, J. H.
Miller, A. V.
House File 123
Grassley, Chairman
Daggett
Middleswart

House File 126
Butler, Chairman
Tofte
Middleswart
House File 132
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland
House File 137
Hill, Chairman
Edelen
Poncy
Newhard
Hennessey
House File 138
Crawford, Chairman
Doyle
Stanley
House File 143
Branstad, Chairman
Bittle
Mennenga
House File 144
Oakley, Chairman
Strothman
Hargrave

House File 145
Crawford, Chairman
Jesse
Logue
House File 146
Edelen, Chairman
O'Halloran
Jordan
House File 150
Kiser, Chairman
Grassley
Fitzgerald
House File 151
Newhard, Chairman
Oakley
Doyle
House File 152
Hill, Chairman
Edelen
Poncy
Newhard
Hennessey
House File 153
McElroy, Chairman
Ewing
Monroe
House File 154
Oakley, Chairman
Nielsen
Rapp
House File 156
Tofte, Chairman
Griffee
Brockett
House File 162
Logue, Chairman
Jordan
Egenes

House File 163
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller
House File 167
Hill, Chairman
Edelen
Poncy
Newhard
Hennessey
House File 172
Harvey, Chairman
Wulff
Carr
House File 177
Danker, Chairman
Jordan
Hutchins
House File 182
Fischer, H. O., Chairman
Jordan
McElroy
House File 183
Mendenhall, Chairman Senate File 121
Hutchins
Stephens
House File 185
Bortell, Chairman
Clark
Rapp
House File 188
Ewing, Chairman
Fisher, C. R.
McCormick

House File 196
Wyckoff, Chairman
Stephens
Hennessey
House File 199
Kiser, Chairman
Fitzgerald
Tofte
House Joint
Resolution 6
Danker, Chairman
Fitzgerald
Roorda
House Concurrent
Resolution 16
Kreamer, Chairman
Brinck
Brockett
Dunton
Lippold
Norpel
Stromer
Senate File 17
West, Chairman
Knoke
Poncy
Stanley, Chairman
Bittle
Dunton
Junker
Krause
Senate File 124
Dunlap, Chairman
Egenes
Middleswart
Monroe
Roorda

## AMENDMENTS FILED

1 Amend House File 200, page 3, as follows:
2 1. Line 18, by striking the word "two" and inserting
in lieu thereof the word "six".
2. Line 20, by striking the word "four" and inserting in lieu thereof the word "five".
3. Line 23, by striking the word "five" and inserting in lieu thereof the word "four".
4. Line 26, by striking the word "six" and inserting in lieu thereof the word "two".

MONROE of Des Moines MIDDLESWART of Warren BYERLY of Polk

## H-62

1 Amend House File 204 as follows:
2 1. By striking line 7 and inserting in lieu

3 thereof "eighteen percent available phosphorus
4 pentoxide $\left(\mathrm{P}_{2} \mathrm{O}_{5}\right)$ or the equivalent percentage in
5 available phosphorus ( P ) form, nor any mixed".
6 2. In line 9 by inserting after the word
7 "phosphorus" the word "pentoxide".
8 3. By striking line 10 and inserting in lieu
9 thereof "sium oxide ( $\mathrm{K}_{2} \mathrm{O}$ ) totals less than twenty
10 percent or the equivalent percentage when computed
11 by using the basic elemental form, shall be offered".
HUSAK of Tama
MILLER of Cerro Gordo DANKER of Pottawattamie

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, February 19, 1973.

# JOURNAL OF THE HOUSE 

Forty-third Calendar Day-Thirtieth Session Day
hall of the house of Representatives
Des Moines, Iowa, Monday, February 19, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend John D. McGowan, pastor of the New Christian Church, Des Moines, Iowa.

The Journal of Friday, February 16, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Larry Boeke, West Union, lowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harper of Davis on request of Brunow of Appanoose; Jordan of Linn on request of Rinas of Linn; Brinck of Lee on request of Clark of Lee; Caffrey of Polk on request of Cochran of Webster.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Five ninth grade students from Ames Central Junior High School, Ames, accompanied by John Hilgerson. By Crawford of Story.

## PETITIONS FILED

The following petitions were received and placed on file:
By Wells of Linn and Patchett of Johnson, from twenty-seven members of the Hawkeye Appaloosa Club of Cedar Rapids favoring pari-mutuel betting on horse racing.

By Fisher of Greene, from fourteen residents of Greene County opposing a mandatory law on wearing motorcycle helmets.

By Avenson of Fayette, from fifteen residents of Fayette County, and Tofte of Winneshiek, from one hundred forty resi-
dents of Winneshiek County, opposing House File 7, relating to the establishment of an Iowa natural and scenic rivers system.

## INTRODUCTION OF BILLS

House File 231, by Holden, Drake, Kreamer, Hill, Bittle, Readinger, Roorda, Crawford, Kiser, Wulff, Brockett, West, Lippold, Tofte, Egenes, Harvey, McElroy, Hansen, Menke and Ewing, a bill for an act relating to aid to dependent children, blind assistance, and aid to the disabled.

Read first time and referred to committee on human resources.
House File 232, by Doyle (Kelly), a bill for an act relating to the juvenile court and dependent, delinquent, and neglected children.

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

House File 233, by Drake, Tofte, Menke, Bortell, Daggett, Ewing, McElroy, Danker, Crabb, Pellett, Egenes, Strothman, Peterson, Stanley, Ferguson, Anderson, Branstad, Edelen, Fullerton, Bennett, Hansen, Stephens, Brockett, West, Lippold and Schroeder, a bill for an act to exempt all livestock from property taxation for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and making an appropriation.

Read first time and referred to committee on ways and means.
House File 234, by Holden, a bill for an act relating to the use of eminent domain by county boards of supervisors for any secondary road.

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

House File 235, by Doyle and Junker (Andersen), a bill for an act relating to the age of retirement under the Iowa public employees' retirement system.

Read first time and referred to committee on state government.
House File 236, by Husak, Cochran and Wyckoff, a bill for an act relating to the apportionment of property valuation of certain electric power generating plants.

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

House File 237, by Lipsky, Hargrave, Knoke, Crawford, Wells, Oakley, Griffee and Avenson, a bill for an act relating to standards for ambulance services and providing penalties for violations.

Read first time and referred to committee on human resources.
House File 238, by Mendenhall, Caffrey, Krause, Wells, Horn, Lippold, Readinger, Ewing, Rapp, Kiser and Cusack, a bill for an act exempting a portion of the annuities received from the United States civil service retirement trust fund from state income tax.

Read first time and referred to committee on ways and means.
House File 239, by Welden, a bill for an act relating to replacement of borrow pit soil.

Read first time and referred to committee on natural resources.
House File 240, by committee on human resources, a bill for an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded or to a special mental retardation unit in facilities outside those institutions.

Read first time and placed on the calendar.
House File 241, by Dunton, Wells, Horn, Strothman and Middleswart, a bill for an act relating to the salary of the superintendent of a merged area.

Read first time and referred to committee on education.
House File 242, by committee on appropriations, a bill for an act making an appropriation to the board of architectural examiners and providing for the administration of funds designated for use of such board.

Read first time and placed on the calendar.

## INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 7, by Mendenhall, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to four-year terms for members of the House of Representatives.

Read first time and referred to committee on state government.

House Joint Resolution 8, by committee on natural resources, a joint resolution to require approved soil conservation practices on land in the watershed of proposed United States army corps of engineers multipurpose dams prior to construction of such dams.

Read first time and placed on the calendar.

SPECIAL ORDER

(Senate File 25)
Holden of Scott asked and received unanimous consent that Senate File 25 be made a special order of business for 1:00 p.m. Wednesday, February 21, 1973.

## 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:

February 14, 1973
Mr. William H. Harbor
Chief Clerk
House of Representatives
State House
Local
Dear Mr. Harbor:
There are transmitted herewith claims against the State of Iowa, to be filed with the claims committee of the House of Representatives.

These include 9 claims of a general nature.
This report is supplemental to our original listing of January 9, 1973.
Index is attached showing number of claim, name and address of claimant, amount of claim and amount approved.

MAURICE E. BARINGER Chairman State Appeal Board
Receipt of the above is hereby acknowledged.
WILLIAM H. HARBOR, Chief Clerk

## OFFICE <br> STATE COMPTROLLER

| 566-65-25 | Cummins Nursing Home, 1709 Grandview <br>  <br>  <br>  <br> Blvd., Sioux City, Iowa. Outdated claim/ <br> Soc. Serv. ...................................................355.60 Disapproved |
| :--- | :--- |

670-65-25 Mildred Greeson, Woodward, Iowa 50276 Auto damage/Soc. Serv. (Woodward Hosp.)
35.18 Disapproved
$\begin{array}{llll}\text { 705-65-25 } & \text { Aurora Manor, 1601 N. Farnsworth } & \\ & \text { Ave., Aurora, Illinois. Outdated claim/ } \\ & \text { Title XIX ................................................... } 803.65 \text { Disapproved }\end{array}$

| 768-65-25 | Matilda Bostwidk, Bouton, Iowa 50039 Auto damage at Woodward State Hosp. | 127.11 | Disapproved |
| :---: | :---: | :---: | :---: |
| 797-65-25 | Encyclopaedia Britannica, 8316 Blondo, Omaha, Nebraska. Refund on unused rental space at State Fair $\qquad$ | 115.00 | Disapproved |
| 799-65-25 | Mrs. Vera Nelson, 116 N. Main St., Woodward, Iowa 50276. Auto damage at Woodward State Hosp. | 81.89 | Disapproved |
| 877-65-25 | Katherine Kenney, P.O. Box 361, Woodward, Iowa 50276. Auto damage/Woodward State Hosp. | 25.00 | Disapproved |
| 905-65-25 | Kirkwood Community College Library, 6301 Kirkwood Blvd. S. W., Cedar Rapids, Iowa 52406 $\qquad$ | 61.00 | Disapproved |
| 925-65-25 | Litton Education Pub. Inc., P. O. Box 1638. Cincinnati, Ohio 45201. Outdated invoices/Conservation Comm. | 34.82 | Disapproved |

## 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 on February 15, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 14, providing for the permanent joint rules of the Sixty-fifth General Assembly.

RALPH R. BROWN, Secretary

## CONSIDERATION OF BILLS <br> BUSINESS PENDING CALENDAR

HOUSE FILE 206 PENDING
The House resumed consideration of House File 206, a bill for an act relating to the age of retirement for a public employee.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

```
H-64
    1 Amend House File 206 as follows:
    2 1. Page 2, by inserting before line 1, the follow-
    3 ing:
    Section 1. Section ninety-seven B point eleven
    (97B.11), Code 1973, is amended to read as follows:
    97B.11 CONTRIBUTIONS BY EMPLOYER AND EMPLOYEE.
    Each employer shall deduct from the wages of each member
    of the system a contribution in the amount of three
    and one-half percent of the covered wages paid by the
    employer until the first of the month after the member's
    [seventieth] sixty-fifth birthday or his termination or
    retirement from employment, whichever is earlier. The
    contributions of the member shall be matched by the
```

employer.
Sec. 2. Section ninety-seven B point forty-one (97B.41), subsection one (1), paragraph b, subparagraph
four (4), Code 1973, is amended to read as follows:
(4) Effective July 1, [1967] 1978, covered wages shall not include wages to a member after the first of the month coinciding with or next following his [seventieth] sixty-fifth birthday, or after the effective date of his retirement unless he is re-employed, as provided under section 97B.48, subsection 3.

Sec. 3. Section ninety-seven B point forty-one (97B.41), subsection eighteen (18), Code 1973, is amended to read as follows:
18. "Membership service" means service rendered by a member after July 4, 1953, and prior to the first of the month coinciding with or next following his [seventieth] sixty-fifth birthday. Years of membership service shall be counted to the complete quarter calendar year.

Sec. 4. Section ninety-seven B point forty-five (97B.45), Code 1973, is amended by striking the section and inserting in lieu thereof the following:

97B. 45 RETIREMENT AGE AT SIXTY-FIVE. A member's normal retirement date shall be the first of the month coinciding with or next following his sixty-fifth birthday. A member shall retire after his sixty-fifth birthday except as otherwise provided in section ninetyseven B point forty-six (97B.46) of the Code. A member retiring after his normal retirement date, as provided in section ninety-seven B point forty-six (97B.46) of the Code, shall submit a written notice to the commission setting forth the date the retirement is to become effective, provided that such date shall be after his last day of service and not before the first day of the sixth calendar month preceding the month in which the notice is filed, except that credit for service shall cease after the normal retirement date.

Sec. 5. Section ninety-seven B point forty-six (97B.46), Code 1973, is amended to read as follows:
97B. 46 SERVICE AFTER AGE [SEVENTY] SIXTY-FIVE. A member may, on the request of the employer, remain in the active employ of the employer beyond the date he attains the age of [seventy] sixty-five for such period or periods as the employer from time to time shall approve, provided, however, that credit for such service shall cease when contributions cease as provided in section 97B.11. The member shall retire from the employment of the employer at the end of the last approved period, on the first day of the month next following or coinciding with such date. A member remaining in service past his seventy-second birthday shall be entitled to receive a retirement allowance under subsections 2 and 3 of section 97B. 49 [on the first day of the month within which the notice is filed]
commencing with payment for the calendar month within which the written notice is submitted to the commission, except that if he fails to submit the notice on a timely basis, retroactive payments shall be made for no more than six months immediately preceding the month in which the written notice is submitted.

Sec. 6. Section ninety-seven B point forty-seven (97B.47), Code 1973, is amended to read as follows:

97B.47 RETIREMENT DATE. A member's early retirement date shall be the first of any month coinciding with or following his fifty-fifth birthday and prior to his normal retirement date, provided such date shall be after the last day of service. A member may retire on his early retirement date by submitting written notice to the commission setting forth the early retirement date which shall [be no more than thirty days prior to the filing of such notice] not be before the first day of the sixth calendar month preceding the month in which such notice is filed.

Sec. 7. Section ninety-seven B point forty-eight (97B.48), Code 1973, is amended by striking subsections two (2) and three (3) and inserting in lieu thereof the following:
2. The first monthly payment of a normal retirement allowance shall be paid as of the normal retirement effective date, which date shall be the later of the normal retirement date or the first day of the sixth calendar month preceding the month in which written notice of normal retirement is submitted to the commission. Payment of an early retirement allowance or an allowance for retirement after the normal retirement date shall be paid as of the effective date of retirement subject to the provisions of sections ninetyseven B point forty-five ( 97 B .45 ), ninety-seven B point forty-six (97B.46), or ninety-seven B point forty-seven (97B.47) of the Code. The payments shall be continued thereafter for the lifetime of the retired member except as provided in subsection three (3) of this section.
3. If at any time after the first day of the month coinciding with or next following his fifty-fifth birthday and until his sixty-fifth birthday, a member who is retired under this chapter is in regular fulltime employment, his retirement allowance shall be suspended for as long as he remains in employment. However, employment shall not be regarded as full-time employment until he receives remuneration in an amount in excess of one thousand eight hundred dollars for any calendar year. Effective the first of the month coinciding with or next following his sixty-fifth birthday, a retired member shall be entitled to receive a retirement allowance after return to covered employment regardless of the amount of remuneration received. As of the first of the month coinciding with or next following the member's seventy-second birthday, he shall

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be entitled to receive a retirement allowance determined under section ninety-seven B point forty-nine (97B.49)
of the Code, regardless of the amount of remuneration received. Upon any retirement after reemployment, a retired member shall be entitled to have his retirement allowance redetermined under sections ninety-seven B point forty-eight (97B.48), ninety-seven B point fortynine (97B.49), or ninety-seven B point fifty (97B.50) of the Code, whichever is applicable, based upon the employee's and his employer's additional contributions, and any membership service of the employee after his reemployment and prior to his normal retirement date.
2. By renumbering the remaining sections as needed.

Hill of Polk rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.
(House File 206 and Schroeder amendment pending.)

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 109, a bill for an act relating to valuing and listing certain property granted exemption from property tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
$\mathrm{H}-66$
1 Amend Senate File 109, as passed by the Senate, 2 page 1, by inserting after the period in line 17 the
3 following new sentence:
"The county and city assessor shall also value all property owned by the state and any of its political subdivisions which is leased or rented to any person and which is used regularly for commercial purposes."

STANLEY of Muscatine, Chairman

## AMENDMENTS FILED

$\square$
1 Amend House File 192, page 2, line 4, by
2 inserting after the word "section" the words
3 "for that session".
WELDEN of Hardin
H-68
1 Amend House File 193 as follows:
2 1. Page 1, lines 14 and 15, by striking the words
3 "[on Saturday, Sunday, holidays,]" and inserting in

4 lieu thereof the words "on [Saturdays,] Sundays,
5 holidays".
6 2. Page 1, line 16, by striking the words
7 "Sundays, or holidays".
DUNTON of Keokuk
H-65
1 Amend Senate File 25 as passed by the Senate
2 and reprinted, as follows:
3 On page 12A, by striking lines 1 through 4
4 and inserting in lieu thereof the following:
5 "1. Financial statements of the organization
6 including a balance sheet as of the end of the
7 preceding calendar year and statement of profit and
8 loss, statement of changes in equity, and a
9 statement of changes in financial position for the
10 year then ended, all prepared in accordance with
11 generallly accepted accounting principles and
12 certified by an independent certified public
13 accountant or an independent public accountant."
HUSAK of Tama
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, February 20, 1973.

## JOURNAL OF THE HOUSE

Forty-fourth Calendar Day—Thirty-first Session Day
Hall of the House of Representatives
Des Moines, Iowa, Tuesday, February 20, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by Dr. Lawrence P. Fitzpatrick, pastor of the United Methodist Church, Coin, Iowa.

The Journal of Monday, February 19, 1973, was approved.

## Legislative physician for the day

Dr. Robert Martin, Cedar Rapids, Iowa.

## Leave of absence

Leave of absence was granted as follows:
Anderson of Ringgold on request of Welden of Hardin.

## PRESENTATION OF VISITORS

Avenson of Fayette presented to the House the Honorable Kenneth W. Fuelling, former member of the House during the Fifty-eighth and Fifty-ninth General Assemblies, representing Clayton County.

The Speaker announced that the following visitors were present in the House chamber:

Thirty sixth grade students from Hubbell Elementary School, Des Moines, accompanied by Mr. Paulovits. By Hill of Polk.

Ninety-five fifth grade students from Fairmeadows Elementary School, West Des Moines, accompanied by Mrs. Stevenson, Mrs. Schertz and Mrs. Hansen. By Bittle of Polk.

One hundred fifteen students from Pella Community High School, Pella, accompanied by Toni Hoekstra, Norris Hale, Wilmer Kirschman, Nola Vander Streek and Sonja Overman. By De Jong of Marion.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 109, under Rule 35.

## PETITIONS FILED

The following petitions were received and placed on file:
By Husak of Tama, from two hundred sixty-eight parishioners of St. Mary's Parish in Grinnell, and Logue of Iowa, from fortyfive residents of lowa County, opposing any liberalization of abortion in Iowa.

By Crabb of Crawford, from seven residents of Crawford County opposing liquor sales on Sunday.

## INTRODUCTION OF BILLS

House File 243, by Wells and Lipsky, a bill for an act relating to frauds upon landlords.

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

House File 244, by Doyle (Rodgers), a bill for an act relating to the use of flashing lights on emergency vehicles.

Read first time and referred to committee on transportation.
House File 245, by Higgins, a bill for an act to provide for a state lottery; to provide for a state lottery commission; to provide for the disposition of funds received through the lottery; to provide for the rules and regulations to govern the lottery; and providing a penalty.

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

House File 246, by Mendenhall and Tofte (Tieden), a bill for an act relating to the issuance of trapping licenses to nonresidents and making the provisions of the act retroactive.

Read first time and referred to committee on natural resources.
House File 247, by Bittle, a bill for an act relating to the issuance of personalized registration plates for motor vehicles.

Read first time and referred to committee on transportation.
House File 248, by Kreamer, a bill for an act relating to reporting of vehicle accidents.

Read first time and referred to committee on transportation.
House File 249, by Schroeder, a bill for an act repealing provisions of the Code relating to the reimbursement of school districts for loss of tax revenues.

Read first time and referred to committee on education.
House File 250, by Crabb, a bill for an act relating to motor vehicle inspection and providing a penalty.

Read first time and referred to committee on transportation.
House File 251, by Norpel, Wyckoff and Hansen, a bill for an act relating to motor vehicle accident records.

Read first time and referred to committee on transportation.
House File 252, by Dunton, a bill for an act relating to the successful completion of physical education courses in elementary and secondary schools of the state.

Read first time and referred to committee on education.
House File 253, by committee on natural resources, a bill for an act relating to the importing and releasing of game.

Read first time and placed on the calendar.
House File 254, by Knoke, Oakley and Jesse, a bill for an act relating to forcible entry and detainer actions.

Real first time and referred to committee on judiciary and law enforcement.

House File 255, by Monroe, a bill for an act to repeal the odometer law and the penalty.

Real first time and referred to committee on transportation.
House File 256, by Higgins and Cusack, a bill for an act to remove the jail sentence for possession of marijuana, other than possession with intent to deliver.

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

House File 257, by Fischer of Grundy, a bill for an act relating to the sale of motor vehicle insurance policies.

Read first time and referred to committee on commerce.
House File 258, by Kreamer, a bill for an act relating to tort liability due to acts or omissions of directors, officers, employees, and members of nonprofit corporations.

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

House File 259, by Kreamer, a bill for an act relating to the election of officers in school disticts.

Read first time and referred to committee on education.
House File 260, by Fischer of Grundy, Wells, Fullerton, Roorda, Schroeder, Drake, Cusack and Millen (Schwieger, Griffin, Miller of Des Moines, Nystrom and Gluba), a bill for an act relating to the practice of barbering.

Read first time and referred to committee on state government.
House File 261, by Holden, a bill for an act relating to free registration plates for certain disabled veterans.

Read first time and referred to committee on transportation.
House File 262, by Stromer, a bill for an act relating to the notification of the termination of farm tenancies.

Read first time and referred to committee on agriculture.
House File 263, by Welden, a bill for an act relating to the right of public employees and public employers to bargain collectively and making a strike or encouraging a strike unlawful.

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

House File 264, by Kreamer, Woods, Junker, Lipsky and Connors (Milligan, Plymat and Andersen), a bill for an act relating to registration of motor vehicles.

Read first time and referred to committee on transportation.
House File 265, by McElroy and Connors, a bill for an act reinstating the calendar year as the fiscal year for cities and towns, counties, and other political subdivisions.

Read first time and referred to committee on rules.
House File 266, by Welden, a bill for an act relating to financing primary roads, and making an appropriation.

Read first time and referred to committee on transportation.

## SPONSORS ADDED

(House Files 228 and 233)
Krause of Palo Alto and Hutchins of Guthrie have been added as co-sponsors of House Files 228 and 233.

## ADOPTION OF HOUSE RESOLUTION 5

Crabb of Crawford called up for consideration House Resolution 5, filed February 16, 1973, and found on page 345 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MEMORIAL FUND COMMITTEE APPOINTED

The Speaker appointed the following members and employee to serve on the William R. "Bill" Kendrick memorial fund committee: Crabb of Crawford, Welden of Hardin, Caffrey of Polk and Dolores Abels.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 17
Holden of Scott called up for consideration House Concurrent Resolution 17, filed February 13, 1973, and found on page 320 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
ADOPTION OF HOUSE CONCURRENT RESOLUTION 18
Holden of Scott called up for consideration House Concurrent Resolution 18, filed February 13, 1973, and found on page 321 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 on February 16, 1973, passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 7, a resolution urging the rescinding of the order to ship commodity credit grain.

Also: That the Senate has on February 16, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 30, a bill for an act relating to real estate broker trust accounts.

Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 34, a bill for an act relating to supreme court fees.
Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 75, a bill for an act relating to the interstate corrections compact.

Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 107, a bill for an act relating to the penalty for violation of the provisions for advertising and selling courses of instruction.

Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 118, a bill for an act relating to county expenditures for joint law enforcement facilities.

Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 148, a bill for an act relating to the cash depreciation fund for Iowa State Industries.

Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 149, a bill for an act clarifying legal settlement of a minor child residing in an institution.

Also: That the Senate has on February 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 157, a bill for an act relating to the age of consent for venereal disease diagnosis and treatment.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 30

Amend House File 30, by striking lines 10, 11 and 12 and inserting in lieu thereof the following:
"that a broker acting as a salesman shall either maintain such a common trust account or, in the alternative, shall deposit funds in the common trust account of the broker for whom he acts as a salesman."

## SENATE MESSAGES CONSIDERED

Senate File 75, a bill for an act relating to the interstate corrections compact.

Read first time and passed on file.
Senate File 107, a bill for an act relating to the penalty for violation of the provisions for advertising and selling courses of instruction.

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

Senate File 118, a bill for an act relating to county expenditures for joint law enforcement facilities.

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

Senate File 148, a bill for an act relating to the cash depreciation fund for Iowa State Industries.

Read first time and referred to committee on human resources.
Senate File 149, a bill for an act clarifying legal settlement of a minor child residing in an institution.

Read first time and referred to committee on human resources.
Senate File 157, a bill for an act relating to the age of consent for venereal disease diagnosis and treatment.

Read first time and referred to committee on human resources.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

SENATE FILE 75 SUBSTITUTED FOR HOUSE FILE 84
Lipsky of Linn asked and received unanimous consent to substitute Senate File 75 for House File 84.

Senate File 75, a bill for an act relating to the interstate corrections compact, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 75)
The ayes were, 94:

| Avenson | Den Herder | Horn | Miller, R. G. |
| :--- | :--- | :--- | :--- |
| Bennett | Doyle | Husak | Monroe |
| Bittle | Drake | Hutchins | Newhard |
| Bortell | Dunlap | Jesse | Nielsen |
| Branstad | Dunton | Jordan | Norland |
| Brinck | Edelen | Junker | Norpel |
| Brockett | Egenes | Kiser | Oakley |
| Brunow | Ewing | Knoke | O'Halloran |
| Butler | Ferguson | Krause | Patchett |
| Byerly | Fischer, H. O. | Kreamer | Pellett |
| Caffrey | Fisher, C.R. | Lippold | Peterson |
| Carr | Fitzgerald | Lipsky | Poncy |
| Clark, J. H. | Freeman | Logue | Rapp |
| Clark, J. W. | Fullerton | McCormick | Readinger |
| Cochran | Grassley | McElroy | Rinas |
| Connors | Griffee | Mendenhall | Roorda |
| Crabb | Hansen | Menke | Small |
| Crawford | Hargrave | Mennenga | Stanley |
| Cusack | Hennessey | Middleswart | Stephens |
| Daggett | Higgins | Millen | Stromer |
| Danker | Hill | Miller, A. V. | Strothman |
| De Jong | Holden | Miller, K. D. | Tofte |


| Welden | West | Wyckoff | Mr. Speaker |
| :--- | :---: | :--- | :--- |
| Wells | Wulff |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Anderson Harvey <br> Harper Schroeder | Trowbridge | Woods |  |

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

## HOUSE FILE 84 WITHDRAWN

Lipsky of Linn asked and received unanimous consent to withdraw House File 84 from further consideration by the House.

## HOUSE FILE 59 RECONSIDERED AND PENDING

Schroeder of Pottawattamie called up for consideration the motion to reconsider House File 59, filed on February 5, 1973, and moved to reconsider the vote by which House File 59, a bill for an act relating to changes in roads, streams, or dry runs, failed to pass the House on February 5, 1973.

A non-record roll call was requested.
The ayes were 63, nays 32 .
The motion prevailed.
Schroeder of Pottawattamie moved that the vote by which House File 59 was placed on its last reading be reconsidered.

The motion prevailed.
Hill of Polk asked and received unanimous consent to withdraw amendment H-47 filed by him on February 13, 1973.

Rinas of Linn asked and received unanimous consent to withdraw amendment H-27 filed by him on February 5, 1973.
(House File 59 pending.)
On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

> REPORT OF COMMITTEE ON APPROPRIATIONS
> (House File 242)

House File 242 provides that the money previously reverted to the general fund by the Architectural Examining Board from fiscal year 1972 $(\$ 2,891.60)$ be returned to the board. Although the board will be within
its budget at the end of this fiscal year, they are faced with a cash flow problem resulting from the fact that the bulk of their money, obtained through collections, does not come in until the middle of June. Their cash on hand has been used for salaries and operating expenses for the first three quarters of the fiscal year, and they are left without funds for the last quarter.

The supplementary appropriations will be used for salaries and normal operating expenses for the last quarter.

Because this experience has demonstrated that $\$ 15,000$ is not adequate to carry the board through the whole year, House File 242 strikes the reversion clause from the Code.

> GRASSLEY of Butler, Chairman

## REPORT OF DEPARTMENT OF JUSTICE

There is on file in the office of the Chief Clerk a copy of the report to the Governor as required by Sections 13.2 (6) and 17.6, Code of Iowa, 1973, of the condition of the office of the Attorney General, opinions rendered and business transacted of public interest.

## REPORTS OF COMMITTEES

Tofte of Decorah, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 156, a bill for an act relating to definition of employees eligible for 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.

## KNOKE of Pottawattamie, Chairman

Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources, to whom was referred Senate File 66, a bill for an act relating to furloughs and work release programs for inmates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LIPSKY of Linn, Chairman

## AMENDMENTS FILED

H-69
1
Amend Senate File 25, as amended and passed by the
2 Senate and reprinted, page 2B, line 45, by striking
3 all after the word "illness", and inserting in lieu
4 thereof the following: ", injury, or physical disabil-
5 ity."
MONROE of Des Moines

## H-70

Amend Senate File 25 as passed by the Senate and reprinted, as follows:

1. Page 11 A , lines 18 and 19 , by striking the words "for various categories of enrollees".
5 2. Page 11 A , line 20 , by inserting after the word
6 "health" the following: ", age or sex".
O'HALLORAN of Black Hawk
H-72
1 Amend Senate File 25, as passed by the Senate and 2 reprinted, as follows:
3 Page 9, by striking all of lines 26 through 30 and 4 inserting in lieu thereof the following:
5 "Sec. 8. NEW SECTION. GOVERNING BODY. Every health
6 maintenance organization shall have a governing body
7 separate and apart from the governing body of any other
8 legal entity. The governing body of any health mainten-
9 ance organization may include providers, other individ-
10 uals, or both. At any time the health maintenance org-
11 anization has more than one thousand enrollees, it shall
12 include on its governing body a number of such subscrib-
13 ers who shall be reasonably representative of all en-
14 rollees, provided that no enrollee member of the gov-
15 erning body shall be the child, parent or spouse of any
16 professional person involved in health care delivery, or
17 have any other direct or official relationship to any
18 profession involved in health care delivery. The com-
19 missioner shall establish guidelines to implement this
20 section,"
HIGGINS of Scott

| H-78 |  |
| :--- | :--- |
| 1 | Amend H-72 to Senate File 25, by Higgins, filed on |
| 2 | February 20, 1973, lines 11 through 14, by striking |
| 3 | the words "it shall include on its governing body a |
| 4 | number of such subscribers who shall be reasonably |
| 5 | representative of all enrollees" and inserting in lieu |
| 6 | thereof the words "not less than one-third of the |
| 7 | membership of the governing body shall be composed of |
| 8 | these enrollees". |

CONNORS of Polk


PATCHETT of Johnson

## H-76

1 Amend House File 103 as follows:

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-79
$$

Amend House File 59, as amended by the House, as follows:

1. By striking from lines 6 and 7 of Section 1 the words "on their own motion" and inserting in lieu thereof the words "[on their own motion]".
2. By inserting after the word "highway." the following: "However, the board of supervisors of the county in which such project is located shall approve such changes or ponding proposed by the state highway commission as to primary roads and the state highway commission shall approve such changes or ponding proposed by a county board of supervisors as to secondary roads."

RINAS of Linn

## H-74

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Amend House File 159 on page 1, line 8, by inserting after the word "amended" the words "to January 1, 1973".

PELLETT of Cass
H-73
1 Amend the Schroeder amendment H-64 to House File
2206 by striking lines 2 through 134 and inserting
3 in lieu thereof the following:
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5
6
Page 2 by inserting after line 7 the following new paragraph:

Nothing in this Act shall be construed to prevent an employer from retaining an employee in the active employ of the employer beyond the date the employee attains the age of sixty-five for such period or periods as the employer from time to time shall approve. The employee shall retire from

12 the employment of the employer at the end of the
13 last approved period, on the first day of the
14 month next following or coinciding with such date.
BITTLE of Polk
H-75
1 Amend House File 206, page 2, line 7 by inserting
after the word "years" the following: "; provided, however, that in the application of such a retirement policy to any particular employee, the burden shall be on the employer to establish that such required
retirement is based upon the nature of the occupation or upon the particular employee's inability to properly perform the function of his employment as a result of age".

## O'HALLORAN of Black Hawk

H—77
1 Amend House File 206 as follows:
2 1. Page 2, line 6, by striking the words "an age
3 not less" and inserting in lieu thereof the word "age".
2. Page 2, line 7, by striking the word "than".
3. Page 2, by adding after line 7 the following:
"Sec. 2. Section ninety-seven B point forty-five (97B.45), Code 1973, is amended to read as follows:

97B. 45 RETIREMENT AGE AT SIXTY-FIVE. A member's normal retirement date shall be the first of the month coinciding with or next following his sixty-fifth birthday. A member may retire after his normal retirement date by submitting a written notice to the commission setting forth the date the retirement is to become effective, provided that such date shall be after his last day of service and no more than thirty days prior to the filing of such notice. A member shall retire after his [seventieth] sixty-fifth birthday unless on request of the employer he remains in active employment in the manner provided in section ninetyseven B point forty-six (97B.46) and except as otherwise provided in section 97B.46."
4. By renumbering the remaining section.

SCHROEDER of Pottawattamie
On motion by Holden of Scott, the House adjourned until 9:00
a.m.. Wednesday, February 21, 1973.

## JOURNAL OF THE HOUSE

> Forty-fifth Calendar Day-Thirty-second Session Day
> Hall of the House of Representatives
> Des Mornes; Iowa, Wednesday, February 21, 1973

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

Prayer was offered by the Reverend Joseph Flatt, pastor of the First Baptist Church, Yarmouth, Iowa.

The Journal of Tuesday, February 20, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Robert Dawson, Estherville, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Clark of Dubuque on request of Cochran of Webster.

## PRESENTATION OF VISITORS

Stephens of Plymouth presented to the House the Honorable A. Gordon Stokes, former member of the House during the Fiftyninth through the Sixty-fourth General Assemblies, representing Plymouth County.

The Speaker announced that the following visitors were present in the House chamber:

Twenty-five students from the American Institute of Business, Des Moines, accompanied by Mrs. Edith Accola. By Fischer of Grundy.

Five foreign exchange students-Edna Ramos, Jerry Santos, and Miro Elizonda from Mexico, and Manoel Silveira and Jose Junqueira from Brazil-attending Adel Community School, Adel, accompanied by Mrs. Donald Bury. By Varley of Adair.

Fifteen members of the Veterans Farm Coop class of Marshalltown Community College, Marshalltown, accompanied by Norbert Hildebrandt. By West of Marshall.

Seventy-five students from Oskaloosa Junior High School, Oskaloosa, accompanied by Curt Frey and Mrs. Lois Scharff. By Ewing of Mahaska.

## PETITIONS FILED

The following petitions were received and placed on file:
By Miller of Buchanan, from twenty-three veterans and wives of Buchanan County V.F.W. Post 2440 favoring a one-cent increase in the Iowa state sales tax to finance the Vietnam veterans' bonus.

By Branstad of Winnebago, from fifty-three residents of Winnebago, Hancock and Kossuth Counties opposing liberalized abortion.

By Lipsky of Linn, from twenty-three residents of Linn County favoring House File 167, relating to legalizing pari-mutuel betting in Iowa.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 156 and Senate File 66, under Rule 35.

## INTRODUCTION OF BILLS

House File 267, by committee on county government, a bill for an act relating to the reporting of public deposits in banks.

Read first time and placed on the calendar.
House File 268, by committee on natural resources, a bill for an act relating to licenses for professional boxing and wrestling matches.

Read first time and referred to committee on state government.
House File 269, by committee on transportation, a bill for an act to change the filing system on motor vehicle registration and the sales and use tax required by the department of public safety and the county treasurers' offices.

Read first time and placed on the calendar.
House File 270, by committee on agriculture, a bill for an act to provide an excise tax on the sale of eggs providing for the establishment of an Iowa egg council and providilng a penalty for violations.

Read first time and placed on the calendar.
House File 271, by committee on county government, a bill for an act relating to errors and omissions insurance for certain county officers and employees.

Read first time and placed on the calendar.
House File 272, by committee on natural resources, a bill for an act relating to the use of trotlines.

Read first time and placed on the calendar.

## SENATE MESSAGE CONSIDERED

Senate Joint Resolution 7, a joint resolution urging the President of the United States and the United States Secretary of Agriculture to rescind the order to ship commodity credit grain.

Read first time and referred to committee on rules.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on January 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 26, a bill for an act to provide for deferred sentences.
Also: That the Senate has on February 19, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 93, a bill for an act relating to marginal release of corporate liens.

Also: That the Senate has on February 19, 1973, passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 4, a resolution requiring approved soil conservation practices.

Also: That the Senate has on February 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 108, a bill for an act relating to the destruction of original court records.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 108

Amend House File 108, page 1, by adding after line 13 the following new paragraph:

Original court files cannot be destroyed until the passage. of ten years after a decree or judgment entry is signed and entered of record and after the contents have been reproduced as authorized in section six hundred and six point twenty (606.20) of the Code, however, if the matter is dismissed with prejudice before judgment or decree the file may be destroyed one year from the date of the dismissal and after reproduction as authorized in section six hundred and six point twenty (606.20) of the Code.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Newhard of Jones offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Gordon Smith of Cedar County, who was a member of the Forty-eighth and Forty-ninth sessions of the General Assembly from Cedar County, passed away on February 9, 1973; 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 Speaker appointed as such committee Newhard of Jones, Holden of Scott and Patchett of Johnson.

## SPONSOR REMOVED <br> (House File 230)

McCormick of Delaware has been removed as co-sponsor of House File 230.

## CONSIDERATION OF BILLS <br> BUSINESS PENDING CALENDAR

The House resumed consideration of House File 59, a bill for an act relating to changes in roads, streams, or dry runs.

Patchett of Johnson offered the following amendment filed by him and moved its adoption:
H-71
1 Amend House File 59 by adding the following
new section:
NEW SECTION. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Mount Vernon Hawkeye-Record, a newspaper published in Mount Vernon, Iowa, and in The Monroe County News, a newspaper published in Albia, Iowa.

Amendment adopted.
Rinas of Linn asked and received unanimous consent to withdraw amendment H-79 filed by him on February 20, 1973.

Drake 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. 59)

The ayes were, 73:
Anderson Drake
Avenson
Bennett
Bittle
Bortell
Branstad
Brinck.
Brockett
Brunow
Butler
Clark, J. H.
Cochran
Connors
Crabb
Crawford
Daggett Danker
De Jong
Doyle
The nays were, 17:

| Byerly | Husak <br> Caffrey |
| :--- | :--- |
| Carr | Hutchins |
| Cusack | Jordan |
| Hennessey | Logue |


| Absent or not | voting, 10: |
| :--- | :--- |
| Clark, J. W. | Holden |
| Den Herder | Lippold |
| Hill | Newhard |

Higgins
Horn
Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lipsky
McCormick
McElroy
Menderihall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Monroe

Norland Norpel
Oakley
O'Halloran
Patchett
Pellett
Poncy
Readinger
Schroeder
Small
Stanley
Stromer
Tofte
Welden
Wells
Woods
Wulff
Mr. Speaker

Miller, K. D.
Roorda
Miller, R. G. Stephens
Peterson West
Rapp
Wyckoff

Nielsen
Strothman Rinas

Trowbridge
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 219 PENDING
House File 219, a bill for an act relating to special assessment deficiencies, was taken up for consideration.
(House File 219 pending.)
The House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
CONSIDERATION OF BILLS
SPECIAL ORDER
(Senate File 25)
The hour of 1:00 p.m. having arrived, the Speaker announced the special order of business for the consideration of Senate

File 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.

Lipsky of Linn offered the following amendment H-51 filed by the committee on human resources and moved its adoption: H-51

Amend Senate File 25, as passed by the Senate and reprinted, as follows:

1. Page 2A, by striking everything after the word "Code" in line 27 and all of lines 28 through 33 and inserting in lieu thereof a period.
2. Page 3A, by striking from lines 1 and 2 the second word "organization" and inserting in lieu thereof the word "person".
3. Page 3A, by striking from lines 4 and 5 the words "members enrolled with the organization" and inserting in lieu thereof the word "enrollees".
4. Page 5A, by striking from line 35 the words "and the Iowa comprehensive health planning council".
5. Page 20A, line 22 , by striking the word "commission" and inserting in lieu thereof the word "commissioner".
6. Page 21 A , by striking in lines 22 and 23 the words "; it being further provided, however, that no" and inserting in lieu thereof the words ". Upon a prospective enrollee's request, a list of locations of services and a list of providers who have current agreements with the health maintenance organization shall be made available. No".
7. Page 21A, by striking in lines 23 and 24 the words "in soliciting enrollees or".
Amendment adcpted.
Monroe of Des Moines offered the following amendment H-69 filed by him and moved its adoption:

## H-69

1 Amend Senate File 25, as amended and passed by the
2 Senate and reprinted, page 2B, line 45, by striking
3 all after the word "illness", and inserting in lieu
4 thereof the following: ", injury, or physical disabil-
5 ity."
Amendment adopted.
Egenes of Story offered the following amendment H-82 filed by Egenes, et al.:
H-82
1 Amend Senate File 25, as passed by the Senate
2 and reprinted, as follows:
3
4
Page 7, by striking lines 16 through 18 inclusive and inserting in lieu thereof the words
"charges which:
a. The governing body determines would provide
comprehensive medical care at the most reasonable
cost to enrollees, or
b. Might be required to be paid by persons on
whose behalf the federal government contracts with
the health maintenance organization for health care
services."

Fischer of Grundy moved that Senate File 25 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 23, nays 68.
Motion lost.
Egenes of Story moved the adoption of amendment H-82.
Roll call was requested by Egenes of Story and West of Marshall.

Under the provisions of Rule 71, Clark of Lee refrained from voting.

On the question "Shall amendment H—82 be adopted?":
The ayes were, 31 :

| Anderson | Drake | Junker | Petersen |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Kiser | Roorda |
| Bortell | Egenes | Kreamer | Stephens |
| Branstad | Fischer, H. O. | Logue | Strothman |
| Crabb | Fullerton | Mendenhall | Tofte |
| Danker | Hansen | Menke | West |
| De Jong | Husak | Norpel | Wyckoff |
| Den Herder | Jordan | Pellett |  |
| The nays were, 60: |  |  |  |
| Avenson | Ewing | Knoke | Norland |
| Bittle | Ferguson | Krause | Oakley |
| Brinck | Fisher, C. R. | Lippold | O'Halloran |
| Brunow | Fitzgerald | Lipsky | Patchett |
| Butler | Grassley | McCormick | Poncy |
| Byerly | Griffee | McElroy | Rapp |
| Caffrey | Hargrave | Mennenga | Readinger |
| Carr | Harper | Middleswart | Rinas |
| Cochran | Hennessey | Millen | Schroeder |
| Connors | Higgins | Miller, A. W. | Small |
| Crawford | Hill | Miller, K. D. | Stanley |
| Cusack | Holden | Miller, R. G. | Wells |
| Daggett | Horn | Monroe | Woods |
| Dunton | Hutchins | Newhard | Wulff |
| Edelen | Jesse | Nielsen | Mr. Speaker |

Absent or not voting, 9:

| Brockett | Doyle |
| :--- | :--- |
| Clark, J. H. | Freeman |
| Clark, J. W. |  |

Harvey Trowbridge
Stromer Welden

Amendment lost.
Higgins of Scott offered the following amendment H-72 filed by him:
H-72
1 Amend Senate File 25, as passed by the Senate and 2 reprinted, as follows:

Page 9, by striking all of lines 26 through 30 and inserting in lieu thereof the following:
"Sec. 8. NEW SECTION. GOVERNING BODY. Every health maintenance organization shall have a governing body separate and apart from the governing body of any other legal entity. The governing body of any health maintenance organization may include providers, other individuals, or both. At any time the health maintenance organization has more than one thousand enrollees, it shall include on its governing body a number of such subscribers who shall be reasonably representative of all enrollees, provided that no enrollee member of the governing body shall be the child, parent or spouse of any professional person involved in health care delivery, or have any other direct or official relationship to any profession involved in health care delivery. The commissioner shall establish guidelines to implement this section."

Lipsky of Linn offered the following amendment $\mathrm{H}-88$ to amendment $\mathrm{H}-72$ and moved its adoption:
H-88
1 Amend the Higgins amendment H-72 to Senate
2 File 25 as passed by the Senate and reprinted by
3 striking lines 3 through 20 and inserting in lieu
4 thereof the following:
5 Page 9, by adding after line 30 the following:
6 "The governing body of a health maintenance organiza-
7 tion shall be separate and apart from the governing
8 body of any other legal entity. The governing body
9 of a health maintenance organization may include
10 providers, other individuals, or both."
A non-record roll call was requested.
The ayes were 41 , nays 44.
Amendment to the amendment lost.
Speaker pro tempore Kreamer in the chair at 3:55 p.m.
Connors of Polk offered the following amendment H-78 to amendment $\mathrm{H}-72$ and moved its adoption:
H-78
1 Amend $\mathrm{H}-72$ to Senate File 25, by Higgins, filed on
2 February 20, 1973, lines 11 through 14, by striking
3 the words "it shall include on its governing body a

4 number of such subscribers who shall be reasonably
5 representative of all enrollees" and inserting in lieu
6 thereof the words "not less than one-third of the
7 membership of the governing body shall be composed of
8 these enrollees".
A non-record roll call was requested.
The ayes were 47 , nays 42 .
Amendment to the amendment adopted.
Speaker Varley in the chair at 4:15 p.m.
Higgins of Scott moved the adoption of amendment H-72 as amended.

Roll call was requested by Higgins of Scott and Connors of Polk.

On the question "Shall amendment H-72 as amended be adopted?"

The ayes were, 50:

| Anderson | Doyle <br> Avenson |
| :--- | :--- |
| Dunton |  |
| Brinck | Ferguson |
| Brunow | Fischer, H. O. |
| Byerly | Fitzgerald |
| Caffrey | Grassley |
| Carr | Griffee |
| Cochran | Hargrave |
| Connors | Harper |
| Crawford | Hennessey |
| Cusack | Higgins |
| Daggett | Horn |
| De Jong | Jesse |


| Jordan | Norpel <br> O'Halloran <br> Knoke |
| :--- | :--- |
| Krause | Patchett |
| Mendenhall | Poncy |
| Mennenga | Rapp |
| Middleswart | Rinas |
| Miller, A.V. | Small |
| Miller, K. D. | Strothman |
| Miller, R. G. | Welden |
| Newhard | Wells |
| Nielsen | West |
| Norland | Woods |

The nays were, 45:
Bennett

Bittle
Bortell
Branstad
Butler
Clark, J. H.
Crabb
Danker
Den Herder
Drake
Dunlap
Egenes
Ewing
Fisher, C. R.
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Menke
Millen
Monroe
Oakley
Pellett
Edelen
Absent or not voting, 5:
Brockett Harvey Hutchins Trowbridge
Amendment as amended adopted.

Cusack of Scott offered the following amendment H-86 and moved its adoption:
H-86
1 Amend Senate File 25, as passed by the Senate and
2 reprinted, page 5 A , line 35 , by inserting after the
3 first word "health" the following: "and the affected
4 regional health planning council, as authorized by
5 Public Law 89-749 (42 U.S.C. 246 (b) 2b), for their
6 nonbinding consultation and advice".
A non-record roll call was requested.
The ayes were 49, nays 38 .
Amendment adopted.
(Senate File 25 pending at adjournment.)

## REPORT OF COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 19.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
Chairman, Senate Committee
Report adopted.

## BILL SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 21st day of February, 1973, sent to the Governor for his approval: House File 19.

CHARLES F. STROTHMAN, Chairman
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 19.

## REPORTS OF COMMITTEE

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committe on judiciary and law enforcement to whom was referred House file 95, a bill for an act relating to the penalty for contributing to the delinquency or dependency of a minor child, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-92
1 Amend House File 95 as follows:
2 Page 1, by striking from lines 9, 10 and 11 the
3 following:
4 "If the offense is aggravated and the charge so states,
5 the defendant may be punished by both such fine and
6 imprisonment."

HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 151, a bill for an act relating to the adoption of children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman

## AMENDMENTS FILED

H-80
1 Amend the Oakley amendment H-60 to Senate File 25,
2 line 16, by inserting after the word "corporation" the
3 following: ", as defined by chapter four hundred
4 ninety-six C (496C) of the Code,".
OAKLEY of Clinton

## H-81

1 Amend Senate File 25 as passed by the Senate
2 and reprinted, as follows:
3 On page 12A, by striking lines 1 through 4
4 and inserting in lieu thereof the following:
5 "1. Financial statements of the organization
6 including a balance sheet as of the end of the
7 preceding calendar year and statement of profit and
8 loss for the year then ended, certified by a
9 certified public accountant or an independent
10 public accountant."
HUSAK of Tama
H—83
1 Amend H-70 to Senate File 25, by O'Halloran,
2 by striking lines 3 and 4 and by striking from
3 line 6 the following: ", age".
HILL of Polk

## H-85

Amend Senate File 25, as passed by the Senate and
2 reprinted, as follows:
3 Page 19, line 19, by inserting after the period
4 the following new sentence: "If the health mainten-

5 ance organization's principal place of business is
6 outside this state, the review shall be by the
7 district court of Polk County."
OAKLEY of Clinton H-84

Amend the Oakley amendment H-60, to Senate File
2 25, line 7, by adding after the word "located" the
3 following: ", but if the health maintenance organ-
4 ization's principal place of business is outside
5 this state, the hearing shall be held at such place
6 in this state as the commissioner may designate".
OAKLEY of Clinton

## H-87

1 Amend Senate File 25, as passed by the Senate and reprinted, as follows:

1. Page 21A, by inserting in line 2 a period after the word "Code".
2. Page 21 A , by striking all of lines 3 through
3. 

> STANLEY of Muscatine McCORMICK of Delaware MONROE of Des Moines BITTLE of Polk

## H-95

1 Amend Senate File 25, as passed by the Senate and
2 reprinted, as follows:
3 1. Page 11A, line 20, by inserting after the word
4 "health" the words "or sex".
O'HALLORAN of Black Hawk
HILL of Polk
$\mathrm{H}-90$
1 Amend Senate File 109 as passed by the Senate as
2 follows:
3

1. Page 1, by striking lines 9,10 and 11 and
insert in lieu thereof the following:
"for a tax year under the provision of this sec-".

COCHRAN of Webster
H-89
1 Amend House File 124 as follows:
2 1. Page 2, line 7, by adding after the word
3 "respondent.", the following: "After appearance of
4 the respondent, no dismissal of the cause of action
5 shall be allowed unless both the petitioner and the
6 respondent sign the dismissal.".
inserting in lieu thereof the following: "teen
9 (598.17), Code 1973, is amended to read as follows:".
3. Page 3, by inserting after line 4 the follow-

11 ing unnumbered paragraphs:
12 If at the time of trial petitioner fails to present
13 satisfactory evidence that there has been a breakdown

14 of the marriage relationship to the extent that the
15 reasonable likelihood that the marriage can be
16 preserved, the respondent may then proceed to present
17 such evidence as though the respondent had filed the
18 original petition.
19 The court shall, based upon competent and
20 relevant evidence, in such decree provide for the
21 division of the assets of the parties and reasonable
22 support or maintenance of any dependent children or 23 either spouse.

DOYLE of Woodbury
H--94
1 Amend House File 159, line 8, by inserting
2 before the word "department" the word "Iowa".
ANDERSON of Ringgold

## H-93

1 Amend House File 219 as follows:
2 Page 3, by striking from line 28 the word "ordinance"
3 and insert in lieu thereof the word "resolution".
JUNKER of Woodbury
H-91
1 Amend House File 242, page 2, by striking all
2 of lines twenty-eight (28) through thirty-two (32)
3 and inserting in lieu thereof the following:
4 Sec. 3. This Act, being deemed of immediate
5 importance, shall take effect and be in force from
6 and after its publication in The Waverly Democrat, a
7 newspaper published in Waverly, Iowa, and in the
8 Woodbine Twiner, a newspaper published in Woodbine,
9 Iowa.
CRABB of Crawford
On motion of Holden of Scott, the House adjourned until 9:00 a.m., Thursday, February 22, 1973.

# JOURNAL OF THE HOUSE 

Forty-sixth Calendar Day-Thirty-third Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, February 22, 1973

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

Prayer was offered by the Reverend James Quitno, pastor of the Bethany Lutheran Church, Joice, Iowa.

The Journal of Wednesday, February 21, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. John Hornberger, Manning, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harvey of Scott for February 22 and 23 on request of Branstad of Winnebago; Patchett of Johnson on request of Newhard of Jones.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifty students from Twin Cedars School, Twin Cedars, accompanied by Ken Howard. By Ewing of Mahaska.

Eighty-five fifth grade students from Phillips Elementary School, Des Moines, accompanied by Mrs. Cumpton, Mrs. Jepock, and Mrs. Dillavadova. By Connors of Polk.

Thirty students from Maquoketa Junior High School, Maquoketa, accompanied by Lynn Disney. By Newhard of Jones and Norpel of Jackson.

## PETITION FILED

The following petitions were received and placed on file:
By Mendenhall of Allamakee, from twenty-five residents of Allamakee County opposing House File 7, relating to establishing an Iowa natural and scenic river system.

By Branstad of Winnebago, from seventy-six residents of Polk and Warren Counties opposing liberalized abortion.

## SPECIAL PRESENTATION

Bittle of Polk presented to the House Miss Dalynn Williams, the Easter Seal Sweetheart for 1973.

Dalynn, a nine-year-old who has never walked, is a third grade student at Smouse Opportunity School in Des Moines and has been active at Camp Sunnyside, the Easter Seal camp near Ankeny. She likes reading, writing and painting "best of all," and also swims regularly and lifts weights as part of her physical therapy training program. Her handicap was discovered when she was just a year old and diagnosed as muscular dystrophy but Dalynn has proved that big courage comes in small packages.

Dalynn is the daughter of Diane and Edwin Day of Des Moines and has three younger sisters and a four-year-old brother. She will represent all crippled children served by Easter Seals in the nation and will appear in towns and cities all over Iowa in the coming weeks to show state residents how their contributions to Easter Seals can aid in helping hundreds of other Iowans like her.

The House rose and extended its welcome.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 95 and 151, under Rule 35.

## INTRODUCTION OF BILLS

House File 273, by Kreamer, a bill for an act to create a vocational youth organization fund, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.
House File 274, by Crabb, a bill for an act relating to leaves of absence for certain state officers and employees who become candidates for partisan elective office.

Read first time and referred to committee on state government.

House File 275, by Kreamer, a bill for an act making an appropriation to the municipal assistance fund.

Read first time and referred to committee on appropriations.
House File 276, by committee on county government, a bill for an act relating to county treasurer fees.

Read first time and referred to committee on ways and means.
House File 277, by Millen, Mendenhall, Grassley, Welden and Strothman, a bill for an act relating to expenses for payment of inauguration ceremonies.

Read first time and referred to committee on state government.

House File 278, by Bortell, a bill for an act relating to officers of a credit union.

Read first time and referred to committee on commerce.
House File 279, by Hill, a bill for an act relating to special and reserve deputy sheriffs.

Read first time and referred to committee on county government.

House File 280, by Higgins, a bill for an act relating to a constitutional convention.

Read first time and referred to committee on state government.
House File 281, by Schroeder and Connors (Palmer), a bill for an act relating to the bonding of governmental employees.

Read first time and referred to committee on state government.
House File 282, by committee on natural resources, a bill for an act relating to water navigation regulations.

Read first time and placed on the calendar.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 9, by Mendenhall, a joint resolution proposing an amendment to the constitution of the state of Iowa relating to vacancies in the membership of the general assembly.

Read first time and referred to committee on state government.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 4, a joint resolution to require approved soil conservation practices on land in the watershed of proposed

United States army corps of engineers multipurpose dams prior to construction of such dams.

Read first time and passed on file.
Senate File 26, a bill for an act to provide for deferred sentences.

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

## SPONSOR REMOVED <br> (House File 230)

Crabb of Crawford has been removed as co-sponsor of House File 230.

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS

The House resumed consideration of House File 219, a bill for an act relating to special assessment deficiencies.

Junker of Woodbury offered the following amendment H-93 and moved its adoption:
$\mathrm{H}-93$
1 Amend House File 219 as follows:
2 Page 3, by striking from line 28 the word "ordinance"
3 and insert in lieu thereof the word "resolution".
Amendment adopted.
Junker 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. 219)
The ayes were, 77 :

| Avenson | Crawford | Griffee | Kreamer |
| :--- | :--- | :--- | :--- |
| Bennett | Cusack | Hansen | Lippold |
| Bittle | Daggett | Hargrave | Lipsky |
| Bortell | Danker | Harper | Logue |
| Branstad | Doyle | Kennessey | McCormick |
| Brinck | Drake | Higgins | McElroy |
| Brockett | Dunlap | Hill | Mendenhall |
| Brunow | Dunton | Holden | Menke |
| Butler | Egenes | Horn | Middleswart |
| Byerly | Ewing | Husak | Miller, K. D. |
| Carr | Ferguson | Jesse | Miller, R. G. |
| Clark, J. H. | Fisher, C.R. | Jordan | Millen |
| Cochran | Fitzgerald | Junker | Newhard |
| Connors | Fullerton | Kiser | Norland |
| Crabb | Grassley | Krause | Norpel |


| Oakley | Readinger <br> O'Halloran | Roorda <br> Pellett | Stanley <br> Schroeder |
| :--- | :--- | :--- | :--- |
| Papp | Stephens | Strothman <br> Rapp | Small |

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 206, a bill for an act relating to the age of retirement for a public employee and amendment H—64 filed by Schroeder of Pottawattamie.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment H-64 filed on February 19, 1973.

Bittle of Polk asked and received unanimous consent to withdraw amendment H-73 filed on February 20, 1973.

Schroeder of Pottawattamie offered the following amendment H-77 filed on February 20 and moved its adoption:

[^12]20 seven B point forty-six (97B.46) and except as other-
21 wise provided in section 97B.46."
22 4. By renumbering the remaining section.
A non-record roll call was requested.
The ayes were 13 , nays 77.
Amendment lost.
O'Halloran of Black Hawk offered the following amendment H-75 filed on February 20, 1973, and moved its adoption:
H-75
1 Amend House File 206, page 2, line 7 by inserting
2 after the word "years" the following: ", provided,
3 however, that in the application of such a retirement
4 policy to any particular employee, the burden shall be
5 on the employer to establish that such required
6 retirement is based upon the nature of the occupation
7 or upon the particular employee's inability to properly
8 perform the function of his employment as a result of
9 age".
A non-record roll call was requested.
The ayes were 41, nays 52.
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?" (H.F. 206)
The ayes were, 72:

| Anderson | Drake | Kiser | Peterson |
| :--- | :--- | :--- | :--- |
| Rennett | Dunlap | Kreamer | Poncy |
| Bittle | Dunton | Lippold | Rapp |
| Bortell | Edelen | Lipsky | Readinger |
| Brinck | Egenes | Logue | Roorda |
| Brockett | Ewing | McCormick | Schroeder |
| Brunow | Ferguson | McElroy | Stanley |
| Butler | Fisher, C. R. | Mendenhall | Stephens |
| Byerly | Fitzgerald | Menke | Stromer |
| Clark, J. H. | Freeman | Mennenga | Strothman |
| Crabb | Fullerton | Middleswart | Tofte |
| Crawford | Harper | Millen | Welden |
| Cusack | Higgins | Miller, K. D. | Wells |
| Daggett | Hill | Newhard | West |
| Danker | Holden | Norland | Woods |
| De Jong | Husak | Norpel | Wulf |
| Den Herder | Hutchins | Oakley | Wyckoff |
| Doyle | Junker | Pellett | Mr. Speaker |

The nays were, 24:

| Avenson | Caffrey | Clark, J. W. | Connors |
| :--- | :--- | :--- | :--- |
| Branstad | Carr | Cochran | Fischer, H. O. |


| Grassley | Horn | Krause | Nielsen |
| :--- | :--- | :--- | :--- |
| Griffee | Jesse | Miller, A. V. | O'Halloran |
| Hargrave | Jordan | Miller, R. G. | Rinas |
| Hennessey | Knoke | Monroe | Small |
| Absent or not |  | voting, 4: |  |
| Hansen | Harvey | Patchett |  |

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

On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.

O'Halloran of Black Hawk asked and received unanimous consent to withdraw amendment H-70 filed on February 20, 1973, and amendment H-83 filed on February 21, 1973.

O'Halloran of Black Hawk offered the following amendment H-95 filed on February 21, 1973, and moved its adoption: H-95
1 Amend Senate File 25, as passed by the Senate and
2 reprinted, as follows:
3 1. Page 11A, line 20, by inserting after the word
4 "health" the words "or sex."
Amendment adopted.
Husak of Tama asked and received unanimous consent to withdraw amendment H-65 filed on February 19, 1973.

Husak of Tama offered the following amendment H-81 filed on February 21, 1973, and moved its adoption: H-81
1 Amend Senate File 25 as passed by the Senate
2 and reprinted, as follows:
On page 12A, by striking lines 1 through 4 and inserting in lieu thereof the following:
"1. Financial statements of the organization including a balance sheet as of the end of the
7 preceding calendar year and statement of profit and

8 loss for the year then ended, certified by a
9 certified public accountant or an independent
10 public accountant."
Amendment adopted.
Oakley of Clinton offered amendment $\mathrm{H}-60$ filed on February 15, 1973, and requested division of the amendment as follows: $\mathrm{H}-60 \mathrm{~A}$
1 Amend Senate File 25 as passed by the Senate
2 and reprinted, as follows:
3 1. Page 18, line 15 , by inserting after the word "notice", the following:
"and which shall be held in the county where the health maintenance organization's principal place of business is located".
H-60B
8
2. Page 19 , line 17 , by striking the words "Polk county" and inserting in lieu thereof the following:
"the county where the health maintenance organization's principal place of business is located,".
$\mathrm{H}-60 \mathrm{C}$
14 3. Page 21A, line 26, by inserting after the
15 word "chiropractor" the following:
16 "or professional corporation".
Oakley of Clinton offered the following amendment $\mathrm{H}-84$ to division $\mathrm{H}-60 \mathrm{~A}$ of the amendment and moved its adoption:
H-84
1 Amend the Oakley amendment H-60, to Senate File
2 25, line 7, by adding after the word "located" the
3 following: ", but if the health maintenance organ-
4 ization's principal place of business is outside
5 this state, the hearing shall be held at such place
6 in this state as the commissioner may designate."
Amendment to amendment $\mathrm{H}-60 \mathrm{~A}$ adopted.
Oakley of Clinton moved the adoption of amendment H-60A as amended.

A non-record roll call was requested.
The ayes were 41 , nays 41.
Amendment $\mathrm{H}-60 \mathrm{~A}$ as amended lost.
Oakley of Clinton moved the adoption of amendment $\mathrm{H}-60 \mathrm{~B}$ of the amendment.

A non-record roll call was requested.

The ayes were 44, nays 38 .
Amendment H-60B adopted.
Oakley of Clinton offered the following amendment $\mathrm{H}-85$ filed on February 21, 1973, and moved its adoption:

## H-85

1 Amend Senate File 25, as passed by the Senate and
2 reprinted, as follows:
3 Page 19, line 19, by inserting after the period
4 the following new sentence: "If the health mainten-
5 ance organization's principal place of business is
6 outside this state, the review shall be by the
7 district court of Polk County."
A non-record roll call was requested.
The ayes were 61, nays 10 .
Amendment adopted.
Oakley of Clinton offered the following amendment H-80 filed on February 21, 1973, to amendment H-60C of his amendment and moved its adoption:
H-80
1 Amend the Oakley amendment H-60 to Senate File 25,
2 line 16, by inserting after the word "corporation" the
3 following: ", as defined by chapter four hundred
4 ninety-six C (496C) of the Code,".
Amendment to the amendment was adopted.
Oakley of Clinton moved the adoption of amendment $\mathrm{H}-60 \mathrm{C}$ as amended.

Amendment $\mathrm{H}-60 \mathrm{C}$ as amended adopted.
McCormick of Delaware offered the following amendment H-87 filed by Stanley, et al., on February 21, 1973, and moved its adoption:
H-87
1 Amend Senate File 25, as passed by the Senate 2 and reprinted, as follows:
3 1. Page 21A, by inserting in line 2 a period after the word "Code".
5 2. Page 21A, by striking all of lines 3 through 68.

Roll call was requested by Freeman of Buena Vista and Oakley of Clinton.

On the question "Shall the amendment be adopted?"

The ayes were, 54:

| Avenson | Doyle <br> Bennett |
| :--- | :--- |
| Dunton |  |
| Bittle | Branstad <br> Brinck |
| Ewing |  |
| Brockett | Ferguson |
| Brunow | Fitzgerald |
| Butler | Fullerton |
| Grassley |  |
| Byerly | Griey |
| Griffee |  |
| Clark, J. H. | Hargrave |
| Connors | Harper |
| Crabb | Hennessey |
| Crawford | Higgins |
|  | Horn |

Husak
Hutchins
Jesse
Junker
Knoke
Krause
Lippold
Lipsky
McCormick
McElroy
Mendenhall
Miller, R. G.
Monroe

Newhard
Norland
O'Halloran
Peterson
Poncy
Readinger
Schroeder
Small
Stanley
Stromer
Tofte
Wulff
Mr. Speaker
The nays were, 36 :

| Anderson | Fischer, H. O. |
| :--- | :--- |
| Bortell | Freeman |
| Carr | Hansen |
| Clark, J. W. | Holden |
| Cochran | Jordan |
| Cusack | Kiser |
| Daggett | Kreamer |
| DeJong | Logue |
| Dunlap | Menke |

Absent or not voting, 10:
Danker
Egenes
Den Herder
Drake
Fisher, C. R.
Harvey

| Mennenga | Rinas |
| :--- | :--- |
| Middleswart | Roorda |
| Miller, A. V. | Stephens |
| Miller, K. D. | Strothman |
| Nielsen | Welden |
| Norpel | Wells |
| Oakley | West |
| Pellett | Woods |
| Rapp | Wyckoff |

Amendment 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?" (S.F. 25)
The ayes were, 75:

| Avenson | Doyle | Horn | Nielsen |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Husak <br> Bittle | Dunlap |
| Bortell | Dunton | Hutchins | Norland |
| Branstad | Edelen | Jesse | Norpel |
| Brinck | Ewing | Junker | Pellett |
| Brockett | Ferguson | Knoke | Poncy |
| Brunow | Fisher, C.R. | Krause | Kreamer |
| Butler | Fitzgerald | Lippopp | Readinger |
| Byerly | Freeman | Lipsky | Roorda |
| Caffrey | Grassley | Logue | Schroeder |
| Carr | Griffee | McCormick | Small |
| Clark, J. H. | Hansen | McElroy | Stanley |
| Clark, J. W. | Hargrave | Mennenga | Stromer |
| Cochran | Harper | Middleswart | Wefte |
| Connors | Hennessey | Miller, A.V. | Woods |
| Crawford | Higgins | Miller, K. D. | Wulff |
| Cusack | Hill | Monroe | Mr. Speaker |
| De Jong | Holden | Newhard |  |

The nays were, 20 :

| Anderson | Fischer, H. O. | Menke | Stephens <br> Crabb |
| :--- | :--- | :--- | :--- |
| Daggett | Fullerton | Millen | Strothman |
| Danker | Jordan | Oakley | Welden |
| Den Herder | Kiser | Mendenhall | Peterson |
| Absent or not voting, 5: |  | Winas | West |
| Egenes Miller, R. G. Patchett |  |  |  |
| Harvey |  |  |  |
| Wyckoff |  |  |  |

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

Lipsky of Linn moved that the vote by which Senate File 25 passed the House be reconsidered and the motion to reconsider be tabled.

Roll call was requested of Lipsky of Linn and Monroe of Des Moines.

On the question "Shall the motion to reconsider be tabled?"
The ayes were, 35:

| Bennett | Drake | Knoke | Norland |
| :--- | :--- | :--- | :--- |
| Bittle | Dunlap | Krause | Norpel |
| Brockett | Edelen | Kreamer | Rapp |
| Butler | Ferguson | Lipsky | Readinger |
| Caffrey | Higgins | McCormick | Roorda |
| Connors | Hill | McElroy | Stanley |
| Crawferd | Holden | Mennenga | Stromer |
| De Jong | Hutchins | Monree | Mr. Speaker |
| Den Herder | Jordan | Nielsen |  |

The nays were, 55 :

| Anderson | Danker | Jesse | Peterson |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Junker | Poncy |
| Bortell | Egenes | Lippold | Rinas |
| Branstad | Fischer, H. O. | Logue | Schroeder |
| Brinck | Fitzgerald | Mendenhall | Small |
| Brunow | Freeman | Menke | Stephens |
| Byerly | Fullerton | Middleswart | Strothman |
| Carr | Griffee | Millen | Tofte |
| Clark, J. H. | Hansen | Miller, A. V. | Welden |
| Clark, J. W. | Hargrave | Miller, R. G. | West |
| Cochran | Harper | Newhard | Woods |
| Crabb | Hennessey | Oakley | Wulff |
| Cusack | Horn | O'Halloran | Wyckoff |
| Daggett | Husak | Pellett |  |
| Absent or not voting, 10: |  |  |  |
| Doyle | Grassley | Miller, K. D. | Trowbridge |
| Ewing | Harvey | Patchett | Wells |
| Fisher, C. R. | Kiser |  |  |

Motion to table lost.
Lipsky of Linn called up for consideration her motion to
reconsider and moved to reconsider the vote by which Senate File 25 passed the House on February 22, 1973.

Holden of Scott moved the previous question on the motion to reconsider.

A non-record roll call was requested.
The ayes were 58 , nays 37 .
The motion prevailed.
On the Lipsky motion to reconsider, a non-record roll call was requested.

The ayes were 22, nays 75 .
Motion to reconsider lost.

## HOUSE FILE 29 WITHDRAWN

Monroe of Des Moines asked and received unanimous consent to withdraw House File 29 from further consideration by the House.

REFERRED TO COMMITTEE ON WAYS AND MEANS
(House File 270)
Pellett of Cass asked and received unanimous consent that House File 270 now on the calendar be referred to the committee on ways and means.

## COMMUNICATION

The following communication was received:

> OFFICE OF THE GOVERNOR
> State Capitol
> Des Moines, Iowa

February 14, 1973
The Honorable Andrew Varley
Speaker of the House
Local
Dear Mr. Speaker:
In the First Session of the Sixty-fourth Iowa General Assembly an Act establishing a new General Services Department was passed which transferred specific duties, powers and responsibilities of the Superintendent of Buildings and Grounds, the State Vehicle Dispatcher, the State Printing Board, the Superintendent of Printing, the State Comptroller and the Executive Council over an eighteen-month period, expecting those functions which presented a special administrative difficulty.

Pursuant to the powers granted to me in Section 14 of Chapter 84 of the laws of the Sixty-fourth General Assembly, First Session, I have author-
ized and directed the transfer to the General Services Department said powers, duties, functions, responsibilities and programs as follows:

1. The State Printing Board and the Superintendent of Printing under Chapter 15 and Chapter 16, 1971 Code of Iowa on January 17, 1972;
2. The Administration of State Communications and the State Communications Advisory Council under Chapter 8A, 1971 Code of Iowa on June 16, 1972;
3. The purchase, maintenance, protection, assignment and disposition of all state owned motor vehicles under Section 73 of Chapter 84 of the Laws of the Sixty-fourth General Assembly, First Session, on September 25, 1972;
4. The Department of Buildings and Grounds and the Superintendent of Buildings and Grounds charged with the responsibility of proper maintenance and protection of the State Capitol grounds, equipment, and all other State buildings, grounds, and equipment at the seat of government on September 25, 1972;
5. The specific duties and responsibilities of the Executive Council on November 1, 1972;
6. The Administration of the State Educational Radio and Television Facility Board contained in Chapter 8A, 1971 Code of Iowa on December 28, 1972.
Pursuant to the authority granted to me in Section 14 of Chapter 84 of the Laws of the Sixty-fourth General Assembly, First Session, I have not yet transferred the Centralized Data Processing Division from the office of the State Comptroller to the Department of General Services.

I wish to report that an earlier transfer of this division would have seriously disturbed the computerization of the budget, the modernization of the Treasurer's office procedures and the development of the Traffic Records and Criminal Justice System which occupy a substantial amount of time of the Comptroller and the Director of Data Processing. There has developed a mutual working relationship within this department which I feel should be continued in order to obtain economical and timely completion of these high priority programs.

Sincerely<br>ROBERT D. RAY Governor

## COMMUNICATION FROM THE STATE DEPARTMENT OF PUBLIC INSTRUCTION

There is on file in the office of the Speaker the Initial Report of the State Advisory Committee on Educational Data Processing and the Iowa State Board of Public Instruction to the Iowa General Assembly pursuant to the School Laws of Iowa, Section 257.10(14), Code 1973.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 6, 7, 9, 39, 48 and 64.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
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 6, 7, 9, 39, 48 and 64.

## REPORTS OF COMMITTEES

Stanley of Muscatine, 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 124, a bill for an act relating to sales tax on purchases made by contractors who are retailers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine, Chairman
Stromer of Hancock, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 98, a bill for an act to allow school boards, county school boards, area school boards, and the state board of public instruction to provide group contracts for tax sheltered annuities to employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-98
1 Amend House File 98 as follows:
2 1. Page 2, line 5, by striking the word "an" and
3 inserting in lieu thereof the words "[an] group or".
2. Page 2, line 6, by striking the word "contract"
and inserting in lieu thereof the words "[contract]
contracts".
3. Page 2, by striking lines 13 through 20, inclusive.
4. Page 2 , line 30 , by striking the word "an"
and inserting in lieu thereof the words "[an] group or".
5. Page 2, line 31, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
6. Page 3, by striking lines 3 through 10, inclusive.
7. Page 3, line 20, by striking the word "an" and inserting in lieu thereof the words "[an] group or".
8. Page 3, line 21, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
9. Page 3, by striking lines 28 through 35, inclusive.
10. Page 4, line 1, by striking the words "under such contract."
11. Page 4, line 11, by striking the word "an" and inserting in lieu thereof the words "[an] group or".
12. Page 4, line 11, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
13. Page 4, line 17, by striking the words "Through contractual".
14. Page 4, by striking lines 18 through 25, inclusive.
15. Page 4, line 26, by striking the word "contract."

STROMER of Hancock, Chairman

## AMENDMENTS FILED

## H

## Amend House File 145 as follows:

1. Page 4 , line 28 , by striking the comma.
2. Page 4, line 30 , by striking the word "him" and inserting in lieu thereof the words "the person".
3. Page 5, line 22, by striking the word "chapter" and inserting in lieu thereof the word "chapters".
4. Page 5, line 25, by striking the comma and the word "any" and inserting in lieu thereof a period and the word "Any".
5. Page 6, line 7, by striking the word "fined" and inserting in lieu thereof the words "punished by a fine of".
6. Page 6, line 7, by inserting the word "for" before the word "not".
7. Page 6, line 8, by striking the word "both", and inserting in lieu thereof the words "by both fine and imprisonment".
8. Page 6 , line 19, by striking the word "fined" and inserting in lieu thereof the words "punished by a fine of".
9. Page 6, line 21, by inserting the word "for" before the word "not".
10. Page 6, line 21, by striking the word "both" and inserting in lieu thereof the words "by both fine and imprisonment".
11. Page 7, line 3, by inserting the words "and only" before the word "after".
12. Page 7, line 23, by striking the word "they" and inserting in lieu thereof the words "the files".
13. Page 8 , line 3 , by striking the words "to assure" and inserting in lieu thereof the words "for assuring".

## HILL of Polk

## H-96

1
14. Page 8, line 7, by inserting a comma after the word "shall".

Amend House File 273 by striking lines 1 through 21 and inserting in lieu thereof the following:

Section 1. Section two hundred fifty-eight point fourteen (258.14), Code 1973, is amended to read as follows:
258.14 VOCATIONAL YOUTH ORGANIZATION FUND.

1. There is created within the office of the
treasurer of state a vocational youth organization
fund. Moneys deposited in the fund shall be used to develop leadership in the youth of Iowa who are enrolled in vocational [and occupational] education programs [and to encourage the youth of Iowa to pursue vocational and occupational education] at the secondary and area school level.
2. The board for vocational education is authorized to award grants from the vocational youth organization fund to any state approved vocational youth organization which is an integral part of the [instructional] vocational program [in occupational vocational areas which]. This includes[,] vocational youth organizations in the areas of [but is not limited to,] agriculture, business and office occupations, distributive education, home economics, health occupations, and trade and industrial education. No moneys shall be used for salaries and travel of state or local advisors of vocational [educational] youth organizations. No vocational youth organization shall receive more than one-fifth of the moneys appropriated to the vocational youth organization fund in any year.

KREAMER of Polk
H-97
1 Amend Senate File 109 as follows:
2 1. Page 1, by striking lines 9 and 10 and insert-
ing in lieu thereof the words "for a tax year under the provisions of subsections one (1), two (2), three (3), four (4), six (6), seven (7), eight (8), nine (9), eleven (11), twelve (12), seventeen (17),".

On motion by Holden of Scott, the House adjourned until 9:00
a.m., Friday, February 23, 1973.

# JOURNAL OF THE HOUSE 

> Forty-seventh Calendar Day-Thirty-Fourth Session Day
> Hall of the House of Representatives Des Moines, Iowa, Friday, February 23, 1973

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

Prayer was offered by Monsignor Joseph E. Tolan, pastor of St. Mary's Church, Humboldt, Iowa.

The Journal of Thursday, February 22, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Richardson Clark, Manchester, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Oakley of Clinton on request of Bittle of Polk.

## PRESENTATION OF VISITORS

Freeman of Buena Vista presented to the House the Honorable Kenneth L. Logemann, former member of the House during the Sixty-third (Second Session) and Sixty-four General Assemblies, representing Cerro Gordo, Worth and Winnebago Counties.

The Speaker announced that the following visitors were present in the House chamber:

Twenty-eight fourth grade students from St. Cecilia's School, Ames, accompanied by Shara Brindle. By Crawford of Story and Dunlap of Story.

Seventy-five seventh and eighth grade students from Stratford School, Stratford, accompanied by Mr. Delay, Mrs. Van Marel and Mrs. Klaver. By Egenes of Story.

Six ninth grade students from Central Junior High School, Ames, accompanied by John Hilgerson. By Crawford of Story.

Ten Cadet Girl Scouts from Johnston, accompanied by Mrs. Bob Rubel. By Readinger of Polk.

Forty-two seventh and eighth grade students from St. John's School, Des Moines, accompanied by Dennis Elings and Millie Dickerson. By Carr of Dubuque.

Forty-seven senior students from Seymour Community School, Seymour, accompanied by Miss Banning and Mr. Bartel. By Brunow of Appanoose.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 98 and Senate File 124, under Rule 35.

## INTRODUCTION OF BILLS

House File 283, by Miller of Buchanan, Rapp, Jordan, Rinas, Wyckoff, Wells, Horn, Grassley, Lippold, Butler and Daggett, a bill for an act to establish a procedure for transfer of certain moneys of retirement systems and pension plans, and to establish a pension contribution fund.

Read first time and referred to committee on state government.
House File 284, by Miller of Buchanan, Rapp, Jordan, Rinas, Wyckoff, Wells and Horn, a bill for an act relating to the citizens' aide.

Read first time and referred to committee on rules.
House File 285, by Connors, Cochran, Stanley, Norland, Poncy, Drake, Hansen and Small, a bill for an act relating to promulgating rules and regulations by the fire marshal to include child care facilities, motels and apartment houses.

Read first time and referred to committee on state government.
House File 286, by Hennessey, a bill for an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund.

Read first time and referred to committee on ways and means.
House File 287, by committee on state government, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age
sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, providing retirement at age sixty, and changing the method of computing the rate of interest credit for members.

Read first time and placed on the calendar.

## EXPLANATION OF VOTE <br> (Senate File 25)

I was absent from the House chamber when the vote was taken on Senate File 25 on February 22, 1973. Had I been present, I would have voted "aye."

PATCHETT of Johnson

## SPONSOR REMOVED <br> (House File 230)

Wyckoff of Benton has been removed as co-sponsor of House File 230.

## CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 155, a bill for an act relating to the sale of unused right of way by the state highway commission by land contract, providing for the payment of interest thereon, and the taxation of land sold on contract, and amendment H-39 filed by Clark of Dubuque.

Clark of Dubuque asked and received unanimous consent to withdraw amendment H-39 filed on February 12, 1973.

Holden of Scott offered the following amendment H-49 filed on February 14, 1973, and moved its adoption: H—49
1 Amend House File 155, page 2, by inserting after line 2 , the following new sentence:

If a cash offer has been submitted to the state
highway commission for any tract, parcel, or piece of land, or any part thereof, it intends to sell under contract, the commission shall not award a contract for sale of the tract, parcel, or piece of land, or any part thereof, unless the principal amount of the contract offer is one hundred ten percent of the amount of the largest cash offer submitted for that tract, parcel, or piece of land.
Amendment adopted.
Drake of Muscatine moved that the bill be read a last time
now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 155)
The ayes were 73:

| Bennett | Doyle <br> Bittle | Hutchins | Newhard <br> Bortell |
| :--- | :--- | :--- | :--- |
| Drake | Dunlap | Jesse | Norpel |
| Branstad | Dunton | Junker | Pellett |
| Brinck | Edelen | Kiser | Peterson |
| Brockett | Egenes | Kreamer | Rapp |
| Brunow | Ewing | Lippold | Readinger |
| Butler | Ferguson | Rogue | Rinas |
| Byerly | Fisher, C. R. | McCormick | Roorda |
| Caftrey | Freeman | McElroy | Stephens |
| Clark, J. H. | Fullerton | Mendenhall | Stromer |
| Clark, J. W. | Harper | Menke | Tofte |
| Connors | Harvey | Mennenga | Welden |
| Crabb | Hennessey | Middleswart | West |
| Cusack | Higgins | Millen | Woods |
| Daggett | Holden | Miller, A. V. | Wulff |
| Danker | Horn | Mille, K. D. | Wyckoff |
| De Jong | Husak | Monroe | Mr. Speaker |
| Den Herder |  |  |  |

The nays were, 19:

| Anderson | Grassley | Knoke | Schroeder <br> Avenson |
| :--- | :--- | :--- | :--- |
| Carr | Hansen | Lipsky | Small |
| Crawford | Hargrave | Miller, R. G. | Strothman |
| Fischer, H. 0. | Hill | Jordan | Patchett |
| Absent or not voting, 8: |  | Poncy | Wells |
| Cochran |  |  |  |
| Fitzgerald | Griffee | Nielsen | Norland |

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

> MOTION TO RECONSIDER (House File 155)

We move to reconsider the vote by which House File 155 passed the House on February 23, 1973.

McCORMICK of Delaware JESSE of Polk

## SENATE AMENDMENT CONSIDERED

HOUSE REFUSES TO CONCUR
(House File 30)
Holden of Scott called up for consideration House File 30, a bill for an act relating to real estate broker trust accounts, amended by the Senate, and moved that the House refuse to concur in the following Senate amendment:

[^13]A. non-record roll call was requested.

The ayes were 87 , nays 2 .
The motion prevailed and the House refused to concur in the Senate amendment.

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALENDAR

Senate File 109, a bill for an act relating to valuing and listing certain property granted exemption from property tax, with report of committee recommending passage, was taken up for consideration.

Cochran of Webster asked and received unanimous consent to withdraw amendment H-90 filed on February 21, 1973.

Cochran of Webster offered the following amendment $\mathrm{H}-97$ filed by him and moved its adoption:
H-97
1 Amend Senate File 109 as follows:
2 1. Page 1, by striking lines 9 and 10 and insert-
3 ing in lieu thereof the words "for a tax year
4 under the provisions of subsections one (1),
5 two (2), three (3), four (4), six (6), seven (7),
6 eight (8), nine (9), eleven (11), twelve (12),
7 seventeen (17),".
Roll call was requested by Cochran of Webster and Roorda of Jasper.

On the question "Shall the amendment be adopted?"
The ayes were, 43 :

| Avenson | Doyle <br> Branstad | Dunton <br> Brunow | Husak <br> Fitzgerald |
| :--- | :--- | :--- | :--- |
| Hutchins | Jesse | Norpel <br> By'Halloran |  |
| Cafly | Freeman | Jordan | Patchett |
| Caffrey | Fullerton | Krause | Rapp |
| Carr | Griffee | Rinas |  |
| Cark, J. W. | Hargrave | Mennenga | Mmall |
| Cochran | Hennessey | Miller, A.V. V. | Stromer |
| Connors | Higgins | Miller, R. G. | Wells |
| Cusack | Holden | Noods |  |
| DeJong | Horn | Nielsard | Wyckoff |
|  |  |  |  |

The nays were, 51:

| Anderson | Drake <br> Bennett |
| :--- | :--- |
| Dunlap |  |
| Bittle | Edelen <br> Bortell |
| Brinck | Egenes |
| Brockett | Ewing |
| Butler | Ferguson |
| Clark, J. H. | Fisher, C. R. |
| Grassley |  |
| Crabb | Hansen |
| Crawford | Harper |
| Daggett | Harvey |
| Danker | Hill |
| Den Herder | Junker |

Absent or not voting, 6:
Fischer, H. O. Middleswart McCormick Millen
Kiser
Knoke
Kreamer
Lippold
Lipsky
Logue
McElroy
Mendenhall
Menke
Monroe
Morland
Nerlett
Pell
Peterson

Oakley

Poncy
Readinger
Roorda
Schroeder
Stanley
Stephens
Strothman
Tofte
Welden
West
Wulff
Mr. Speaker

Trowbridge

Amendment lost.
Roorda of Jasper offered the following amendment H-66 filed by the committee on ways and means and moved its adoption: H-66
1 Amend Senate File 109, as passed by the Senate,
2 page 1, by inserting after the period in line 17 the
3 following new sentence:
4 "The county and city assessor shall also value
5 all property owned by the state and any of its
6 political subdivisions which is leased or rented
7 to any person and which is used regularly for
8 commercial purposes."
A non-record roll call was requested.
The ayes were 67, nays 26.
Amendment adopted.
Jesse of Polk offered the following amendment H-101 filed by him and Lipsky of Linn:
H-101
1 Amend Senate File 109 by striking everything after
2 the enacting clause and inserting in lieu thereof
3 the following:
4 "Section 1. Section four hundred twenty-seven
5 point one (427.1), subsection thirty-one (31), Code
6 1973, is repealed."
Brick of Lee moved that Senate File 109 be referred to the committee on appropriations.

Nielsen of Polk moved that the rules be suspended for the immediate consideration of amendment H-100 filed by Jesse of Polk.

The Speaker ruled the motion out of order.
On the motion by Brinck of Lee, roll call was requested by Nielsen of Polk and Brinck of Lee.

On the question "Shall Senate File 109 be referred to the committee on appropriations?"

The ayes were, 37 :

| Avenson | Crawford | Horn | Nielsen |
| :--- | :--- | :--- | :--- |
| Brinck | Cusack | Husak <br> Brunow | Doyle |

The nays were, 50 :

| Anderson | Egenes <br> Bennett |
| :--- | :--- |
| Bittle | Fergus <br> Bortell |
| Branstad | Grassley |
| Brockett | Hansen |
| Butler | Harvey |
| Crabb | Hill |
| Daggett | Holden |
| Danker | Junker |
| Den Herder | Kiser |
| Drake | Knoke |
| Edelen | Kreamer |
| Lippold |  |

Lipsky
Logue
McElroy
Mendenhall
Menke
Middleswart
Miller, K. D.
Miller, R. G.
Norland
Pellett
Peterson
Readinger

Roorda
Schroeder
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
West
Wulff
Wyckoff
Mr. Speaker

Jordan
Oakley
McCormick
Small
Millen
Trowbridge
Absent or not voting, 13 :

De Jong
Dunton
Fischer, H. O.
Fisher, C. R.

Fitzgerald
Freeman
Fullerton

Motion lost.
Fitzgerald of Webster offered the following amendment H-102 filed by him to amendment $\mathrm{H}-101$ :
H-102
1 Amend the Jesse-Lipsky amendment H-101 to Senate File 109
2 by striking all of lines 4,5 , and 6 and inserting in
3 lieu thereof the following:
"Section 1. There is hereby appropriated to the Department of Revenue, from the general fund of the state not otherwise appropriated, sufficient funds
to be allocated to each assessor by the director
of revenue to fully reimburse such assessing unit
for the full cost of complying with this act."

Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Jesse of Polk rose on a point of order and appealed the ruling of the Chair.

Roll call was requested by Jesse of Polk and Patchett of Johnson.

On the question "Shall the ruling of the Chair be sustained?"
The ayes were, 51 :

| Anderson | Den Herder | Junker | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Kiser | Readinger |
| Bittle | Dunlap | Knoke | Roorda |
| Bortell | Edelen | Kreamer | Schroeder |
| Branstad | Egenes | Lippold | Stanley |
| Brockett | Ewing | Lipsky | Stephens |
| Butler | Ferguson | Logue | Stromer |
| Clark, J. H. | Freman | McEIroy | Strothman |
| Crabb | Grassley | Mendenhall | Tofte |
| Crawford | Hansen | Menke | Welden |
| Daggett | Harvey | Milen | West |
| Danker | Hill | Miller, K. D. | Wulf |
| De Jong | Holden | Pellett |  |

The nays were, 40:

| Avenson | Doyle | Jesse | Norpel |
| :--- | :--- | :--- | :--- |
| Brinck | Fitzgerald | Jordan | O'Halloran |
| Brunow | Griffee | Krause | Patchett |
| Byerly | Hargrave | Mennenga | Poncy |
| Cafrey | Harper | Miller, A. V. | Rapp |
| Carr | Hennessey | Miller, R. G. | Rinas |
| Clark, J. W. | Higgins | Monroe | Small |
| Cochran | Horn | Newhard | Wells |
| Connors | Husak | Nielsen | Woods |
| Cusack | Hutchins | Norland | Wyckoff |
| Absent or not voting, 9: |  |  |  |
| Dunton | Fullerton | Middleswart | Trowbridge |
| Fischer, H. O. | McCormick | Oakley | Mr. Speaker |

Fisher, C. R.
The ruling of the Chair was sustained.
Jesse of Polk moved the adoption of amendment H-101 filed by him and Lipsky of Linn.

Roll call was requested by Jesse of Polk and Patchett of Johnson.

On the question "Shall the amendment be adopted?"
The ayes were, 44:

| Avenson | Byerly |
| :--- | :--- |
| Brinck | Caffrey |
| Brunow | Carr |


| Clark, J. H. | Connors <br> Clark, J. W. <br> Cochran |
| :--- | :--- |
| Crawford |  |
| Cusack |  |


| Doyle | Higgins | Miller, A. V. | Patchett |
| :---: | :---: | :---: | :---: |
| Dunton | Horn | Miller, K. D. | Poncy |
| Edelen | Husak | Monroe | Rapp |
| Fitzgerald | Jesse | Newhard | Rinas |
| Griffee | Jordan | Nielsen | Small |
| Hargrave | Krause | Norland | Wells |
| Harper | Lipsky | Norpel | Woods |
| Hennessey | Mennenga | O'Halloran | Wyckoff |
| The nays were, 49 : |  |  |  |
| Anderson | Dunlap | Kiser | Readinger |
| Bennett | Egenes | Knoke | Roorda |
| Bittle | Ewing | Kreamer | Schroeder |
| Bortell | Ferguson | Lippold | Stanley |
| Branstad | Freeman | Logue | Stephens |
| Brockett | Grassley | McElroy | Stromer |
| Butler | Hansen | Mendenhall | Strothman |
| Crabb | Harvey | Menke | Tofte |
| Daggett | Hill | Middleswart | Welden |
| Danker | Holden | Millen | West |
| De Jong | Hutchins | Pellett | Wulff |
| Den Herder | Junker | Peterson | Mr. Speaker |
| Drake Mr.Speaker |  |  |  |
| Absent or n | ting, 7: |  |  |
| Fischer, H. O. Fisher, C. R. | Fullerton McCormick | Miller, R. G. Oakley | Trowbridge |

Amendment lost.
Nielsen of Polk moved that the rules be suspended for the purpose of including an appropriation in the bill.

Roll call was requested by Nielsen of Polk and Jesse of Polk.
Rule 70 was invoked.
On the question "Shall the rules be suspended?"
The ayes were, 45 :

| Avenson | Dunton | Jesse | Norland |
| :---: | :---: | :---: | :---: |
| Brinck | Edelen | Jordan | Norpel |
| Brunow | Fitzgerald | Krause | O'Halloran |
| Byerly | Griffee | Mennenga | Patchett |
| Caffrey | Hargrave | Middleswart | Poncy |
| Carr | Harper | Miller, A. V. | Rapp |
| Clark, J. W. | Hennessey | Miller, K. D. | Rinas |
| Cochran | Higgins | Miller, R. G. | Small |
| Connors | Horn | Monroe | Wells |
| Crawford | Husak | Newhard | Woods |
| Cusack | Hutchins | Nielsen | Wyckoff |
| Doyle |  |  |  |
| The nays were, 49: |  |  |  |
| Anderson | Clark, J. H. | Dunlap | Harvey |
| Bennett | Crabb | Egenes | Hill |
| Bittle | Daggett | Ewing | Holden |
| Bortell | Danker | Ferguson | Junker |
| Branstad | De Jong | Freeman | Kiser |
| Brockett | Den Herder | Grassley | Knoke |
| Butler | Drake | Hansen | Kreamer |


| Lippold | Millen | Schroeder | Tofte |
| :--- | :--- | :--- | :--- |
| Lipsky | Pellett | Stanley | Welden |
| Logue | Peterson | Stephens | West |
| McErroy | Readinger | Stromer | Wulf |
| Mendenhall | Roorda | Strothman | Mr. Speaker |
| Menke |  |  |  |
| Absent or not |  |  |  |
| Foting, 6: |  |  |  |
| Fischer, H. O. | Fullerton | Oakley | Trowbridge |
| Fisher, C. R. | McCormick |  |  |

Motion to suspend rules lost.
Krause of Palo Alto offered the following amendment $\mathrm{H}-103$ filed by him:
H-103
1 Amend Senate File 109, page 1, by inserting after
2 the last comma in line 10 the following: "nineteen 3 (19)".

Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.
Krause of Palo Alto moved the adoption of amendment $\mathbf{H}-\mathbf{1 0 3 .}$
A non-record roll call was requested.
The ayes were 41, nays 53.
Amendment lost.
Jesse of Polk offered the following amendment $\mathrm{H}-100$ filed by him:
H-100
1 Amend Senate File 109 by adding the following new section:
"Section 2. There is hereby appropriated to
4 the Department of Revenue from the general fund of
5 the state not otherwise appropriated sufficient funds
6 to be allocated to each assessor by the director of
7 revenue to fully reimburse such assessing unit for
8 the full cost of complying with this act."
Stanley of Muscatine rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken.
Cochran of Webster moved that Senate File 109 be rereferred to the committee on ways and means.

Roll call was requested by Stanley of Muscatine and Cochran of Webster.

Rule 70 was invoked.
On the question "Shall Senate File 109 be rereferred?"
The ayes were, 42 :

| Avenson | Dunton | Krause | O'Halloran |
| :---: | :---: | :---: | :---: |
| Brinck | Fitzgerald | Mennenga | Patchett |
| Brunow | Griffee | Middleswart | Poncy |
| Byerly | Hargrave | Miller, A. V. | Rapp |
| Caffrey | Harper | Miller, R. G. | Rinas |
| Carr | Hennessey | Monroe | Small |
| Clark, J. H. | Horn | Newhard | Tofte |
| Clark, J. W. | Husak | Nielsen | Wells |
| Cochran | Hutchins | Norland | Woods |
| Connors | Jesse | Norpel | Wyckoff |
| Doyle | Jordan |  | y |
| The nays were, 50: |  |  |  |
| Anderson | Drake | Kiser | Peterson |
| Bennett | Dunlap | Knoke | Readinger |
| Bittle | Edelen | Kreamer | Roorda |
| Bortell | Egenes | Lippold | Schroeder |
| Branstad | Ewing | Lipsky | Stanley |
| Brockett | Ferguson | Logue | Stephens |
| Butler | Freeman | McElroy | Stromer |
| Crabb | Grassley | Mendenhall | Strothman |
| Crawford | Hansen | Menke | Welden |
| Daggett | Harvey | Millen | West |
| Danker | Hill | Miller, K. D. | Wulff |
| Den Herder | Holden | Pellett | Mr. Speaker |
| De Jong | Junker |  |  |
| Absent or not voting, 8: |  |  |  |
| Cusack | Fisher, C. R. | Higgins | Oakley |
| Fischer, H. O . | Fullerton | McCormick | Trowbridge |
| Motion 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.

Rule 70 was invoked.
On the question "Shall the bill pass?" (S.F. 109)
The ayes were, 48:

| Anderson | Den Herder | Kiser | Readinger |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Kreamer | Roorda |
| Bittle | Dunlap | Lippold | Schroeder |
| Bortell | Egenes | Logue | Stanley |
| Branstad | Ewing | McElroy | Stephens |
| Brinck | Ferguson | Mendenhall | Stromer |
| Brockett | Grassley | Menke | Strothman |
| Butler | Hansen | Middleswart | Tofte |
| Crabb | Harvey | Millen | Welden |
| Daggett | Hill | Miller, K. D. | West |
| Danker | Holden | Pellett | Wulff |
| De Jong | Junker | Peterson | Mr. Speaker |

The nays were 45:
$\left.\begin{array}{llll}\text { Avenson } & \begin{array}{lll}\text { Dunton } \\ \text { Brunow }\end{array} & \begin{array}{l}\text { Hutchins } \\ \text { Bdelen }\end{array} & \begin{array}{l}\text { Norland } \\ \text { Byerly }\end{array} \\ \text { Narse }\end{array}\right)$

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

## MOTION TO RECONSIDER <br> (Senate File 109)

I move to reconsider the vote by which Senate File 109 failed to pass the House on February 23, 1973.

FREEMAN of Buena Vista

## 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 on February 23, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 23, recalling Senate File 39 from the Governor to correct the title.

RALPH R. BROWN, Secretary

## ADOPTION OF SENATE CONCURRENT RESOLUTION 23

Stromer of Hancock asked and received unanimous consent for immediate consideration of the following Senate Concurrent Resolution 23 and moved its adoption:

## SENATE CONCURRENT RESOLUTION 23

By Lamborn
Whereas, the Code Editor has advised that Senate File 39, a bill for an Act to provide copies of the Iowa Code to city assessors without cost, needs a title correction, and

Whereas, Senate File 39 has passed both houses of the General Assembly and has been delivered to the Governor, Now Therefore,

Be It Resolved by the Senate, the House Concurring: That Senate File 39 be recalled from the Governor to correct the title.

Motion prevailed and the resolution was adopted.

## COMMUNICATION FROM THE SCHOOL BUDGET REVIEW COMMITTEE

There is on file in the office of the Speaker the 1971-72 School Budget Review Committee Report to the Sixty-fifth General Assembly as directed by Section 13 of Chapter 165, Acts of the First Session of the Sixty-third General Assembly, and as amended by Chapter 1107, Acts of the Second Session of the Sixty-third General Assembly.

## SUBCOMMITTEE ASSIGNMENTS

House File 164
Knoke, Chairman Jesse
Rapp
House File 168
Logue, Chairman
Fullerton
Miller, K. D.
House File 169
Junker, Chairman
Roorda
Harper
House File 171
Harvey, Chairman
Cusack
Fullerton
House File 173
Nielsen, Chairman
Hill
Hennessey
House File 176
Bittle, Chairman
Ferguson
Avenson
House File 179
Anderson, Chairman
Poncy
Crawford
House File 180
Hill, Chairman
Jesse
Knoke
House File 181
Woods, Chairman
Edelen
Doyle
House File 184
West, Chairman
Nielsen
Junker

House File 187
Jesse, Chairman Oakley
Knoke
House File 195
Roorda, Chairman
McCormick
Nielsen
House File 196
Wyckoff, Chairman
Stephens
Hennessey
House File 205
Doyle, Chairman
Stanley
Rapp
House File 212
Bittle, Chairman
Junker
Patchett
House File 213
Logue, Chairman
Egenes
Krause
House File 214
Edelen, Chairman
Anderson
Woods
House File 215
Pellett, Chairman
Ewing
Miller, K. D.
House File 216
West, Chairman
Cusack
Harvey
House File 218
Fisher, C. R., Chairman Drake
McCormick

House File 221
Fisher, C. R., Chairman Drake
McCormick
House File 226
Kreamer, Chairman
Brunow
Roorda
House File 227
Kreamer, Chairman
Brunow
Roorda
House File 228
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland
House File 230
Drake, Chairman
Schroeder
Edelen
Dunton
Norpel
House File 232
Oakley, Chairman
West
Hargrave
House File 233
Den Herder, Chairman
Bennett
Cochran
House File 234
Logue, Chairman
Strothman
Newhard
House File 235
Fisher, C. R., Chairman
Drake
McCormick

House File 237
Hargrave, Chairman
Miller, R. G.
Brunow
Hill
Schroeder
Den Herder
House File 238
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland
House File 239
Pellett, Chairman
Branstad
Miller, A. V.
House File 241
Hansen, Chairman
Byerly
Daggett
Menke
Poncy
House File 244
Norpel, Chairman
Schroeder
Harper
House File 247
Dunlap, Chairman
Fullerton
Wulff
Clark, J. W.
Brunow

House File 248
Fullerton, Chairman
Connors
Brinck
House File 249
Daggett, Chairman
Mennenga
Wells
House File 250
Dunlap, Chairman
Fullerton
Wulft
Clark, J. W.
Brunow
House File 251
Schroeder, Chairman
Fischer, H. 0.
Rinas
House File 252
Lippold, Chairman
Carr
Horn
Patchett
Wulff
House File 255
Dunlap, Chairman
Fullerton
Wulff
Clark, J. W.
Brunow

House File 257
Knoke, Chairman
Jesse
Bittle
House File 259
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller, R. G.
House File 261
Norpel, Chairman
Schroeder
Harper
House File 262
Miller, A. V., Chairman
Menke
Krause
House File 264
Welden, Chairman
Woods
Wulff
House File 266
Drake, Chairman
De Jong
Connors
House Joint Resolution 7
Bittle, Chairman
Nielsen
Ferguson

## AMENDMENT FILED

H-104

Amend House File 227, page 2, by striking all of lines 5 through 12 and inserting in lieu thereof the following:

NEW SUBSECTION. Annually on November 1 of each
year, the state treasurer shall transfer one million
two hundred thousand dollars to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacture of motor vehicle registration plates at the prison industries. If only one plate is authorized by law, the amount transferred shall be eight hundred thousand dollars. All motor vehicle registration plates shall be treated with a reflective material according to specifications prescribed by the commissioner of public safety. On October 31 of each year, the unexpended balance of the funds transferred to the department of public safety for registration plates shall be transferred to the road use tax fund.

On motion by Stromer of Hancock, the House adjourned until 10:00 a.m., Monday, February 26, 1973.

# JOURNAL OF THE HOUSE 

Fiftieth Calendar Day-Thirty-fifth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Monday, February 26, 1973

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

## IN REVERENCE

The Speaker announced that Representative Delbert L. Trowbridge passed away on Friday, February 23, 1973.

The House rose and joined the Speaker in a moment of silent prayer.

The following prayer was offered by the Reverend Peter M. Kemper, pastor of the First Baptist Church, Harlan, Iowa:

Eternal God, our Heavenly Father, as we begin this day our hearts are saddened by the death of Representative Trowbridge. We pray Thy divine comfort and strength for his family, friends, and loved ones, both near and far. May the challenge of his life, which was lived in dedicated service to Thee and his fellow man, inspire and challenge us for the responsibilities of this day. In all that we do and say may we feel Thy strength that sustains and Thy guidance for the responsibilities that now are ours. Hear the silent prayers of our hearts. We pray, in the name of Christ, our Saviour, Thy only begotten Son, Christ, our Lord. Amen.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Maurice Kraushaar, Fort Dodge, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fisher of Greene for February 26, 27 and 28 on request of Holden of Scott; Jordan of Linn for February 26, 27 and 28 on request of Rinas of Linn; Ewing of Mahaska on request of Readinger of Polk; Freeman of Buena Vista by the Speaker; Griffee of Chickasaw for February 26 and 27 on request of Dunton of Keokuk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Clark of Dubuque from sixty-four residents of Dubuque County opposing legalized abortion.

By Den Herder of Sioux from twenty residents of Sioux County opposing a mandatory law on wearing motorcycle helmets.

By Drake of Muscatine from ninety-four residents of New Hampton, Iowa, favoring Senate File 135 relating to motorcycle safety.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Holden of Scott offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION <br> By Holden

Whereas, The Honorable Delbert L. Trowbridge of Floyd County, who was a member of the Sixty-fourth, and who was serving as a member of the Sixty-fifth General Assembly, passed away on Friday, February 23, 1973; Now Therefore,

Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare a suitable resolution commemorating his life, character, and service to the state.

The motion prevailed and the Speaker appointed as such committee Holden of Scott, Hill of Polk and Edelen of Emmet.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker appointed the following Representatives as the official delegation to the funeral services of the Honorable Delbert L. Trowbridge, Representative from Floyd County: Edelen of Emmet, chairman; Cochran of Webster, Hill of Polk, Holden of Scott, Stromer of Hancock and Varley of Adair.

## INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 10, by Brinck, Caffrey, Husak, Rapp, Monroe, Junker, Hargrave, Harper, Millen, Norpel, Cochran and McCormick, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the duties of the Lieutenant Governor.

Read first time and referred to committee on state government.
House Joint Resolution 11, by Brinck, Caffrey, Rapp, Monroe, Hargrave, Norpel, McCormick and Cochran, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the Secretary of State.

Read first time and referred to committee on state government.

House Joint Resolution 12, by Brinck, Cochran, Caffrey, Crabb, Husak, Rapp, Monroe, Junker, Harper, Ferguson, Millen, Norpel, McCormick and Small, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the Lieutenant Governor.

Read first time and referred to committee on state government. INTRODUCTION OF BILLS

House File 288, by Krause, a bill for an act relating to cigarette retailers.

Read first time and referred to committee on state government.
House File 289, by committee on commerce, a bill for an act relating to the publications of insurance statistical information.

Read first time and placed on the calendar.
House File 290, by committee on transportation, a bill for an act relating to the imposition of penalties for violations of vehicle laws relating to movement of oversized and overweight vehicles and loads and weights in excess of those for which the vehicle is registered.

Read first time and placed on the calendar.
House File 291, by committee on appropriations, a bill for an act making an appropriation to the commission on aging.

Read first time and placed on the calendar.
House File 292, by committee on natural resources, a bill for an act relating to the taking of wild turkey and providing for a special license fee.

Read first time and placed on the calendar.
House File 293, by Clark of Lee and Stanley, a bill for an act to establish a scenic and recreational highway system.

Read first time and referred to committee on transportation.
House File 294, by Clark of Lee, a bill for an act to make an annual appropriation to the state highway commission for a scenic and recreational highway system.

Read first time and referred to committee on appropriations.
House File 295, by Lipsky, a bill for an act relating to snowplows, and providing a penalty.

Read first time and referred to committee on transportation.
House File 296, by Horn and Wells, a bill for an act relating to mandatory school attendance.

Read first time and referred to committee on education.
House File 297, by Clark of Dubuque, Patchett, Carr, Miller of Cerro Gordo, Miller of Buchanan, Jordan, Rinas, Hargrave, Connors, Norpel, Brinck and Cusack (Blouin), a bill for an act relating to the elimination of state-owned liquor stores; to provide for the wholesale and retail sale of liquor by private licensees; to provide for the taxes thereon and for the sale and distribution of excise tax stamps by the department of revenue; relating to penalties for violations of liquor and beer laws, and to otherwise provide for administrative procedures and practices to carry out the intent of this act.

Read first time and referred to committee on state government.
House File 298, by Lipsky and Hill, a bill for an act relating to surviving spouse benefits under the judicial retirement system.

Read first time and referred to committee on state government.
House File 299, by Dunton, Den Herder, Avenson, Bortell, Caffrey, Brockett, Carr, Butler, Clark of Dubuque, Crabb, Griffee, Daggett, Hennessey, Danker, Horn, De Jong, Husak, Edelen, Hutchins, Egenes, Jesse, Ewing, Jordan, Fischer of Grundy, Krause, Fisher of Greene, Mennenga, Fullerton, Middleswart, Grassley, Miller of Cerro Gordo, Harvey, Newhard, Lippold, Nielsen, Logue, Norland, McElroy, Norpel, Mendenhall, O'Halloran, Peterson, Rapp, Stephens, Rinas, Stromer, Wells, Strothman, Woods, Tofte, Wyckoff and Wulff (Hansen, Palmer, Griffin, Kennedy, Potter, Scott, Miller of Marshall, Van Gilst, Tieden, Nolin, Lamborn, Blouin, Nystrom, Rodgers, Schwengels, Kinley, Priebe, Bergman and Robinson), a bill for an act relating to the definition of the practice of chiropractic.

Read first time and referred to committee on state government.
House File 300, by Monroe, a bill for an act to provide for the payment of attorney fees and court costs for indigents in cases of dissolutions of marriage.

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

House File 301, by Higgins, O'Halloran and Cusack, a bill for an act relating to the allocation of the road use tax fund.

Read first time and referred to committee on transportation.
House File 302, by Caffrey, a bill for an act providing for a state lottery; providing for a state lottery commission to administer the lottery; providing for a state lottery fund for the deposit of receipts and for the payment of prizes and expenses; providing for the licensing of lottery ticket sales agents; providing for administrative procedures necessary in carrying out the intent of the Act, making certain acts illegal and providing a penalty for their commission.

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

## SENATE MESSAGE CONSIDERED

Senate File 231, a bill for an act to make a supplemental appropriation from moneys received by the board of nursing examiners.

Read first time and referred to committee on appropriations.

> SPONSORS REMOVED
> (House Files 227 and 230 )

Strothman of Henry has been removed as co-sponsor of House File 227 and Krause of Palo Alto has been removed as co-sponsor of House File 230.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate, in accordance with Senate Concurrent Resolution 23 recalling Senate File 39 from the Governor, is returning said Senate File 39, a bill for an act to provide copies of the Iowa Code to city assessors without cost, to the House for further consideration.

Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 231, a bill for an act relating to supplemental appropriation from moneys received by the board of nursing examiners.

Also: That the Senate has on February 22, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 126, a bill for an act relating to the educational program of schools.

> RALPH R. BROWN, Secretary
> RECONSIDERATION OF BILL (Senate File 39)

Holden of Scott asked and received unanimous consent to take
up for immediate consideration the reconsideration of Senate File 39, a bill for an act to provide copies of the Iowa Code to city assessors without cost.

Stanley of Muscatine moved to reconsider the vote by which Senate File 39 passed the House on February 2, 1973.

A non-record roll call was requested.
The ayes were 78 , nays 0 .
The motion prevailed.
Stanley of Muscatine moved that the vote by which Senate File 39 was placed on its last reading be reconsidered.

The motion prevailed.
Stanley of Muscatine offered the following amendment H-105 filed by him and moved its adoption:
H-105
1 Amend the title to Senate File 39 by inserting
2 after the word "Code" the words "and Acts of each
3 General Assembly".
Amendment adopted.
Stanley of Muscatine moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 39)
The ayes were, 88:

| Anderson | Doyle | Junker | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Kiser | Patchett |
| Bennett | Dunton | Knoke | Pellett |
| Bortell | Edelen | Krause | Peterson |
| Branstad | Egenes | Kreamer | Poncy |
| Brinck | Ferguson | Lippold | Rapp |
| Brockett | Fischer, H. O. | Logue | Readinger |
| Brunow | Fitzgerald | McCormick | Rinas |
| Butler | Fullerton | McElroy | Roorda |
| Byerly | Grassley | Mendenhall | Schroeder |
| Carr | Hansen | Menke | Stanley |
| Clark, J. H. | Hargrave | Mennenga | Stephens |
| Clark, J. W. | Harper | Middleswart | Stromer |
| Cochran | Harvey | Millen | Strothman |
| Connors | Hennessey | Miller, A.V. | Tofte |
| Crabb | Higgins | Miller, K. D. | Welden |
| Crawford | Hill | Miller, R.G. | Wells |
| Cusack | Holden | Monroe | West |
| Daggett | Horn | Newhard | Woods |
| Danker | Husak | Nislsen | Wulff |
| De Jong | Hutchins | Norland | Wyckoff |
| Den Herder | Jesse | Norpel | Mr. Speaker |

The nays were, none.

Absent or not voting, 12:

| Bittle | Ewing | Griffee | O'Halloran |
| :--- | :--- | :--- | :--- |
| Caffrey | Fisher, C. R. | Jordan | Small |
| Drake | Freeman | Lipsky | Trowbridge |

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

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 242, a bill for an act making an appropriation to the board of architectural examiners and providing for the administration of funds designated for use of such board, was taken up for consideration.

Crabb of Crawford offered the following amendment H-91 filed by him and moved its adoption:
H-91
1 Amend House File 242, page 2, by striking all
2 of lines twenty-eight (28) through thirty-two (32)
3 and inserting in lieu thereof the following:
4 Sec. 3. This Act, being deemed of immediate
5 importance, shall take effect and be in force from
6 and after its publication in The Waverly Democrat, a
7 newspaper published in Waverly, Iowa, and in the
8 Woodbine Twiner, a newspaper published in Woodbine,
9 Iowa.

## Amendment 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. 242)
The ayes were, 86:

| Anderson | Cochran | Fischer, H. O. | Krause |
| :--- | :--- | :--- | :--- |
| Avenson | Connors | Fitzgerald | Kreamer |
| Bennett | Crabb | Fullerton | Lippold |
| Bittle | Crawford | Grassley | Logue |
| Bortell | Cusack | Hansen | McCormick |
| Branstad | Daggett | Hargrave | McElroy |
| Brinck | Danker | Harper | Mendenhall |
| Brockett | Den Herder | Harvey | Menke |
| Brunow | Doyle | Hennessey | Mennenga |
| Butler | Drake | Horn | Middleswart |
| Byerly | Dunlap | Husak | Millen |
| Caffrey | Dunton | Hutchins | Miller, A. V. |
| Carr | Edelen | Jesse | Miler, K. D. |
| Clark, J. H. | Egenes | Junker | Miller,R. G. |
| Clark, J. W. | Ferguson | Kiser | Newhard |


| Nielsen | Peterson | Stanley | Wells |
| :---: | :---: | :---: | :---: |
| Norland | Poncy | Stephens | West |
| Norpel | Rapp | Stromer | Woods |
| Oakley | Readinger | Strothman | Wulff |
| O'Halloran | Rinas | Tofte | Wyckoff |
| Patchett | Schroeder | Welden | Mr. Speaker |
| Pellett | Small |  |  |
| The nays were, 5: |  |  |  |
| Higgins | Holden | Knoke | Monroe |
| Absent or not voting, 9: |  |  |  |
| De Jong | Freeman | Jordan | Roorda |
| Ewing | Griffee | Lipsky | Trowbridge |

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

## REGULAR CALENDAR

House File 190, a bill for an act relating to unlawiul truck speed limits, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-52$ filed by him and moved its adoption:
H-52
1 Amend House File 190 by committee on transporta-
2 tion by striking lines 4 through 12 inclusive and
3 inserting in lieu thereof the following:
4 "hundred eighty-six (321.286), Code 1973, is
5 hereby repealed."
Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-52$.

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

On the question "Shall the bill pass?" (H.F. 190)
The ayes were, 79 :

| Anderson | Cochran <br> Connors | Egenes <br> Ferguson | Holden <br> Husan |
| :--- | :--- | :--- | :--- |
| Bennett | Crabb | Fischer, H. O. | Hutchins |
| Bittle | Crawford | Fitzgerald | Junker |
| Bortell | Cusack | Fullerton | Knoke |
| Branstad | Dagggett | Grassley | Kreamer |
| Brinck | De Jong | Hansen | Lippold |
| Brunow | Den Herder | Hargrave | Logue |
| Butler | Doyle | Harper | McCormick |
| Byerly | Drake | Harvey | McElroy |
| Caffrey | Dunlap | Hennessey | Mendenhall |
| Carr | Dunton | Higgins | Menke |
| Clark, J. W. | Edelen | Hill | Mennenga |


| Middleswart | Norpel | Roorda | Wells |
| :---: | :---: | :---: | :---: |
| Millen | Oakley | Stanley | West |
| Miller, A. V. | Pellett | Stephens | Woods |
| Miller, K. D. | Peterson | Stromer | Wulff |
| Miller, R. G. | Poncy | Strothman | Wyckoff |
| Nielsen | Readinger | Tofte | Mr. Speaker |
| Norland | Rinas | Welden |  |
| The nays were, 12: |  |  |  |
| Clark, J. H. | Jesse | Monroe | Patchett |
| Danker | Kiser | Newhard | Rapp |
| Horn | Krause | O'Halloran | Schroeder |
| Absent or not voting, 9 : |  |  |  |
| Brockett | Freeman | Jordan | Small |
| Ewing | Griffee | Lipsky | Trowbridge |

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

The House resumed consideration of House File 193, a bill for an act relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays.

Dunton of Keokuk offered the following amendment H-68 filed by him and moved its adoption:
H-68
1 Amend House File 193 as follows:
2 1. Page 1, lines 14 and 15, by striking the words
"[on Saturday, Sunday, holidays,]" and inserting in
lieu thereof the words "on [Saturdays,] Sundays, holidays".
2. Page 1 , line 16 , by striking the words
"Sundays, or holidays".
Amendment adopted.
Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 193)
The ayes were, 86:

| Anderson <br> Bennett | Clark, J. W. <br> Cochran | Dunton <br> Egenes | Higgins |
| :--- | :--- | :--- | :--- |
| Bittle | Crabb | Ferguson |  |
| Bortell | Crawford | Fischer, H. O. | Holden |
| Branstad | Cusack | Fitz |  |
| Brinck | Daggett | Fullertold | Hutchins |
| Brockett | Danker <br> Brunow | De Jong | Grassley |


| Logue | Miller, R. G. | Poncy | Stromer |
| :---: | :---: | :---: | :---: |
| McCormick | Monroe | Rapp | Strothman |
| McEIroy | Newhard | Readinger | Welden |
| Mendenhall | Norland | Rinas | Wells |
| Menke | Norpel | Roorda | West |
| Mennenga | Oakley | Schroeder | Woods |
| Middleswart | O'Halloran | Small | Wulff |
| Millen | Patchett | Stanley | Wyckoff |
| Miller, A. V. | Pellett | Stephens | Mr. Speaker |
| Miller, K. D. | Peterson |  |  |
| The nays were, 2: |  |  |  |
| Avenson | Husak |  |  |
| Absent or not voting, 12: |  |  |  |
| Butler | Ewing | Griffee | Nielsen |
| Connors | Fisher, C. R. | Jordan | Tofte |
| Edelen | Freeman | Lipsky | Trowbridge |

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

House File 204, a bill for an act relating to minimum percentages of plant nutrients in fertilizers, was taken up for consideration.

Husak of Tama offered the following amendment $\mathrm{H}-62$ filed by Husak, et al., and moved its adoption:
H-62
1 Amend House File 204 as follows:
2 1. By striking line 7 and inserting in lieu
3 thereof "eighteen percent available phosphorus
4 pentoxide ( $\mathrm{P}_{2} \mathrm{O}_{5}$ ) or the equivalent percentage in
5 available phosphorus (P) form, nor any mixed".
2. In line 9 by inserting after the word "phosphorus" the word "pentoxide".
3. By striking line 10 and inserting in lieu

9 thereof "sium oxide ( $\mathrm{K}_{2} \mathrm{O}$ ) totals less than twenty
10 percent or the equivalent percentage when computed
11 by using the basic elemental form, shall be offered".
Amendment adopted.
Husak 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. 204)
The ayes were, 90 :

| Anderson | Butler | Crawford | Dunton <br> Avenson |
| :--- | :--- | :--- | :--- |
| Byelen |  |  |  |
| Bennett | Carly | Cusack | Carrey |
| Bittle | Car | Daggett | Egenes |
| Bortell | Clark, J. H. | Danker | Fergong |
| Branstad | Clark, J. W. | Den Hengen | Fischer, H. O. |
| Brinck | Cochran | Doyle | Fitzgerald |
| Brockett | Connors | Drake | Fullerton |
| Brunow | Crabb | Dunlap | Grassley |
|  |  |  | Hansen |

Hargrave
Harper
Hennessey
Higgins
Hill
Holden
Horn
Husak
Hutchins
Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A.V.
Miller, K.
Miller,
Monroe

Nielsen Norland Norpel O'Halloran Patchett Pellett Peterson Poncy Rapp Readinger Rinas Roorda Schroeder

Small Stanley
Stephens
Stromer Strothman
Tofte Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Oakley
Trowbridge

Ewing
Fisher, C. R.
Freeman
$\underset{\text { Newhard }}{\text { Lipsky }}$

The nays were, 1:
Harvey
Absent or not voting, 9:

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

On motion by Holden of Scott, the House recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
COMMUNICATION FROM THE
IOWA COMMISSION ON COMPENSATION, EXPENSES
and Salaries for elected state officials
There is on file in the office of the Speaker the report and recommendations of the Iowa Commission on Compensation, Expenses and Salaries for Elected State Officials made to the Iowa General Assembly pursuant to Section 2A.4, 1973 Code of Iowa.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 23, 1973, he approved and transmitted to the Secretary of State the following bill:

House File 19, an act providing exceptions to driving on the right side of a roadway.

A communication was received from the Governor announcing that on February 26, 1973, he approved and transmitted to the Secretary of State the following bills:

Senate File 6, an act relating to commitment of alcohol and drug addicts.
Senate File 7, an act relating to the return of marriage document.
Senate File 9, an act relating to the interest rates on judgments and decrees.

Senate File 48, an act relating to the filing requirements for cooperative associations for income tax purposes.

Senate File 64, an act relating to signatures required on corporate income tax returns.

## AMENDMENTS FILED

H-107
1 Amend House File 270, Page 7, line 9, by
2 striking the word "fifteenth" and inserting in
3 lieu thereof the word "last".
HUTCHINS of Guthrie
H-106
1 Amend Senate File 109, as passed by the Senate, 2 page 1, line 12, by inserting before the word "shall"
3 the words "and property owned by municipal utilities".
SCHROEDER of Pottawattamie STROMER of Hancock
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, February 27, 1973.

# JOURNAL OF THE HOUSE 

Fifty-first Calendar Day-Thirty-sixth Session Day

## Hall of the House of Representatives Des Moines, Iowa, Tuesday, February 27, 1973

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

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

The Journal of Monday, February 26, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Sokol, State Center, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Crabb of Crawford by the Speaker; Miller of Van Buren on request of Stromer of Hancock; Oakley of Clinton for February 28 and 29 by the Speaker.

## PRESENTATION OF VISITORS

Husak of Tama presented to the House the Honorable Marion D. Siglin, former member of the House during the Sixtieth and Sixty-fourth General Assemblies, representing Clarke, Lucas and Madison Counties.

The Speaker announced that the following visitors were present in the House chamber:

Thirty-eight senior students from Melcher-Dallas Community School, Melcher, accompanied by Dennis Nelson. By Middleswart of Warren.

Forty-eight senior students from Lynnville-Sully Community School, Sully, accompanied by Gloria McKeag. By De Jong of Marion.

Thirty-one students from Maquoketa Junior High School, Maquoketa, accompanied by Charles Sheridan. By Norpel of Jackson and Newhard of Jones.

## PETITIONS FILED

The following petitions were received and placed on file:
By Branstad of Winnebago, from one hundred fifty-seven residents of Winnebago County supporting retention of the county numbers on license plates.

By Carr of Dubuque, from sixty-six residents of Dubuque County opposing legalized abortion.

By Patchett of Johnson, from thirty residents opposing the sale, manufacture and use of leg-hold traps.

By Miller of Calhoun, from the Elk Horn-Kimballton Community School District Board of Education opposing the public negotiations bill.

By Mendenhall of Allamakee, from twelve residents of Allamakee County opposing House File 138, relating to the sale of liquor on Sunday.

## INTRODUCTION OF BILLS

House File 303, by Branstad, Hutchins, Harvey, Hennessey, Grassley, Krause, Norland, Wyckoff, Schroeder, Mendenhall, Hansen, Cochran, Edelen, Millen, Norpel, Miller of Cerro Gordo, Stephens, Fischer of Grundy, Doyle, McCormick, Brinck, Griffee, Strothman, Middleswart, Pellett, Woods, Small, Caffrey, Harper, Miller of Buchanan, Ewing, Clark of Lee, McElroy, Freeman, Crabb, Peterson, Poncy, Rapp, Fitzgerald, Avenson, O'Halloran, Welden, Clark of Dubuque, West, Logue, Drake, Fisher of Greene, Anderson, Wulff, Danker and Bennett (Priebe and Schwieger), a bill for an act relating to the numbering of motor vehicle registration plates.

Read first time and referred to committee on transportation.
House File 304, by Lipsky, Kiser, Crawford, Hill, Stanley, Readinger, Rapp, Oakley, Egenes, Fitzgerald and O'Halloran, a bill for an act to provide family planning services and maternal health care.

Read first time and referred to committee on human resources.
House File 305, by Monroe and Woods (Miller of Des Moines), a bill for an act relating to penalties for the commission of or the attempt to commit certain crimes when armed with firearms or knives.

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

House File 306, by Bittle, Nielsen, Rapp and Mendenhall, a bill for an act relating to the recording of liens.

Read first time and referred to committee to county government.

## SENATE MESSAGE CONSIDERED

Senate File 126, a bill for an act relating to the educational program of schools.

Read first time and referred to committee on education.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on February 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 135, a bill for an act relating to equipment of motorcycles and motorcycle riders.

RALPH R. BROWN, Secretary

## REPORT OF COMMITTEE ON APPROPRIATIONS

(House File 291)

## COMMISSION ON THE AGING

The committee recommendation is for a budget of $\$ 115,760$ for 1973-74 and $\$ 118,980$ for $1974-75$. This budget consists of a state appropriation of $\$ 35,650$ with $\$ 80,000$ in Federal Aid for 1973-74, and a state appropriation of $\$ 38,830$ with $\$ 80,00$ in Federal Aid for 1974-75.

From these totals, $\$ 96,060$ for $1973-74$ and $\$ 98,460$ for 1974-75 is budgeted for salaries. This recommendation allows for no increase in the present personnel level of nine.
$\$ 19,700$ in 1973-74 and $\$ 20,520$ in 1974-75 is budgeted for travel, office supplies and expense, printing and binding, and telephone and telegraph.

The Governor's budget recommendation, which was accepted by the committee, is based on Federal Funds as they are presently available. In accepting the Governor's budget, however, the intent of the committee was not to preclude the Commission from obtaining any more Federal Funds should they become available, under Title VII of the Older Americans Act-Nutrition for the Elderly Program. A letter was sent to the Executive Council stating this intent.

The letter also stated that it is the intent of the committee that when these Federal Funds become available, the Commission on the Aging should request state matching funds from the Executive Council contingency fund or request a supplemental appropriation if the Legislature is in session.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS CALENDAR

The House resumed consideration of House File 160, a bill for an act relating to liability for the unlawful destruction, taking, or possession of wildlife owned by the state, and imposing civil damages.

Wyckoff of Benton offered the following amendment H-46 filed by him and moved its adoption:

H-46
1 Amend House File 160, line 10, by inserting a
2 colon after the word "exceeding".
Amendment adopted.
Freeman of Buena Vista offered the following amendment H-43 filed by him and Hill of Polk and moved its adoption:

H-43
1 Amend House File 160, by inserting after
the period in line 19, the following new
sentence:
Civil suits authorized by this Act may
5 be prosecuted by the attorney general or
6 by county attorneys.
Amendment adopted.
Wyckoff 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. 160)
The ayes were, 80:

| Anderson | De Jong | Husak | Nielsen |
| :---: | :---: | :---: | :---: |
| Avenson | Den Herder | Hutchins | Norland |
| Bennett | Dunlap | Junker | Norpel |
| Bittle | Dunton | Kiser | O'Halloran |
| Bortell | Edelen | Krause | Patchett |
| Branstad | Egenes | Kreamer | Poncy |
| Brinck | Ewing | Lippold | Rapp |
| Brockett | Ferguson | Lipsky | Readinger |
| Brunow | Fischer, H. O. | Logue | Rinas |
| Butler | Fitzgerald | McCormick | Roorda |
| Byerly | Freeman | McElroy | Schroeder |
| Caffrey | Fullerton | Mendenhall | Stanley |
| Carr | Grassley | Menke | Stromer |
| Clark, J. H. | Hansen | Mennenga | Tofte |
| Clark, J. W. | Hargrave | Middleswart | Welden |
| Connors | Harvey | Miller, A. V. | West |
| Crawford | Higgins | Miller, K. D. | Woods |
| Cusack | Hill | Miller, R. G. | Wulff |
| Daggett | Holden | Monroe | Wyckoff |
| Danker | Horn | Newhard | Mr. Speaker |

The nays were, 2:
Knoke Strothman
Absent or not voting, 18:

| Cochran | Griffee | Millen | Small |
| :--- | :--- | :--- | :--- |
| Crabb | Harper | Oakley | Stephens |
| Doyle | Hennessey | Pellett | Trowbridge |
| Drake | Jesse | Peterson | Wells |
| Fisher, C. R. | Jordan |  |  |

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

> AMENDMENT ADOPTED TO THE TEMPORARY RULES OF THE HOUSE

Holden of Scott offered the following amendment filed by the committee on rules and moved its adoption:
1 Amend the temporary rules of the House by striking
2 in Rule 48 unnumbered paragraphs three (3) through 3 eight (8).

Amendment adopted.

> MOTION TO RECONSIDER WITHDRAWN (Amendment to Rule 30 of the Temporary Rules)

Byerly of Polk asked and received unanimous consent to withdraw the motion to reconsider the Junker, et al., amendment, as amended, filed on January 23, 1973, by Byerly and Nielsen of Polk.

## HOUSE FILE 159 RECONSIDERED AND REREFERRED TO COMMITTEE ON AGRICULTURE

Stromer of Hancock called up for consideration the motion to reconsider House File 159, filed on February 13, 1973, and moved to reconsider the vote by which House File 159, a bill for an act providing that foods containing chemical residues beyond a certain tolerance be deemed to be adulterated, passed the House on February 12, 1973.

A non-record roll call was requested.
The ayes were 86, nays, 0 .
The motion prevailed.
Stromer of Hancock moved that the vote by which House File 159 was placed on its last reading be reconsidered.

The motion prevailed.

Pellett of Cass asked and received unanimous consent that House File 159 be rereferred to the committee on agriculture.

## SENATE AMENDMENT CONSIDERED

Danker of Pottawattamie called up for consideration House File 108, a bill for an act relating to the destruction of original court records, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 108, page 1, by adding after line 13 the following new paragraph:

Original court files cannot be destroyed until the passage of ten years after a decree or judgment entry is signed and entered of record and after the contents have been reproduced as authorized in section six hundred and six point twenty (606.20) of the Code, however, if the matter is dismissed with prejudice before judgment or decree the file may be destroyed one year from the date of the dismissal and after reproduction as authorized in section six hundred and six point twenty (606.20) of the Code.

Motion prevailed and the House concurred in the Senate amendment.

Danker 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 108)
The ayes were, 88:

| Anderson | Den Herder <br> Avenson | Husak <br> Doyle | Hutchins |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Junker |  |
| Oithalloran |  |  |  |

Absent or not voting, 12:

| Crabb | Harper | Millen | Rapp |
| :--- | :--- | :--- | :--- |
| Fisher, C. R. | Jesse | Norland | Trowbridge |
| Griffee | Jordan | Oakley | Wells |

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

## CONSIDERATION OF BILLS

WAYS AND MEANS CALENDAR
Senate File 124, a bill for an act relating to sales tax on purchases made by contractors who are retailers, with report of committee recommending passage, was taken up for consideration.

Dunlap 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. 124)
The ayes were, 84:

| Anderson | De Jong | Husak | Nielsen |
| :--- | :--- | :--- | :--- |
| Avenson | Den Herder <br> Hutchins | Norland <br> Bennett | Doyle |
| Bittle | Drake | Junker | Norpel |
| Bortell | Dunlap | Kiser | O'Halloran |
| Branstad | Dunton | Knoke | Patchett |
| Brinck | Edelen | Krause | Pellett |
| Brockett | Egenes | Kipamer | Poncy |
| Brunow | Ewing | Lippold | Readinger |
| Butler | Fischer, H. O. | Logue | Rinas |
| Byerly | Fitzgerald | McCormick | Roorda |
| Caffrey | Freeman | McElroy | Schroeder |
| Carr | Fullerton | Mendenhall | Stanll |
| Clark, J. H. | Grassley | Menke | Stromer |
| Clark, J. W. | Hansen | Mennenga | Tofte |
| Cochran | Hargrave | Middleswart | Welden |
| Connors | Hennessey | Miller, A.V. | West |
| Crawford | Higgins | Mille, K. D. | Woods |
| Cusack | Hill | Miller,R.G. | Wulff |
| Daggett | Holden | Monroe | Wyckoff |
| Danker | Horn | Newhard | Mr. Speaker |

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

| Crabb | Harper | Millen | Stephens |
| :--- | :--- | :--- | :--- |
| Ferguson | Harvey | Oakley | Strothman |
| Fisher, C. R. | Jesse | Peterson | Trowbridge |
| Griffee | Jordan | Rapp | Wells |

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

## REGULAR CALENDAR

House File 209, a bill for an act correcting erroneous, inconsistent and obsolete sections of the Code of Iowa, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 209)
The ayes were, 84:

| Anderson | De Jong |
| :---: | :---: |
| Avenson | Den Herder |
| Bennett | Doyle |
| Bittle | Drake |
| Bortell | Dunlap. |
| Branstad | Dunton |
| Brinck | Edelen |
| Brockett | Egenes |
| Brunow | Ewing |
| Butler | Fischer, H. O. |
| Byerly | Fitzgerald |
| Caffrey | Freeman |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Clark, J. W. | Hansen |
| Cochran | Hargrave |
| Connors | Harvey |
| Crawford | Hennessey |
| Cusack | Higgins |
| Daggett | Hill |
| Danker | Holden |

Horn
Husak
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Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Miller, A.V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard

Nielsen
Norland
Norpel
Patchett
Pellett
Poncy
Rapp
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Welden
West
Woods
Wulff
Wyckoff Mr. Speaker

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

Ferguson Jesse
Fisher, C. R. Jordan
Griffee
Lipsky
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 220, a bill for an act relating to the operation of metal tracked and metal tired vehicles on streets and roads, was taken up for consideration.

Butler 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. 220)

The ayes were, 69:

| Avenson | Danker | Holden | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Den Herder | Hutchins | Patchett |
| Bittle | Doyle | Jesse | Pellett |
| Bortell | Drake | Junker | Poncy |
| Branstad | Dunlap | Kiser | Rapp |
| Brinck | Dunton | Krause | Readinger |
| Brockett | Egenes | Lippold | Rinas |
| Brunow | Ewing | McCormick | Roorda |
| Butler | Ferguson | McElroy | Small |
| Cafrrey | Fitzgerald | Menke | Stanley |
| Carr | Fullerton | Mennenga | Stromer |
| Clark, J. H. | Grassley | Miller, A.V. | Tofte |
| Clark, J. W. | Hansen | Miller, K.D. | West |
| Cochran | Hargrave | Monroe | Woods |
| Connors | Hennessey | Newhard | Wulff |
| Crawford | Higgins | Norland | Wyckoff |
| Cusack | Hill | Norpel | Mr. Speaker |

The nays were, 19:

| Anderson | Horn | Logue | Peterson <br> Byerly |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Husak | Knoke | Mendenhall |
| Freeman | Kreamer | Middleswart | Schroeder <br> Strothman |
| Harvey | Lipsky | Miller, R. G. | Welden |
| Absent or not voting, 12: | Nielsen |  |  |
| Crabb | Fisher, C. R. |  | Jordan |
| De Jong Edelen | Griffee | Millen | Stephens |
| Harper | Oakley | Wrowbridge |  |
|  | Hells |  |  |

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

SPECIAL ORDER
(House File 287)
Holden of Scott asked and received unanimous consent that House File 287 be made a special order of business for 9:15 a.m. Thursday, March 1, 1973.

## COMMUNICATION FROM THE <br> IOWA STATE PRESERVES ADVISORY BOARD

There is on file in the office of the Speaker the Report of the State Preserves Advisory Board for the Biennium 1971-1972 to the members of the Sixty-fifth Iowa General Assembly pursuant to Section 111B.8, subsection 11, 1973 Code.

## SPONSORS REMOVED <br> (House File 230)

Stephens of Plymouth, Miller of Calhoun and Middleswart of Warren have been removed as co-sponsors of House File 230.

# HOUSE CONCURRENT RESOLUTION 20 <br> By Higgins and Rapp 

Whereas, the Iowa Department of Banking has ignored a federal court ruling governing interest rates charged consumers by small loan companies; and

Whereas, the Banking Department's position means that Iowans who pay back their small loans ahead of schedule will continue to pay an unfair interest rate, higher than that for which they contracted; and

Whereas, both the Governor and the Attorney General of Iowa have expressed their belief that the Banking Department should implement the Court's ruling, Now Therefore,

Be It Resolved by the House, the Senate Concurring, That the General Assembly directs the Superintendent of Banking to immediately implement the federal court ruling as it applies to small loan companies doing business in Iowa, and to ban the use of the "Rule of 78's" in the computation of interest by all lending institutions under its jurisdiction except where specifically allowed by law.

Be It Further Resolved, That the Superintendent is directed to seek advice in such matters from the Attorney General's office before going to consultants for finance companies where a possible conflict of interest exists.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Drake of Muscatine, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 230, a bill for an act to create a state department of transportation by transferring certain duties of the state highway commission, Iowa aeronautics commission, Iowa reciprocity board, Iowa state commerce commission, and the department of public safety to a state department of trans. portation, and making coordinating amendments to the Code, including penalty provisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-108
1 Amend House File 230 as follows:
2 1. Page 3, lines 3 and 4, by striking the words
3 "operation, maintenance,".
4 2. Page 3, line 33, by striking the word "any" and
5 inserting in lieu thereof the words "more than ten percent
6 of the".
7 3. Page 6, lines 20 and 21 , by striking the word
8 "commission" and inserting in lieu thereof the words
9 "general assembly".
DRAKE of Muscatine, Chairman
AMENDMENTS FILED
H-109
1 Amend House File 35 as follows:
2 1. Page 2, line 12, by striking the word

3 "five" and inserting in lieu thereof the word
4 "seven".
5 2. Page 2, by adding the follow-
6 ing after line 21:
"6. Two members appointed by the
Governor, to serve at the pleasure of the Governor.
They shall be persons familiar with the overall
transportation problems of Iowa."
WELDEN of Hardin
H-110
1 Amend House File 287 as follows:
2 1. Page 8, line 11, by striking the word "fifty"
3 and inserting in lieu thereof the word "fifty-five".

8 4. By renumbering the sections as necessary.
DRAKE of Muscatine STANLEY of Muscatine

## H-111

1 Amend House File 287 as follows:
2 1. Page 3, line 15, by striking the words "The 3 contributions of the members shall" and inserting in
4 lieu thereof the words "[The contributions of the 5 member shall]".

8 Commencing July 1, 1973 contributions by the employer
9 shall be in the amount of four and one-half percent of the covered wages of the employee paid by the employer until the first of the month after the member's sixty-fifth birthday or his termination or retirement from employment, whichever is earlier".
3. Page 8, line 11, by striking the word "fifty" and inserting in lieu thereof the word "sixty".
4. Amend the title, page 1 , line 3 , by inserting after the word "members," the words "increasing employer contributions,".

PATCHETT of Johnson AVENSON of Fayette

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, February 28, 1973.

# JOURNAL OF THE HOUSE 

Fifty-second Calendar Day-Thirty-seventh Session Day
Hall of the House of Representatives
Des Moines, Iowa, Wednesday, February 28, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Harold DeGroot, pastor of the Christian Reformed Church, Ocheyedan, Iowa.

The Journal of Tuesday, February 27, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Keith Garber, Corydon, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Kreamer of Polk for February 28 and March 1 and 2 by the Speaker.
SPECIAL PRESENTATION
Crabb of Crawford presented to the House Miss Soo Klingman of Waterloo, 1972 Iowa Pork Queen, and Miss Kathy Deal of Bagley, 1973 Iowa Pork Queen.

The House extended its welcome.
PRESENTATION OF VISITORS
The Speaker announced that the following visitors were present in the House chamber:

Eight students from Iowa Valley Junior College, Marshalltown, accompanied by Anne Handorf and Ken Ersland. By Brockett of Marshall.

## PETITIONS FILED

The following petitions were received and placed on file:
By Mendenhall of Allamakee, from thirty-seven residents of Allamakee County opposing House File 7, relating to the Iowa natural and scenic river system.

By Anderson of Ringgold and Pellett of Cass, from twenty-six Union County courthouse employees favoring improvement in IPERS benefits.

By Mendenhall of Allamakee, from eight residents of Allamakee County, and Pellett of Cass, from the Atlantic Community School board of education and the Elk Horn-Kimballton Community School district board of education opposing House File 263, relating to public negotiations.

By Egenes of Story, from thirteen residents of Ellsworth favoring legislation to help relieve the school's financial burden.

By Monroe of Des Moines, from thirty-one members of the Des Moines County Retired Teachers unit favoring a fifteen percent or more increase in IPERS benefits.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 230, under Rule 35.

## PUBLIC HEARING RESCHEDULED <br> (House File 230)

Drake of Muscatine asked and received unanimous consent that the public hearing scheduled for 1:00 p.m. Friday, March 2, 1973, be rescheduled for 1:00 p.m. Thursday, March, 8, 1973.

> SPONSORS REMOVED
> (House File 230)

Anderson of Ringgold, Husak of Tama, Den Herder of Sioux, Peterson of Woodbury, McElroy of Fremont, Hansen of O'Brien, Menke of O'Brien, and Schroeder of Pottawattamie have been removed as co-sponsors of House File 230.

## INTRODUCTION OF BILLS

House File 307, by Bittle, Stanley, Lippold, Egenes and Drake, a bill for an act relating to duties and functions of the department of general services.

Read first time and referred to committee on state government.
House File 308, by committee on transportation, a bill for an act relating to definition of vehicle.

Read first time and placed on the calendar.

House File 309, by Bittle, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Des Moines Area Community College (Merged Area XI) in the Counties of Adair, Audubon, Boone, Carroll, Clarke, Crawford, Dallas, Greene, Guthrie, Hamilton, Hardin, Jasper, Lucas, Madison, Mahaska, Marion, Marshall, Polk, Poweshiek, Shelby, Story and Warren, State of Iowa, in connection with an election authorizing the levy of a tax and declaring the validity of said election and the validity of taxes levied pursuant thereto.

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

House File 310, by committee on natural resources, a bill for an act relating to trout stamps.

Read first time and placed on the calendar.
House File 311, by Doyle, a bill for an act relating to the reopening of estates.

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

House File 312, by Horn, a bill for an act relating to the purchase of schoolhouse sites.

Read first time and referred to committee on education.
House File 313, by Connors, Hutchins, Doyle, West, Junker, Edelen, Tofte and Avenson, a bill for an act relating to the installation of automatic fire extinguishing systems in high-rise buildings, and providing penalties.

Read first time and referred to committee on cities and towns.
House File 314, by committee on ways and means, a bill for an act relating to exemptions from the sales and use tax on sales subject to a special tax.

Read first time and placed on the calendar.
House File 315, by committee on ways and means, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund.

Read first time and placed on the calendar.
House File 316, by Roorda and Middleswart (Rodgers), a bill for an act relating to the fifth judicial district and judicial nominating commission.

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

House File 317, by Stanley and O'Halloran (Miller of Marshall and Gluba), a bill for an act to regulate the use of beverage containers and providing penalties.

Read first time and referred to committee on natural resources.
House File 318, by Hill (Riley), a bill for an act relating to annual reports of corporations.

Read first time and referred to committee on commerce.
House File 319, by Hansen, Middleswart, Miller of Calhoun, Grassley, Stromer, Mendenhall, Cochran, Norland, Menke, Crabb, Roorda, Branstad, Edelen and Anderson, a bill for an act relating to the planning of primary road construction and improvement.

Read first time and referred to committee on transportation.
House File 320, by Egenes, Avenson, Grassley, Oakley and Krause, a bill for an act relating to the appointment of the superintendent of banking.

Read first time and referred to committee on commerce.
House File 321, by Kreamer, a bill for an act to prohibit the expansion of certain curricula at area vocational schools and area community colleges.

Read first time and referred to committee on education.
House File 322, by Byerly (Willits), a bill for an act relating to the conveyance of sanitary districts to a city or town.

Read first time and referred to committee on cities and towns.
House File 323, by Byerly and Clark of Lee, a bill for an act relating to the issuance of new birth certificates for persons born outside the United States and adopted in Iowa.

Read first time and referred to committee on human resources.
House File 324, by Small, Ferguson, McCormick, Higgins, Clark of Lee and Cusack (Kelly, Gluba, Blouin and Doderer), a bill for an act relating to confidentiality of the source and information obtained in the course of gathering or obtaining information for publication or broadcast.

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

House File 325, by Edelen, Millen, McCormick, Mendenhall, Fisher of Greene, Cusack and Nielsen, a bill for an act to clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs including controlled substances.

Read first time and referred to committee on human resources.
House File 326, by Doyle, a bill for an act relating to court costs in cases of overtime parking.

Read first time and referred to committee on judiciary and 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 on February 26, 1973, passed the following bill in which the concurrence of the Senate was asked:
House File 206, a bill for an act relating to the age of retirement for a public employee.

Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:
Senate File 3, a bill for an act relating to improvement bonds and special assessments on certain property outside of cities.

Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 22, a bill for an act relating to unclaimed utility deposits and refunds.
Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 199, a bill for an act to provide a Judicial Qualifications Act under the authority of the constitutional amendment adopted at the general election in November, 1972.

Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 202, a bill for an act relating to the road use tax fund.
Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 203, a bill for an act relating to the deposit of public funds.
Also: That the Senate has on February 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 232, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

RAKPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 3, a bill for an act relating to improvement bonds
and special assessments on certain property outside of cities.
Read first time and referred to committee on cities and towns.
Senate File 22, a bill for an act relating to unclaimed utility deposits and refunds.

Read first time and referred to committee on commerce.
Senate File 135, a bill for an act relating to equipment of motorcycles and motorcycle riders.

Read first time and referred to committee on state government.
Senate File 199, a bill for an act to provide a Judicial Qualifications Act under the authority of the constitutional amendment adopted at the general election in November, 1972.

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

Senate File 202, a bill for an act relating to the road use tax fund.

Read first time and referred to committee on cities and towns.
Senate File 203, a bill for an act relating to the deposit of public funds.

Read first time and passed on file.
Senate File 232, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Read first time and referred to committee on appropriations.

> CONSIDERATION OF BILL
> REGULAR CALENDAR

House File 210, a bill for an act prohibiting the sale, offer for sale, and distribution of teasel or teasel seeds and providing a penalty, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 210)
The ayes were, 82:
Anderson Avenson Bennett Bittle

| Bortell | Drake | Kiser | O'Halloran |
| :---: | :---: | :---: | :---: |
| Branstad | Dunlap | Krause | Patchett |
| Brinck | Dunton | Lippold | Pellett |
| Brockett | Edelen | Lipsky | Peterson |
| Brunow | Egenes | Logue | Poncy |
| Butler | Ewing | McCormick | Rapp |
| Byerly | Ferguson | McElroy | Readinger |
| Caffrey | Fitzgerald | Mendenhall | Rinas |
| Carr | Freeman | Menke | Roorda |
| Clark, J. H. | Fullerton | Mennenga | Schroeder |
| Clark, J. W. | Grassley | Middleswart | Stanley |
| Cochran | Hansen | Millen | Stephens |
| Connors | Hargrave | Miller, A. V. | Stromer |
| Crabb | Harvey | Miller, K. D. | Strothman |
| Crawford | Hennessey | Miller, R. G. | Tofte |
| Cusack | Holden | Monroe | West |
| Daggett | Horn | Newhard | Woods |
| Danker | Husak | Norland | Wyckoff |
| De Jong | Hutchins | Norpel | Mr. Speaker |
| Den Herder | Junker |  |  |
| The nays were, 5: |  |  |  |
| Fischer, H. O. | Knoke | Welden | Wulff |
| Absent or not voting, 12: |  |  |  |
| Doyle | Harper | Jordan | Oakley |
| Fisher, C. R. | Higgins | Kreamer | Small |
| Griffee | Hill | Nielsen | Wells |

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

On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## REPORT OF COMMITTEE

Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government to whom was referred House File 177, a bill for an act relating to increasing the interest penalty on delinquent property taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PETERSON of Woodbury, Chairman
AMENDMENTS FILED
H-117
1 Amend Senate File 135, as amended and passed by
2 the Senate, as follows:
3 1. Page 1, lines 12 and 13, by striking the words
", except when the motorcycle is equipped with a
windscreen".
2. Page 1 , by inserting after line 13 , the
following new paragraph:
c. He is wearing boots not less than eighteen
inches in height.
3. Page 1 , by inserting after line 22 the following new subsection:

Every motorcycle shall be equipped with a windscreen of a type approved by the commissioner.

EDELEN of Emmet
H-116
1 Amend House File 269, page 2, lines 19, 20 and 21, by
2 deleting the following: " $A$ copy of the regis-
3 tration receipt shall be retained by the county
4 treasurer in a registration number file". and in-
5 serting in lieu thereof the following:
6 "The county treasurer shall maintain in his record
7 system, in the manner prescribed by the department,
8 information contained on the registration receipt.
9 Such information shall be accessible by registration
10 number".

> DUNLAP of Story BRUNOW of Appanoose
> CLARK of Dubuque FULLERTON of Woodbury WULFF of Black Hawk

## H-115

1 Amend House File 269, page 3, line 14, by inserting
2 after the word "ten" the following: "or printed by
3 other mechanical means".

> DUNLAP of Story BRUNOW of Appanoose CLARK of Dubuque FULLERTON of Woodbury WULFF of Black Hawk

H-114

1 Amend House File 269, page 3, lines 23, 24, and 25 by
2 deleting the following: "The county treasurer shall
3 maintain in his record system in the manner prescribed
4 by the department, a record of title numbers" and
5 inserting in lieu thereof the following:
6 "The county treasurer shall maintain in his record
7 system in the manner prescribed by the department,
8 information contained on the certificate of title.
9 Such information shall be accessible by title cer-
10 tificate number".
DUNLAP of Story
BRUNOW of Appanoose
CLARK of Dubuque
FULLERTON of Woodbury
WULFF of Black Hawk

H-113
1 Amend House File 287 as follows:
2 1. Page 2, line 12, by striking the word "five"
3 and inserting in lieu thereof the words "[five] six".
2. Page 2, line 12, by striking the word "Three" and inserting in lieu thereof the words "[Three] Four".
3. Page 2, line 16, by striking the word "and" and inserting in lieu thereof the word "[and]".
4. Page 2 , line 17 , by inserting after the word "Iowa" the words", and the fourth shall be an active member of the system".
5. Page 2, by inserting after line 35 , the following: "The active member of the system shall be appointed for an initial term of four years."

FISHER of Greene McCORMICK of Delaware
DRAKE of Muscatine DOYLE of Woodbury BITTLE of Polk

## H-118

1 Amend House File 287, page 4, line 26, by striking
2 the words "December 31, 1973", and inserting in lieu
3 thereof the words "July 1, 1974".
MILLER of Buchanan

## H-119

1 Amend the IPERS Bill (H.F. 287), page 4, line
2 28, by inserting after the word "paragraph" the
3 words ", or by electing in writing to the
4 commission to have twenty-five percent of the
5 monthly retirement benefit after retirement under
6 the Iowa public employees' retirement system
7 retained by the commission to repay withdrawn
8 contributions under the abolished system together
9 with interest. Deductions shall be made until
10 the withdrawn contributions together with interest
11 have been repaid or the retiree dies".
MILLER of Buchanan
H-120
1 Amend House File 287 as follows:
2 1. Page 5 , after line 2 , by adding the following 3 new section:

Effective July 1, 1973, an active contributing mem-
5 ber of the retirement system who made application for
6 and received a refund of contributions based on service
7 after July 1, 1953, shall be entitled to credit for
8 years of service covered by such refund by redeposit-
9 ing, before July 1, 1974, any withdrawn contributions
10 with interest compounded at the rates credited to
11 member accounts from the date of payment of the refund
12 of contributions to the date the member redeposits the
13 refunded amount. Any person who becomes an active

14 contributing member of the retirement system after
15 July 1, 1973, and who made application for and re-
16 ceived a refund of contributions based on service
17 after July 1, 1953, shall be entitled to credit for
18 years of service covered by such refund by redeposit-
19 ing, within one year after the date of renewing his
20 membership, withdrawn contributions with interest com-
21 pounded at the rates credited to member accounts from
22 the date of payment of the refund of contributions to
23 the date the member redeposits the refunded amount.
24 The renewed credit shall be as earned up to the time
25 of such termination. No person shall take advantage
26 of the provisions of this section more than once.
27 2. By renumbering all sections as necessary.
SCHROEDER of Pottawattamie
KNOKE of Pottawattamie
DRAKE of Muscatine
CRABB of Crawford
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, March 1, 1973.

# JOURNAL OF THE HOUSE 

Fifty-third Calendar Day-Thirty-eighth Session Day<br>Hall of the House of Representatives Des Moines, Iowa, Thursday, March 1, 1973

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

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

The Journal of Wednesday, February 28, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Robert Mandershied, Boone, Iowa.
ADOPTION OF COMMITTEE REPORT
The Chief Clerk announced the adoption of report of committee on House File 177, under Rule 35.

## PRESENTATION OF VISITORS

McElroy of Fremont presented to the House the Honorable W. Charlene Conklin, former member of the House during the Sixty-second General Assembly and a member of the Senate during the Sixty-third and Sixty-fourth General Assemblies, representing Black Hawk County.

Holden of Scott presented to the House the Honorable Roy A. Miller, former member of the House during the Sixtieth, Sixtieth Extra, Sixty-second and Sixty-third General Assemblies, representing Jones County.

The Speaker announced that the following visitors were present in the House chamber:

Thirty-one students from Maquoketa Junior High School, Maquoketa, accompanied by Mrs. Natvig, Mrs. Dorn and Mrs. Kunde. By Norpel of Jackson and Newhard of Jones.

Thirty students from West Burlington High School, Burlington, accompanied by Don Hopkins. By Monroe of Des Moines.

Fifty fourth grade students from Perry Elementary School, Perry, accompanied by Miss Mains and Mrs. Roberts. By Varley of Adair.

Thirty government class students from Norway Community School, Norway, accompanied by Dennis Elliott. By Logue of Iowa.

Thirty-one students from Hedrick High School, Hedrick, accompanied by Michael Haines. By Ewing of Mahaska.

Thirty-six senior students from Newell-Providence High School, Newell, accompanied by Lee Campbell and Bob Hansen. By Freeman of Buena Vista.

Thirty students from Olin High School, Olin, accompanied by Robert Gray. By Newhard of Jones.

## PETITION FILED

The following petitions were received and placed on file:
By Mendenhall of Allamakee from one thousand residents of Allamakee County opposing House File 7, relating to the establishment of an Iowa natural and scenic river system.

By Brockett of Marshall from fifty-four faculty members of Marshalltown High School supporting any amendments to improve benefits in the proposed IPERS bill.

By Brinck of Lee from sixty-five residents of Lee County favoring the sale of liquor on Sundays and the legalization of bingo.

## SPONSORS REMOVED <br> (House File 230)

Logue of Iowa, Norpel of Jackson and Wells of Linn have been removed as co-sponsors of House File 230.

## INTRODUCTION OF BILLS

House File 327, by committee on natural resources, a bill for an act relating to water safety regulations.

Read first time and placed on the calendar.
House File 328, by committee on ways and means, a bill for an act to increase the tax on little cigars.

Read first time and placed on the calendar.

House File 329, by committee on agriculture, a bill for an act making an appropriation to the department of agriculture and the capitol planning commission for the purpose of developing plans for the construction and financing of a state office building for the department of agriculture.

Read first time and referred to committee on appropriations.
House File 330, by Bennett and Miller of Calhoun (Winkelman, Curtis and Tieden), a bill for an act to provide for the use of alternate safety devices in lieu of safety chains for towing vehicles.

Read first time and referred to committee on transportation.
House File 331, by Higgins and O'Halloran, a bill for an act relating to the name of a married woman.

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

House File 332, by Caffrey (Miller of Des Moines), a bill for an act to provide for the pari-mutuel system of wagering to be used at horse and dog racing tracks in Iowa; to provide for an Iowa racing commission to issue race track permits and to regulate generally the operations of Iowa race tracks; providing the necessary administrative procedures to carry out the intent of this Act; making certain acts illegal and providing penalties for their violation.

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

House File 333, by Holden, a bill for an act relating to real estate broker and real estate salesman licenses.

Read first time and referred to committee on state government.
House File 334, by Hill, Stanley, Doyle, Newhard, Brunow, Griffee and Jesse, a bill for an act relating to the place of filing in order to perfect a security interest.

Read first time and referred to committee on commerce.
House File 335, by Hill (Riley), a bill for an act relating to annual reports of cooperative associations.

Read first time and referred to committee on commerce.
House File 336, by Brinck, Den Herder, Strothman, Dunton, Anderson, Millen, Holden, Fischer of Grundy, Norpel, Wyckoff,

Peterson, Crabb and Edelen, a bill for an act relating to first and second degree murder and providing for capital and life imprisonment punishment, respectively.

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

## 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 on February 27, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 219, a bill for an act relating to the use and operation of school buses.

RALPH R. BROWN, Secretary

## SENATE MESSAGE CONSIDERED

Senate File 219, a bill for an act relating to the use and operation of school buses.

Read first time and referred to committee on education.

## CONSIDERATION OF BILL

SPECIAL ORDER<br>(House File 287 Pending)

The Speaker announced the special order of business for the consideration of House File 287, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, providing retirement at age sixty, and changing the method of computing the rate of interest credit for members.

Fisher of Greene offered the following amendment $\mathrm{H}-113$ filed by Fisher, et al.:

H-113
1 Amend House File 287 as follows:
2 1. Page 2, line 12, by striking the word "five"
3 and inserting in lieu thereof the words "[five] six".
4 2. Page 2, line 12, by striking the word "Three"
and inserting in lieu thereof the words "[Three] Four".
3. Page 2, line 16, by striking the word "and" and inserting in lieu thereof the word "[and]".
4. Page 2 , line 17 , by inserting after the word "Iowa" the words ", and the fourth shall be an active member of the system".
5. Page 2 , by inserting after line 35 , the follow-
ing: "The active member of the system shall be appointed for an initial term of four years."

Patchett of Johnson offered the following amendment $\mathrm{H}-121$, filed by him and Avenson of Fayette, to amendment H-113 and moved its adoption:
H-121

Amend the Fisher of Greene, et al., amendment H-113 to House File 287 by striking everything after line 1 and inserting in lieu thereof the following:

1. Page 2 , line 12 , by striking the word "five" and inserting in lieu thereof the word "[five] seven".
2. Page 2, line 12, by striking the word "Three" and inserting in lieu thereof the word "[Three] Five".
3. Page 2, line 16, by striking the word "and" and inserting in lieu thereof the word "[and]".
4. Page 2, line 17, by inserting after the word "Iowa" the words ", and two shall be active members of the system, one of whom shall be an employee of a school district, county school system, joint county system, or merged area and one of whom shall not be an employee of a school district, county school system, joint county system, or merged area".
5. Page 2, line 22, by inserting after the word "representatives" the words "and the two active members of the system appointed by the governor".
6. Page 2, lines 23 and 24, by striking the words "Members appointed by the governor" and inserting in lieu thereof the words "[Members appointed by the governor] The members who are executives of a domestic life insurance company, a state or national bank, and a major industrial corporation".
7. Page 2, line 29, by inserting after the period the following: "The members who are active members of the system shall be paid their actual expenses incurred in the performance of their duties as members of the board and performance of their duties as members of the board shall not affect their salaries, vacation, or leaves of absence for sickness or injury."
8. Page 2 , line 35 , by inserting after the period the following: "For the initial appointments one active member of the system shall serve for a term of two years and the other active member of the system shall serve for a term of four years."

Roll call was requested by Patchett of Johnson and Avenson of Fayette.

On the question "Shall amendment $\mathrm{H}-121$ be adopted?"
The ayes were, 54 :

| Avenson | Egenes |
| :--- | :--- |
| Brinck | Ferguson <br> Brunow |
| Fitzgerald |  |
| Butler | Griffee |
| Byerly | Hansen |
| Caffrey | Hargrave |
| Carr | Harper |
| Clark, J. H. | Harvey |
| Clark, J. W. | Hennessey |
| Cochran | Higgins |
| Connors | Hill |
| Crawford | Horn |
| Cusack | Hutchins |
| Dunton | Jesse |

The nays were, 38:

| Anderson | Den Herder | Lipsky | Roorda |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Logue | Schroeder |
| Bittle | Ewing | McElroy | Stephens |
| Bortel) | Fisher, C. R. | Mendenhall | Stromer |
| Branstad | Freeman | Menke | Strothman |
| Brockett | Fullerton | Millen | Welden |
| Crabb | Grassley | Oakley | West |
| Daggett | Holden | Pellett | Wulff |
| Danker | Kiser | Peterson | Mr. Speaker |
| De Jong | Knoke |  |  |
| Absent or not voting, 7: |  |  |  |
| Doyle | Edelen | Husak | McCormick |
| Drake | Fischer, H. O. | Kreamer |  |

Fisher of Greene moved the adoption of amendment H-113 as amended.

Roll call was requested by Fisher of Greene and Bittle of Polk.
On the question "Shall the amendment as amended be adopted?"

The ayes were, 59 :

| Avenson | Dunton <br> Brinck | Jesse <br> Bordan | Norpel <br> Oakley |
| :--- | :--- | :--- | :--- |
| Brockett | Ferguson | Junker | O'Halloran |
| Brunow | Fitzgerald | Krause | Patchett |
| Butler | Griffee | Lippold | Poncy |
| Byerly | Hansen | McCormick | Rapp |
| Caffrey | Hargrave | Mennenga | Readinger |
| Carr | Harper | Middleswart | Rinas |
| Clark, J. H. | Harvey | Miller, A.V. | Small |
| Clark, J. W. | Hennessey | Miller, K. D. | Stanley |
| Cochran | Higgins | Miller, R. G. | Tofte |
| Connors | Hill | Monroe | Wells |
| Crawford | Horn | Newhard | Woods |
| Cusack | Husak | Nielsen | Wyckoff |
| Drake | Hutchins | Norland |  |

The nays were, 36:
$\left.\begin{array}{llll}\begin{array}{lll}\text { Anderson } \\ \text { Bennett }\end{array} & \begin{array}{l}\text { Den Herder } \\ \text { Dunlap }\end{array} & \begin{array}{l}\text { Kiser } \\ \text { Bittle }\end{array} & \begin{array}{l}\text { Knoke }\end{array} \\ \text { Bortelen } & & \begin{array}{l}\text { Roorda } \\ \text { Bchroeder }\end{array} \\ \text { Branstad } & \text { Ewing } & \text { Logue } & \text { Stephens }\end{array}\right)$

Amendment as amended adopted.
Hill of Polk offered amendment H—122 filed by him and Lipsky of Linn and division of the amendment was requested as follows:
H-122A
1 Amend House File 287 as follows:

1. Page 3 , line 11, by striking the words "three and one-half" and inserting in lieu thereof the words "[three and one-half] four".
2. Page 3 , by striking lines 20 through 26 , inclusive, and inserting in lieu thereof the following:
"(3) For each calendar year from January 1, 1968, through December 31, 1970, wages not in excess of seven thousand dollars[, and]; for each calendar year from January 1, 1971, [and thereafter] through December 31, 1973 , wages not in excess of seven thousand eight hundred dollars; for the calendar year commencing January 1, 1974, and ending December 31, 1974, wages not in excess of nine thousand dollars; for the calendar year commencing January 1, 1975, and ending December 31, 1975, wages not in excess of ten thousand eight hundred dollars; and for each calendar year from January 1, 1976, and thereafter, wages not in excess of twelve thousand dollars."
3. Page 8 , line 11, by striking the words "[fortyfive] fifty" and inserting in lieu thereof the word "forty-five".
4. Page 8 , line 13 , by striking the words "; but in" and inserting in lieu thereof the words "[; but in] during the five (or actual number if less than five) continuous years membership service out of the last ten (or actual number if less than ten) years of membership service for which the average is highest. In".
5. Page 8 , line 28 , by striking the words "increased in the same proportion as the increase".
6. Page 8 , line 29 , by striking the words "granted under" and inserting in lieu thereof the words "recomputed in the manner specified in".
$\mathrm{H}-122 \mathrm{~B}$
36 7. Page 9 , by striking lines 18 through 35
37 inclusive.
38 8. Page 10, by striking lines 1 through 10
39 inclusive.
$\mathrm{H}-122 \mathrm{C}$
40 9. Amend the title, page 1 , line 9 , by striking
41 the words "membership benefit formula" and inserting in
42 lieu thereof "employer and employee contributions,
43 changing the method of determining average annual
44 covered wages".
45 10. Amend the title, page 1, lines 10 and 11, by
46 striking the words "providing retirement at age
47 sixty,".
48 11. By renumbering the sections as necessary.
Hill of Polk asked and received unanimous consent to withdraw amendment $\mathrm{H}-122 \mathrm{C}$ of the amendment.
(House File 287 and amendment H-122 pending at recess.)
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 287 and amendment H-122.

Hill of Polk moved the adoption of division $\mathrm{H}-122 \mathrm{~A}$ of the amendment.

Roll call was requested by Hill of Polk and Lipsky of Linn.
On the question "Shall amendment H-122A be adopted?"

## The ayes were, 88 :

| Avenson | Cusack | Jesse | Newhard |
| :--- | :--- | :--- | :--- |
| Brunow | Dunton | Jordan | Nielsen |
| Byerly | Fitzgerald | Krause | O'Halloran |
| Caffrey | Griffee | Lippold | Patchett |
| Carr | Hargrave | Lipsky | Rapp |
| Clark, J. H. | Harper | Menenga | Rinas |
| Clark, J. W. | Higgins | Miller, A. V. | Small |
| Cochran | Hill | Miller, K. D. | Wells |
| Connors | Horn | Monroe | Woods |
| Crawford | Hutchins |  |  |
| The nays were, | 59: |  |  |
| Anderson | Brinck | Brockett | Danker |
| Bennett | Be Jong | Edelen |  |
| Bittle | Butler | DenHerder | Egenes |
| Bortell | Crabb | Dranstad | Daggett |
|  |  | Dunlap | Fwing |
|  |  |  | Fischer, H. O. |


| Fisher, C. R. | Kiser | Norland | Stephens |
| :--- | :--- | :--- | :--- |
| Freeman | Knoke | Norpel | Stromer |
| Fullerton | Logue | Oakley | Strothman |
| Grassley | McCorrmick | Pellett | Tofte |
| Hansen | McElroy | Peterson | Welden |
| Harvey | Mendenhall | Poncy | West |
| Hennessey | Menke | Readinger | Wulf |
| Holden | Middleswart | Roorda | Wyckoff |
| Husak | Millen | Schroeder | Mr. Speaker |
| Junker | Miller, R. G. | Stanley |  |

Absent or not voting, 2:
Doyle Kreamer
Division H-122A lost.
Hill of Polk asked and received unanimous consent to withdraw amendment $\mathrm{H}-122 \mathrm{~B}$ of the amendment.

Patchett of Johnson asked and received unanimous consent to withdraw amendment H-111 filed on February 27, 1973.

Patchett of Johnson offered amendment H-127 filed by him and Avenson of Fayette, and division of the amendment was requested as follows:
H-127A
1 Amend the IPERS Bill (LSB 827), Draft III, as
2 follows:

1. Page 3, line 9, by striking the word "Each"
and inserting in lieu thereof the words "[Each]
Commencing July 1, 1973 each".
2. Page 3, line 11, by striking the words "three

7 and one-half" and inserting in lieu thereof the words
8 "[three and one-half] four".
9 3. Page 8, line 11, by striking the word "fifty"
10 and inserting in lieu thereof the word "sixty".
H-127B
$11 \ldots 4$. Amend the title, page 1 , line 3 , by inserting 12 after the word "members," the words "increasing the
13 employer and employee contribution rates,".
Patchett of Johnson moved the adoption of amendment H127A of the amendment.

Roll call was requested by Patchett of Johnson and Avenson of Fayette.

On the question "Shall amendment H-127A be adopted"?
The ayes were, 45:

| Avenson | Clark, J. W. | Dunton | Harper |
| :--- | :--- | :--- | :--- |
| Brunow | Cochran | Fischer, H. O. | Hennessey |
| Byerly | Connors | Fitzgerald | Higgins |
| Caffrey | Crawford | Griffee | Hill |
| Carr | Cusack | Hargrave | Horn |


| Husak   <br> Hutchins Mennenga Nielsen | Rinas <br> Jesse | Middleswar: | Norland |
| :--- | :--- | :--- | :--- |
| Jordan | Miller, A.V. | Norpel | Small |
| Krause | Miller, K. D. | O'Halloran | Wells |
| Lipsky | Miller, R.G. | Patchett |  |
| Loods |  |  |  |
| Larmick | Monroe | Poncy |  |

The nays were, 52:

| Anderson | Den Herder <br> Bennett |
| :--- | :--- |
| Brake |  |
| Bittle | Dunlap |
| Bortell | Edelen |
| Branstad | Egenes |
| Brinck | Ewing |
| Brockett | Ferguson |
| Butler | Fisher, C. R. |
| Clark, J. H. | Freeman |
| Crabb | Fullerton |
| Daggett | Grassley |
| Danker | Hansen |
| De Jong | Harvey |


| Holden | Readinger |
| :--- | :--- |
| Junker | Roorda |
| Kiser | Schroeder |
| Knoke | Stanley |
| Lippold | Stephens |
| Logue | Stromer |
| McElroy | Strothman |
| Mendenhall | Tofte |
| Menke | Welden |
| Millen | West |
| Oakley | Wulff |
| Pellett | Wyckoff |
| Peterson | Mr. Speaker |

Absent or not voting, 2:
Doyle
Kreamer
Amendment $\mathrm{H}-127 \mathrm{~A}$ lost.
Patchett of Johnson asked and received unanimous consent to withdraw amendment $\mathrm{H}-127 \mathrm{~B}$ of the amendment.
(House File 287 pending and placed under unfinished business.)
SPECIAL ORDER
(House File 315)
Holden of Scott asked and received unanimous consent that House File 315 be made a special order of business for 10:15 a.m. Monday, March 5, 1973.

## REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

Mr. Speaker: Your committee on state government to whom was referred House File 127, a bill for an act relating to class "A" liquor control licenses of clubs which are branches of chartered 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 do pass.

FISHER of Greene, Chairman
Also:
Mr. Speaker: Your committee on state government to whom was referred Senate File 32, a bill for an act relating to the seal used by a notary public, begs leave to report it has had the same under considration
and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-112
1 Amend Senate File 32 as amended and passed by the Senate as follows:

1. Page 2, line 3, by striking the words "or an official rubber stamp" and inserting in lieu thereof the words ", or an ink stamp of a size and design approved by the secretary of state,".
2. Page 2, line 4, by striking the word "engraved" and inserting in lieu thereof the word "included".
3. Page 2 , line 6 , by inserting after the period the following: "The embossed impression made by the seal may be blackened, but permanent black ink shall
be used for fixing an impression with the official
ink stamp. In the case of an ink stamp, such stamp
shall include the date of expiration of the notary's commission.".
4. Page 2, line 13 , by striking the words "upon a rubber" and inserting in lieu thereof the words "an official ink".

FISHER of Greene, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government to whom was referred House File 28, a bill for an act relating to a free copy of the laws 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:
H-130
1 Amend House File 28 as follows:
2 1. By striking everything after the enacting
clause and inserting in lieu thereof the following:
Section 1. Section sixteen point twenty-four
(16.24), subsection sixteen (16), Code 1973, is
amended to read as follows:
16. To the clerk of the district court, the county attorney, the county auditor, [the county recorder, county assessor,] the county treasurer, the sheriff, and [the county superintendent of each county in the state] each board of supervisors, and also for use in each courtroom of the district court . . . 1 copy

Sec. 2. Section sixteen point twenty-four (16.24), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. The superintendent of printing shall make free distribution of a paperback edition of those sections of the Code and of the Acts of each general assembly not incorporated in the Code which

20 are pertinent to the offices of county recorder,

## PETERSON of Woodbury, Chairman

Drake of Muscatine, from the committee on transportation, submitted the following report:

Mr. Spanker: Your committee on transportation to whom was referred House File 261, a bill for an act relating to free registration plates for certain disabled veterans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DRAKE of Muscatine, Chairman
AMENDMENTS FILED

## H-128

DE JONG of Marion MILLER of Calhoun

H-123

Amend House File 270 as follows:

1. Page 3, by striking from line 4 the following: "five cents on every thirty dozen eggs" and inserting in lieu thereof the following: "three and one-third cents on every chick".
2. Page 7, by striking from line 2 the word "eggs" and inserting in lieu thereof the word "chicks".
3. Page 1, by striking from line 1 the word "eggs" and inserting in lieu thereof the word "chicks".

Amend House File 287, page 11, by adding after line 31 the following new section:
"Sec. 19. Section ninety-seven B point seven (97B.7), subsection seven (7), unnumbered paragraph one, Code 1973, is amended to read as follows:
7. The total cost price of common stocks held by the retirement fund shall not exceed [ten] twenty-five per cent of the total value of the retirement fund. The cost price of stock investments in any one corporation shall not exceed five per cent of the maximum amount which may be invested in stocks. Not more than five per cent of the issued stock of any one corporation may be owned by the fund. For purposes of this chapter value consists of cash, the par value or unpaid balance of all unmatured or unpaid investments requiring the payment of a fixed amount at payment date, and the cost price of all other investments. The total cost of common stocks purchased during any year shall not exceed twenty-five per cent of all moneys collected

21 under chapter 97B together with investment income
22 received by the system during that year."
SMALL of Johnson
H-124
1 Amend the Drake and Stanley amendment H-110 to
2 House File 287 as follows:
3 In line 3 strike the word "fifty-five" and insert in lieu thereof the word "fifty-seven".

DRAKE of Muscatine STANLEY of Muscatine

## H-125

1 Amend the Small amendment H-123 to House File 287
2 by striking from line 8 the words "twenty-five"
3 and inserting in lieu thereof the word "fifteen".
EGENES of Story DRAKE of Muscatine

## H-126

1 Amend House File 287 as follows:
2 1. Page 5, line 9, by striking the word "shall"
3 and inserting in lieu thereof the word "may".
4 2. Page 5 , by inserting after the period in
5 line 19 the following:
"Notwithstanding the provisions of this section and section ninety-seven B point forty-six (97B.46) of the Code, an employer may adopt policies which prescribe retirement at an age not less than sixtyfive years."

SCHROEDER of Pottawattamie ROORDA of Jasper BITTLE of Polk WYCKOFF of Benton WELDEN of Hardin KNOKE of Pottawattamie
H-131
1 Amend House File 287, page 3, by adding to Section 2
2 the following new paragraph:
"In no case shall any subdivision, department, or instrumentality of the state contribute more to any retirement system than that to which the employee contributes."

SCHROEDER of Pottawattamie H-129
1 Amend House File 308, page 2, by striking section 2,
2 lines 22 to 35 inclusive.
BUTLER of Pottawattamie DUNTON of Keokuk
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, March 2, 1973.

# JOURNAL OF THE HOUSE 

> Fifty-fourth Calendar Day-Thirty-ninth Session Day
> Hall of the House of Representatives Des Moines, Iowa, Friday, March 2, 1973

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

Prayer was offered by the Reverend Don Thompson, pastor of the Otterheim Methodist Church, Toledo, Iowa.

The Journal of Thursday, March 1, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Dennis Walter, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Doyle of Woodbury on request of Cochran of Webster.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Ten Girl Scouts from Troop 116, Russell, Iowa, accompanied by Delores Carrol. By Brunow of Appanoose.

Thirteen students from Mount Vernon Middle School, Mount Vernon, accompanied by David Oliphant. By Patchett of Johnson.

## SPECIAL PRESENTATION

Readinger of Polk presented to the House the members of the Des Moines Roadrunners, a team that plays basketball while seated in wheelchairs. Like all great basketball teams, this club plays every game with that winning combination of enthusiasm, excitement and skill.

The members of the Des Moines Roadrunners, a basketball team that has won eleven games this season and lost only one, are as follows: Dean Ague, Rowley; Jack Briner, Grand River; Don Bulman, Des Moines; Harold Corley, Allerton; Bill Farmer,

Jefferson; Mike Foster, Newton; Randy Jiminez, Des Moines; Joe Maples, Des Moines; Mike Marasco, Des Moines, Bob Reed, West Des Moines; Dave West, Des Moines, Coach Ron Carter who is Superintendent of Mail at the State House, Wes Ferguson, equipment manager and student at Hoover High School in Des Moines; Tournament Director, Dennis Temple, Des Moines; and National Referee, Gene Riley, Ankeny.

Following this presentation, the Roadrunners will meet with Governor Ray where he will officially sign a proclamation designating March as "Wheelchair Basketball Month" for the State of Iowa. This team will serve as a symbol to remind all Iowans that the real thing the handicapped of this state need is an opportunity to utilize their abilities and prove their usefulness.

The House rose and extended their welcome.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 28, 127 and 261 and Senate File 32, under Rule 35.

HOUSE CONCURRENT RESOLUTION 21<br>By Doyle, Logue, Oakley, West, Anderson, Knoke, Newhard, Hargrave, Hill, Stanley, Edelen, Hennessey and Nielsen (Kelly)

Whereas, Chapter three hundred twenty-one (321), of the Code, is in need of recodification in a logical, organizational pattern, and

Whereas, Chapter three hundred twenty-one (321), of the Code, needs to be reviewed in depth for possible revisions to make it more in line with the Uniform Vehicle Code which has been substantially adopted in most states, and

Whereas, Professor Allen D. Vestal, Murray Professor of Law, University of Iowa, College of Law, has prepared, at the request of the attorney general, a "Workbook to Compare Iowa's Motor Vehicle Laws with the Uniform Vehicle Code", and

Whereas, the workbook is an excellent tool for a legislative study committee to use in preparing a recommended recodification of Iowa's motor vehicle laws, and
Whereas, the workbook may become outdated unless prompt action is taken, Now Therefore,
Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is authorized to create a study committee, as provided by law, which members shall include members of the appropriate standing committees of the House of Representatives and the Senate to conduct during the 1973-1974 legislative interim a comprehensive study of Iowa's motor vehicle laws and the Uniform Vehicle Code; and

Be It Further Resolved, That the study committee be authorized if necessary to retain consultants or assistants and that a report of the study be prepared and submitted to the legislative council and the members of the 1974 Session of the Sixty-fifth General Assembly, and shall be accom-
panied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 22 By Lipsky and Hill

Whereas, there is a general migration of young families in Iowa from rural to urban areas and many of the young mothers in the families commence employment upon relocation in urban areas; and

Whereas, according to United States Census Bureau figures, there were 411,676 women sixteen years of age and older in the labor force in Lowa in 1970 and this number constituted approximately forty percent of the total number of women sixteen years of age and over in Iowa; and

Whereas, the number of single-parent homes is increasing; and
Whereas, the availability of adequate child care facilities would allow many women presently eligible to receive aid to dependent chidren payments to be employed outside the home and to be self-supporting; and

Whereas, the 1970 census in Iowa indicates that there are at least 56,285 children under six years of age and 198,768 school-age children in Iowa with working mothers, but there are only 236 licensed child care centers providing for 8,065 children; and

Whereas, access to day care services is haphazard and there is a great disparity in program, staff, and management capabilities in day care centers; and

Whereas, there is evidence that a working mother's job performance is affected by the type of care her child receives while she is working; and

Whereas, children of preschool age require and should receive quality development care, including the full range of educational, nutritional, and health services deemed necessary for a child's development, and many children stay at unlicensed homes with no regulation as to quality of care; and

Whereas, there is evidence that all levels of government are concerned about the needs for additional and more comprehensive child care legislation; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is authorized to establish 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 1973 legislative interim a comprehensive study of child care in Iowa. The study shall include a study of existing child care resources, responsibilities in the area of comprehensive child care, possible funding alternatives, developments in other states and the federal government, and types of child care facilities which may be established; and

Be It Further Resolved, That the study committee may include nonlegislative members having special knowledge in the field of child care; 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 Sixtysixth General Assembly, 1975 Session, and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

## PROOF OF PUBLICATION

Published copy of House File 309 and verified proof of publication of said bill in The Ankeny Press Citizen, Ankeny, Iowa, on February 8, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk House of Representatives

## INTRODUCTION OF BILLS

House File 337, by Grassley, a bill for an act relating to the faculty of board of regents institutions.

Read first time and referred to committee on education.
House File 338, by Doyle (Kennedy), a bill for an act relating to the use of credit cards for the payment of traffic fines.

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

House File 339, by Holden, a bill for an act relating to providing ambulance service to unincorporated areas, and authorizing a levy therefor.

Read first time and referred to committee on county government.

House File 340, by Higgins and Patchett, a bill for an act relating to advertising by public utilities.

Read first time and referred to committee on commerce.
House File 341, by Bortell, a bill for an act relating to legislative expenses.

Read first time and referred to committee on rules.
House File 342, by Norpel and Wyckoff, a bill for an act relating to office facilities for county conservation boards.

Read first time and referred to committee on natural resources.
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 on March 2, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 39, a bill for an act to provide copies of the Iowa Code and Acts of each General Assembly to city assessors without cost.

RALPH R. BROWN, Secretary

## SPONSORS REMOVED

(House File 230)
Hargrave of Johnson and Harper of Davis have been removed as co-sponsors of House File 230.

## UNFINISHED BUSINESS

The House resumed consideration of House File 287, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, providing retirement at age sixty, and changing the method of computing the rate of interest credit for members.

Rapp of Black Hawk offered the following amendment H-132 filed by him, Byerly of Polk, Avenson of Fayette, and Patchett of Johnson and moved its adoption:

## H-132

1 Amend House File 287 as follows:

2
3
4

1. Page 3, line 15, by striking the words "The contributions of the members shall" and inserting in lieu thereof the words "[The contributions of the members shall]".
2. Page 3, by striking line 16 and inserting in lieu thereof the words "[be matched by the employer] Commencing July 1, 1973 contributions by the employer shall be in the amount of four percent of the covered wages of the employee paid by the employer until the first of the month after the member's sixty-fifth birthday or his termination or retirement from employment, whichever is earlier".
3. Page 8 , line 11, by striking the word " $f f f t y$ " and inserting in lieu thereof the word "sixty-two".
4. Page 9, by striking lines 18 through 35, inclusive.
5. Page 10, by striking lines 1 through 10, inclusive.
6. By renumbering the sections as necessary.
7. Amend the title, page 1 , line 3 , by inserting
after the word "members," the words "increasing employer contributions,".
8. Amend the title, page 1, lines 10 and 11 by striking the words "providing retirement at age sixty,".

Roll call was requested by Rapp of Black Hawk and Byerly of Polk.

Rule 70 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 48:

| Avenson | Dunton |
| :--- | :--- |
| Brinck | Fitzgerald |
| Brunow | Grifee |
| Byerly | Hargrave |
| Caffrey | Harper |
| Carr | Henessey |
| Clark, J. H. | Higgins |
| Clark, J. $\bar{W}$. | Hill |
| Cochran | Horn |
| Connors | Husak |
| Crawlord | Hutchins |
| Dunlap | Jesse |

The nays were, 48:

| Anderson | Den Herder | Harvey | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Holden | Peterson |
| Bittle | Edelen | Junker | Roorda |
| Bortell | Egenes | Kiser | Schroeder |
| Branstad | Ewing | Knoke | Stanley |
| Brockett | Ferguson | Lippold | Stephens |
| Butler | Fischer, H. O . | Logue | Stromer |
| Crabb | Fisher, C. R. | McElroy | Strothman |
| Cusack | Freeman | Mendenhall | Welden |
| Daggett | Fullerton | Menke | West |
| Danker | Grassley | Millen | Wulff |
| De Jong | Hansen | Oakley | Mr. Speaker |
| Absent or not voting, 3: |  |  |  |
| Doyle | Kreamer | Lipsky |  |

Amendment lost.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-131$ filed by him and moved its adoption:
H-131
1 Amend House File 287, page 3, by adding to Section 2
2 the following new paragraph:
3 "In no case shall any subdivision, department, or
4 instrumentality of the state contribute more to any
5 retirement system than that to which the employee
6 contributes."
Roll call was requested by Rinas of Linn and Patchett of Johnson.

Rule 70 was invoked.
On the question "Shall amendment $\mathrm{H}-131$ be adopted?"
The ayes were, 13:


| Avenson | Dunton | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Kiser | Patchett |
| Bittle | Egenes | Knoke | Pellett |
| Bortell | Ewing | Krause | Peterson |
| Branstad | Ferguson | Lippold | Poncy |
| Brockett | Fisher, C. R. | Lipsky | Rapp |
| Brunow | Fitzgerald | McCormick | Readinger |
| Butler | Fullerton | McElroy | Rinas |
| Byerly | Griffee | Menke | Roorda |
| Carr | Hansen | Mennenga | Small |
| Clark, J. H. | Hargrave | Middleswart | Stanley |
| Clark, J. W. | Harper | Millen | Stephens |
| Cochran | Harvey | Miller, A. V. | Stromer |
| Connors | Higgins | Miller, K. D. | Strothman |
| Crabb | Hill | Miller, R. G. | Tofte |
| Crawford | Holden | Monroe | Wells |
| Cusack | Horn | Newhard | West |
| De Jong | Husak | Nielsen | Woods |
| Den Herder | Hutchins | Norland | Wyckoff |
| Drake | Jesse | Norpel | Mr. Speaker |
| Dunlap | Jordan | Oakley |  |

Absent or not voting, 3:
Doyle Freeman
Amendment lost.

## CALL OF THE HOUSE

Pursuant to Rule 73, the following members respectfully request a Call of the House on House File 287 and all amendments and motions filed thereto.

> RINAS of Linn SMALL of Johnson HIGGINS of Scott JORDAN of Linn PATCHETT of Johnson

## REQUEST FOR CALL OF THE HOUSE WITHDRAWN

Rinas of Linn asked and received unanimous consent to withdraw the request for a Call of the House on House File 287 and all amendments and motions filed thereto.

Cusack of Scott moved to reconsider the vote by which amendment H-132 failed to be adopted.

Roll call was requested by Rinas of Linn and Patchett of Johnson.

Rule 70 was invoked.
On the question "Shall amendment H-132 be reconsidered?"
The ayes were, 47:

| Avenson | Fitzgerald | Jordan | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Griffee | Krause | Norpel |
| Brunow | Hargrave | Lipsky | O'Halloran |
| Byerly | Harper | McCormick | Patchett |
| Caffrey | Harvey | Menenga | Poncy |
| Carr | Hennessey | Middleswart | Rapp |
| Clark, J. W. | Higgins | Miller, A.V. | Rinas |
| Cochran | Hill | Miller, K. D. | Small |
| Connors | Horn | Miller, R. G. | Wells |
| Crawford | Husak | Monroe | Woods |
| Cusack | Hutchins | Newhard | Wyckoff |
| Dunton | Jesse | Nielsen |  |
| The nays were, | 50: |  |  |
| Anderson | Drake |  | Junker |
| Bennett | Dunlap | Kiser | Readinger |
| Bittle | Edelen | Knoke | Roorda |
| Bortell | Egenes | Lippold | Schroeder |
| Branstad | Ewing | Logue | Stanley |
| Brockett | Ferguson | McElroy | Stephens |
| Butler | Fischer, H. O. | Mendenhall | Stromer |
| Clark, J. H. | Fisher, C. R. | Menke | Tofte |
| Crabb | Freeman | Millen | Welden |
| Daggett | Fullerton | Oakley | West |
| Danker | Grassley | Pellett | Wulff |
| De Jong | Hansen | Peterson | Mr. Speaker |
| Den Herder | Holden |  |  |

Absent or not voting, 2:
Doyle
Kreamer

Motion lost.
Millen of Van Buren in the chair at 10:43 a.m.
Miller of Buchanan offered the following amendment H-118 filed by him and moved its adoption:
H-118
1 Amend House File 287, page 4, line 26, by striking
2 the words "December 31, 1973", and inserting in lieu
3 thereof the words "July 1, 1974".
Amendment adopted.
Miller of Buchanan offered the following amendment H-119 filed by him and moved its adoption:
H-119
1 Amend the IPERS Bill (H.F. 287), page 4, line
2 28, by inserting after the word "paragraph" the
3 words ", or by electing in writing to the

4 commission to have twenty-five percent of the 5 monthly retirement benefit after retirement under
6 the Iowa public employees' retirement system 7 retained by the commission to repay withdrawn 8 contributions under the abolished system together
9 with interest. Deductions shall be made until
10 the withdrawn contributions together with interest
11 have been repaid or the retiree dies".
A non-record roll call was requested.
The ayes were 41 , nays 53 .
Amendment lost.
Speaker Varley in the chair at 11:10 a.m.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-120$ filed by Schroeder, et al. and moved its adoption: H-120
1 Amend House File 287 as follows:
2 1. Page 5, after line 2, by adding the following 3 new section: ber of the retirement system who made application for and received a refund of contributions based on service after July 1, 1953, shall be entitled to credit for years of service covered by such refund by redepositing, before July 1, 1974, any withdrawn contributions with interest compounded at the rates credited to member accounts from the date of payment of the refund of contributions to the date the member redeposits the refunded amount. Any person who becomes an active contributing member of the retirement system after July 1, 1973, and who made application for and received a refund of contributions based on service after July 1, 1953, shall be entitled to credit for years of service covered by such refund by redepositing, within one year after the date of renewing his membership, withdrawn contributions with interest compounded at the rates credited to member accounts from the date of payment of the refund of contributions to the date the member redeposits the refunded amount. The renewed credit shall be as earned up to the time of such termination. No person shall take advantage of the provisions of this section more than once.
2. By renumbering all sections as necessary.

A non-record roll call was requested.
The ayes were 38 , nays 52 .
Amendment lost.
Schroeder of Pottawattamie offered the following amendment H-126 filed by Schroeder, et al., and moved its adoption:

H-126
1 Amend House File 287 as follows:
2 1. Page 5, line 9, by striking the word "shall"
3 and inserting in lieu thereof the word "may".
4 2. Page 5, by inserting after the period in
5 line 19 the following:
6 prescribe retirement at an age not less than sixtyfive years."
Amendment adopted.
Drake of Muscatine offered the following amendment H-110 filed by him and Stanley of Muscatine:
H-110
1 Amend House File 287 as follows:
2 1. Page 8, line 11, by striking the word "fifty"
and inserting in lieu thereof the word "fifty-five".
2. Page 9 , by striking lines 18 through 35 ,
inclusive.
3. Page 10 , by striking lines 1 through 10 , inclusive.
4. By renumbering the sections as necessary.

Drake of Muscatine offered the following amendment H-124
filed by him and Stanley of Muscatine to amendment H-110 and moved its adoption:
H-124
1 Amend the Drake and Stanley amendment H-110 to
House File 287 as follows:
In line 3 strike the word "fifty-five" and
insert in lieu thereof the word "fifty-seven".
A non-record roll call was requested.
The ayes were 54, nays 41 .
Amendment to the amendment adopted.
Patchett of Johnson offered the following amendment H-134 filed by Patchett-Avenson-Jesse to amendment $\mathrm{H}-110$ :
H-134
1 Amend the Drake-Stanley amendment H-110 as
2 follows:

11 wages of the employee paid by the employer until the
12 first of the month after the member's sixty-fifth
13 birthday or his termination or retirement from
14 employment, whichever is earlier."
15 5. By renumbering the sections as necessary.
Bittle of Polk asked for division of the amendment.
Stanley of Muscatine rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken.
Jesse of Polk moved to reconsider the vote by which amendment H-124 was adopted.

Roll call was requested by Stanley of Muscatine and Drake of Muscatine.

Rule 70 was invoked.
On the question "Shall amendment $\mathrm{H}-124$ be reconsidered ?"
The ayes were, 45 :

| Avenson | Fitzgerald | Jordan | Nielsen |
| :--- | :--- | :--- | :--- |
| Brinck | Griffee | Krause | Norland |
| Brunow | Hargrave | Lipsky | Norpel |
| Byerly | Harper | McCormick | O'Halloran |
| Caffrey | Hennessey | Mennenga | Patchett |
| Carr | Higgins | Middleswart | Poncy |
| Clark, J. W. | Hill | Miller, A.V. V. | Rapp |
| Cochran | Horn | Miller, K. D. | Rinas |
| Connors | Husak | Miller, R. G. | Small |
| Crawford | Hutchins | Monree | Wells |
| Cusack | Jesse | Newhard | Woods |
| Dunton |  |  |  |

The nays were, 52:

| Anderson | Drake | Holden | Readinger |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap Junker | Roorda |  |
| Bittle | Edelen | Kiser | Schroeder |
| Bortell | Egenes | Knoke | Stanley |
| Branstad | Ewing | Lippold | Stephens |
| Brockett | Ferguson | Logue | Stromer |
| Butler | Fischer, H. O. | McElroy | Strothman |
| Clark, J. H. | Fisher,C. R. | Mendenhall | Tofte |
| Crabb | Freeman | Menke | Welden |
| Daggett | Fullerton | Millen | West |
| Danker | Grassley | Oakley | Wulf |
| De Jong | Hansen | Pellett | Wyckoff |
| Den Herder | Harvey | Peterson | Mr. Speaker |

Absent or not voting, 2:
Doyle Kreamer
Motion lost.

Drake of Muscatine moved the adoption of amendment H-110 as amended.

Amendment as amended adopted.
Small of Johnson offered the following amendment H-123 filed by him:
H-123
1 Amend House File 287, page 11, by adding after
2 line 26 the following new section:
"Sec. 19. Section ninety-seven B point seven
4 (97B.7), subsection seven (7), unnumbered paragraph
5 one, Code 1973, is amended to read as follows:
6 7. The total cost price of common stocks held
7 by the retirement fund shall not exceed [ten]
8 twenty-five per cent of the total value of
9 the retirement fund. The cost price of stock invest-
10 ments in any one corporation shall not exceed five
11 per cent of the maximum amount which may be invested
12 in stocks. Not more than five per cent of the
13 issued stock of any one corporation may be owned by
14 the fund. For purposes of this chapter value con-
15 sists of cash, the par value or unpaid balance of
16 all unmatured or unpaid investments requiring the
17 payment of a fixed amount at payment date, and the
18 cost price of all other investments. The total cost
19 of common stocks purchased during any year shall not
20 exceed twenty-five per cent of all moneys collected
21 under chapter 97B together with investment income
22 received by the system during that year."
Egenes of Story offered the following amendment H-125 to amendment $\mathrm{H}-123$ and moved its adoption:
H-125
1 Amend the Small amendment H-123 to House File 287
2 by striking from line 8 the words "twenty-five"
3 and inserting in lieu thereof the word "fifteen".
A non-record roll call was requested.
The ayes were 31, nays 56 .
Amendment to the amendment lost.
Small of Johnson moved the adoption of amendment H-123.
A non-record roll call was requested.
The ayes were 61 , nays 34 .
Amendment adopted.
Brinck of Lee offered the following amendment H-133 filed by him:

H-133

Amend House File 287 as follows:

1. By adding the following new sections:

Sec. ..... Section four hundred four point two (404.2), Code 1973, is amended to read as follows:
404.2 FUNCTIONAL FUNDS-MAXIMUM LEVY. Municipal corporations shall have power to establish the functional funds provided by sections 404.6 to 404.12 , inclusive, and to cause taxes to be levied on all taxable property within the corporate limits according to the needs of the particular corporation for each particular function, and in the aggregate not to exceed [thirty] thirty-one mills on the dollar in any tax year for all of said functions, and they shall also have power to establish a debt service fund, and trust or agency funds. The aforesaid aggregate millage rate shall be exclusive of all sources of income received or receivable by cities and towns other than taxes caused to be levied under the provisions of sections 404.6 to 404.12 , inclusive, and those taxes in lieu of which allocations may be made under said sections by express authorization contained therein.

Sec. ..... Section four hundred forty-four point nine (444.9), subsection two (2), Code 1973, is amended to read as follows:
2. ORDINARY COUNTY REVENUE. For ordinary county revenue, not to exceed [four] five and one-half mills on a dollar in counties having an assessed valuation of less than sixteen million dollars, not to exceed [four] five mills on a dollar in counties having an assessed valuation of sixteen million dollars or more and less than twenty-six million dollars, not to exceed [three] four and one-half mills on a dollar in counties having an assessed valuation of twenty-six million dollars or more and less than thirty-two million dollars, and not to exceed [three] four mills on a dollar in counties having an assessed valuation of thirty-two million dollars or more.

Sec. ..... Acts of the General Assembly, 1972 Session, chapter one thousand eighty-eight (1088), section eighty-two (82) is amended to read as follows:

SEC. 82. A city may certify taxes to be levied by the county on all taxable property within the city limits, for all city government purposes. However, the tax levied by a city on lots of more than ten acres and the personal property thereon, occupied and used for agricultural or horticultural purposes, may not exceed one and one-fourth mills in any year. A city's tax levy for the general fund may not exceed [thirty] thirty-one mills on the dollar of taxable value in any tax year, except for the levies authorized in section ninety-three (93) of this Act.

Sec. ..... Acts of the General Assembly, 1972

54 Session, chapter one thousand eighty-eight (1088),
section ninety-three (93), unnumbered paragraph one
(1) is amended to read as follows:

SEC. 93. A city may certify, for the general fund levy, taxes which are not subject to the [thirty mill] thirty-one-mill limit provided in section eighty-two (82) of this Act, and which are in addition to any other moneys the city may wish to spend for such purposes, as follows:
2. Amend the title, page 1 , line 12 , by inserting after the word "members" the words ", and by increasing certain millage limitations".

Brinck of Lee asked and received unanimous consent to withdraw amendment H-133.

Drake of Muscatine offered the following amendment H-137 and moved its adoption:

H-137
1 Amend the title to House File 287 by striking
from lines 10 and 11 the words "providing retirement
3 at age sixty,".

## Amendment adopted.

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

On the question "Shall the bill pass?" (H.F. 287)
The ayes were, 93:

| Anderson | Dunlap | Jesse | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Jordan | O'Halloran |
| Bennett | Edelen | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fisher, C. R. | Lippold | Rapp |
| Brockett | Fitzgerald | Lipsky | Readinger |
| Brunow | Freeman | Logue | Rinas |
| Butler | Fullerton | McCormick | Roorda |
| Byerly | Grassley | McElroy | Small |
| Caffrey | Griffee | Mendenhall | Stanley |
| Carr | Hansen | Menke | Stephens |
| Clark, J. E. | Hargrave | Mennenga | Stromer |
| Clark, J. W. | Harper | Middleswart | Strothman |
| Cochran | Harvey | Millen | Tofte |
| Connors | Hennessey | Miller, A. V. | Welden |
| Crabb | Higgins | Miller, K. D. | Wells |
| Crawford | Hill | Miller, R. G. | West |
| Cusack | Holden | Newhard | Woods |
| Daggett | Horn | Nielsen | Wulff |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
| Drake |  |  |  |

The nays were, 4:
Danker Fischer, H. O. Monroe Schroeder
Absent or not voting, 2:
Doyle
Kreamer
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## SUBCOMMITTEE ASSIGNMENTS

House File 161
Welden, Chairman
Avenson
Dunlap
Freeman
Middleswart
Strothman
Wyckoff
House File 201
Crawford, Chairman
Hargrave
Newhard
Higgins
Freeman
Readinger
House File 223
Schroeder, Chairman
Oakley
Welden
Jesse
Middleswart
House File 243
Hargrave, Chairman
Edelen
Rapp
House File 245
Hill, Chairman
Edelen
Hennessey
Newhard
Poncy
House File 246
Branstad, Chairman
De Jong
Wyckoff
House File 254
Nielsen, Chairman
Hill
Logue
House File 256
Hill, Chairman
Newhard
Knoke
House File 258
Edelen, Chairman
Woods
Oakley

House File 268
Junker, Chairman Bittle Nielsen
House File 270
Bennett, Chairman
Stephens
Woods
House File 274
West, Chairman
Avenson
Harvey
House File 276
Den Herder, Chairman
Harvey
Monroe
Rapp
Stephens
House File 277
Doyle, Chairman
Harper
Fullerton
House File 278
Knoke, Chairman
Tofte
Carr
House File 279
Bennett, Chairman
Wyckoff
Danker
House File 280
West, Chairman
Fullerton
Cusack
House File 281
Miller, K. D., Chairman
Ferguson
Harper
House File 293
Brinck, Chairman
Drake
Norpel
House File 295
Fullerton, Chairman
Dunlap
Rinas

House File 296
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller, R. G.
House File 300
Poncy, Chairman
Oakley
Stanley
House File 301
Welden, Chairman
Drake
Edelen
Brinck
Connors
House File 302
Hill, Chairman
Poncy
Edelen
Newhard
Hargrave
House File 303
Dunlap, Chairman
Fullerton
Wulff
Clark, J. W.
Brunow
House File 305
Knoke, Chairman
Jesse
Hargrave
Anderson
Oakley
House File 306
Edelen, Chairman
Hennessey
Bortell
House Joint
Resolution 9
Bittle, Chairman
Nielsen
Roorda
Senate File 26
Knoke, Chairman
Jesse
Anderson
Hargrave
Oakley

Senate File 107
Crawford, Chairman
Poncy
West
Senate File 118
Doyle, Chairman
Anderson
Strothman
Senate File 126
Lippold, Chairman
Carr
Horn
Patchett
Wulff

Senate File 149
Lippold, Chairman
Fitzgerald
Newhard
Readinger
Higgins
Crawford
Senate File 157
Hargrave, Chairman
Miller, R. G.
Brunow
Hill
Schroeder
Den Herder

Senate File 231
Den Herder, Chairman
Anderson
Caffirey
Cusack
Fisher, C. R.
Husak
Kiser
Senate File 232
Crabb, Chairman
Fischer, H. 0.
Griffee
Horn
Millen
Oakley
Small

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 38, a bill for an act relating to salaries for deputy sheriffs in counties where district court is held in two places, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 231, a bill for an act to make a supplemental appropriation from moneys received by the board of nursing examiners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## APPROPRIATIONS COMMITTEE REPORT (Senate File 231)

Line fourteen (14) of Senate File 231, by appropriating an additional $\$ 10,835$ to the Board of Nursing Examiners, corrects a shortage which developed from having more applicants take the test than was anticipated and appropriated for. The fees collected from those who took the exam went into the trust fund and cannot be spent by the Board without legislative approval.

The expense for the "Commission to Study Nursing in Iowa," which has been appointed by the Governor, was projected in the 1973-74 Departmental Budget Request. To allow the Commission to begin in the present fiscal year, line twenty-one (21) of Senate File 231 appropriates $\$ 17,600$. The Board's 1973-74 askings will be reduced accordingly.

## AMENDMENTS FILED

H-135
1 Amend House File 103, page 1, line 25 by
2 striking the following: "September 2, 1945" and

3 inserting in lieu thereof the following: "December
KRAUSE of Palo Alto
H-136
Amend House File 315, page 2, by inserting after line 2, the following new sections:

Sec. ..... Section three hundred twenty-four point three (324.3), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

For the privilege of operating motor vehicles in this state an excise tax of [seven] eight cents a gallon is hereby imposed upon the use of all motor fuel used for any purpose except as otherwise provided in this division. The tax shall be paid in the first instance by the distributor upon the invoiced gallonage of all motor fuel received by him in this state, within the meaning of the word "received" as defined in this division, less the deductions hereinafter authorized. Thereafter, except as otherwise provided, the per gallon amount of such tax shall be added to the selling price of each and every gallon of such motor fuel sold in this state and collected from the purchaser to the end that the ultimate consumer shall bear the burden of such tax; provided, however, that no tax shall be imposed or collected under this division with respect to the following:

Sec. ..... Section three hundred twenty-four point thirty-four (324.34), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

For the privilege of operating motor vehicles in this state, there is hereby levied and imposed an excise tax on the use (as defined herein) of special fuel in any motor vehicle. The rate of tax on special (diesel engine) fuel shall be [eight] nine cents per gallon. On all other special fuel the per gallon rate shall be the same as the motor fuel tax. The tax, with respect to all special fuel delivered by a special fuel dealer for use in this state as defined by section 324.33, shall attach at the time of the delivery and shall be collected by the dealer from the special fuel user and shall be paid over to the department of revenue as hereinafter provided. The tax, with respect to special fuel acquired by a special fuel user in any manner other than by delivery by a special fuel dealer into a fuel supply tank of a motor vehicle, shall attach at the time of the use (as herein defined) of the fuel and shall be paid over to the department of revenue by the user as hereinafter provided.

Amend the title, page 1, by inserting in line 2 after the word "fund" the words "and increase the fuel tax to increase road use tax fund revenues".

BORTELL of Madison
LOGUE of Iowa
DRAKE of Muscatine

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, March 5, 1973.

## JOURNAL OF THE HOUSE

Fifty-seventh Calendar Day-Fortieth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Monday, March 5,1973

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

Prayer was offered by the Reverend Arthur Hill, pastor of the First United Methodist Church, Woodbine, Iowa.

The Journal of Friday, March 2, 1973, was approved.

## LeGISLATIVE PHYSICIAN FOR THE DAY

Dr. Ralph Wicks, Boone, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifty senior students from East Union High School, Afton, accompanied by Bruce Sperry and Dave Rupnow. By Anderson of Ringgold.

Forty-nine students from Midland High School, accompanied by Brian Carter. By Newhard of Jones.

Sixty senior government class students from Holstein High School, Holstein, accompanied by Ken Mentzer. By Bennett of Ida.

## PETITIONS FILED

The following petitions were received and placed on file:
By Ewing of Mahaska from fifty-eight residents of Mahaska County opposing a law requiring the wearing of motorcycle helmets.

By Hutchins of Guthrie from twelve members of Representative District 56 opposing any change in services presently rendered through Soldiers' Relief offices to Social Welfare offices.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on House File 38 and Senate File 231, 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 on March 1, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 122, a bill for an act to establish the Iowa drug abuse authority and define its powers and duties.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 343, by Doyle, a bill for an act relating to the implied consent test for alcohol; making certain acts illegal and providing a penalty for their commission.

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

House File 344, by Horn, a bill for an act relating to protective headgear for motorcycle operators, and failure of operators to comply therewith.

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

House File 345, by Doyle, Nielsen, Fullerton, Peterson, Hansen, Miller of Calhoun and Connors (Kelly), a bill for an act relating to the method of paying court reporters.

Read first time and referred to committee on county government.

House File 346, by Bennett (Winkelman, Tieden, Priebe, Scott and Shaff), a bill for an act relating to the number of days in a year for determining interest charges.

Read first time and referred to committee on commerce.
House File 347, by Rapp and Byerly, a bill for an act relating to benefits and benefit periods of the unemployed.

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

House File 348, by Dunton, Lippold, Freeman, Daggett, Caffrey, Pellett and Menke, a bill for an act providing an exemption
from state income tax for members of the Iowa national guard performing active state service, active duty for training, or training duty.

Read first time and referred to committee on ways and means.
House File 349, by Butler, a bill for an act relating to drainage districts.

Read first time and referred to committee on county government.

House File 350, by Miller of Cerro Gordo and Norland (Scott), a bill for an act relating to projects which may be supported by municipalities.

Read first time and referred to committee on cities and towns.
House File 351, by Monroe, a bill for an act relating to eminent domain.

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

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Hansen of O'Brien offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Francis Johnson of Dickinson County, who was a member of the Fortieth, Fortieth Extra, Forty-first, Forty-second, Fortysecond Extra, Forty-third and Forty-fourth sessions of the General Assembly from Dickinson County, and served as Speaker during the Forty-fourth General Assembly, passed away on February 27, 1973, 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 Speaker appointed as such committee Hansen of O'Brien, Edelen of Emmet and Menke of O'Brien.

## HOUSE CONCURRENT RESOUTION 23

## By Logue

Whereas, It has been the custom for over fifty-four years to ho'd a biennium memorial session in recognition of the public services of departed members of the legislature, and

Whereas, Both houses desire to participate in such an observance, Now Therefore,

Be It Resolved by the House, the Senate Concurring; That an evening session of the Sixty-fifth General Assembly be held in the House chamber Wednesday, April 11, 1973, at 7:30 p.m.

Be It Further Resolved, That a joint committee of six members be appointed, three from the Senate, to be appointed by the President, and three from the House, to be appointed by the Speaker, to make suitable arrangements for a joint memorial session.

Laid over under Rule 25.

## CONSIDERATION OF BILL <br> SPECIAL ORDER <br> HOUSE FILE 315 PENDING

The hour of 10:15 a.m. having arrived and passed, the Speaker announced the special order of business for the consideration of House File 315, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund.

Bortell of Madison offered amendment H-136 filed by Bortell, et al., on March 2, 1973.
(House File 315 and amendment $\mathrm{H}-136$ pending at adjournment.)

REPORT OF JOINT SUB-COMMITTEE ON ELECTION LAWS (Voting Residency of Representative Horn of Linn)

March 2, 1973
Mr. Speaker:
I received a petition dated February 22, 1973, signed by Jennings C. Falcon and 17 others who are residents of Linn County questioning whether Representative Horn of District 28 was a resident of District 28 prior to and on election day and whether he is a resident of District 28 at this time.

I have investigated this matter, including talking to Representative Horn, and make the following comments to you as a result of this investigation. Under common and federal law a wife's domicile follows that of her husband therefore the physical presence of Mr. Horn's family is immaterial in this matter. Federal law is vague as is state law concerning what constitutes residency but federal law does state that a person's residency is the place where he receives his mail. Representative Horn did change his postal address to a residence that is in District 28. Under Chapter 47.4 every citizen of the United States is assumed to have a residence some place in the United States for the purpose of voting for President and Vice President of the United States. Every qualified voter of the state shall have only one voting residence some place in this state and a person's residence is a place which he maintains as his home with the intent to remain there permanently or for a definite or an indefinite length of time.

Representative Horn maintains he is a resident of the 28 th District and was a resident prior to the election. I further note that this concept of law was used in Cedar Rapids when for many years United States Senator

Bourke B. Hickenlooper maintained a residence and voting address at the Hotel Roosevelt. The same concept is used for United States servicemen, employees of the United States government not in Iowa, and other residents of Iowa temporarily absent from their residence in Iowa.

It is my opinion that Representative Horn was a resident of the 28th District before the November general election, on the day of the general election, and is now a resident of the 28th Representative District. I further note Representative Horn was duly seated by this body without challenge and only this body, except herein provided by the Code of 1973, could unseat Representative Horn.

It is my opinion no vacancy exists in District 28, that Representative Horn was and is a resident of District 28, and no further action by your office or the House of Representatives is warranted.

RICHARD F. DRAKE

Chairman, Joint House and
Senate Subcommittee on Election Laws

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 75, 82 and 93.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 75, 82 and 93.

## AMENDMENTS FILED

H-139
1 Amend House File 240 as follows:

1. Page 1, by striking from lines 10 and 11 the following: "may [at any time] return a patient to the parent[,] or guardian, or' and inserting in lieu thereof the following: "[may at any time return a patient to the parent, guardian, or]".
2. Page 4, by striking from lines 33 and 34 the following: "returned to [a county, either by release] the parent or guardian, or" and inserting in lieu thereof the following: "[returned to a county, either by release]".

H-138
1 Amend House File 250 as follows:
2 1. Page 1, line 12, by inserting after the
3 period the sentences: "However, a person selling or
4 transferring a motor vehicle shall inform a purchaser
5 or a transferee, either prospective or actual, that
6 the motor vehicle is without a valid official certifi-
7 cate of inspection. This information shall be
8 passed both at the time of the initial inquiry by a
9 prospective purchaser or transferee and at the time
10 when the motor vehicle is actually tranferred."
11 2. Page 2, line 2, by inserting after the
12 period the sentence: "It is a misdemeanor for a
13 seller to fail to inform a purchaser or a transferee,
14 either at the initial inquiry or at the transfer,
15 that the motor vehicle being sold or transferred
16 is without a valid official certificate of inspection."
KRAUSE of Palo Alto
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, March 6, 1973.

# JOURNAL OF THE HOUSE 

> Fifty-eighth Calendar Day-Forty-first Session Day
> Hall of the House of Representatives Des Moines, Iowa, Tuesday, March 6, 1973

The House met pursuant to adjournment, Speaker pro tempore Kreamer in the chair.

Prayer was offered by the Reverend Richard Venema, pastor of the First Christian Reformed Church, Pella, Iowa.

The Journal of Monday, March 5, 1973, was approved.

## LEGISLATIVE PHYSICIANS FOR THE DAY

Dr. Eugene Lister, Dallas Center, Iowa, and Dr. Rodney Carlson, Ankeny, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Speaker Varley on request of Speaker pro tempore Kreamer; Jesse of Polk for March 6, 7, 8 and 9 on request of Small of Johnson.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-three students from Peoria Christian School, Pella, accompanied by Robert De Jager. By De Jong of Marion.

Thirty fifth grade students from Douglas Elementary School, Des Moines, accompanied by Bill Owens and Mrs. Prey. By Nielsen of Polk.

Thirty-one fifth grade students of Centerville Community School District, Centerville, accompanied by Mrs. McMorrow. By Brunow of Appanoose.

## IN MEMORIAM

Cochran of Webster rose on a point of personal privilege and made the following remarks in memory of Senator Guy M. Gillette:
"With the passing of United States Senator Guy M. Gillette, former Senator from Iowa, on Saturday, March 3, 1973, came the passing of an era.

Senator Gillette served four years in the United States House of Representatives and fourteen years in the United States Senate, ending his career in 1955. He was highly respected in the halls of Congress and had a tremendous following among both Democrats and Republicans. He introduced the first resolution that led to the establishment of the United Nations. He was an independent man-a man of his own convictions-a man that had compassion for all the people. He truly was a statesman. Iowa and the nation are a better place in which to live because United States Senator Guy Gillette passed our way and dedicated his life to serving us."

The House rose and joined in silent prayer.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker appointed the following Representatives as the official delegation to the funeral services of the Honorable Guy M. Gillette, former United States Senator from Iowa: Lester Menke of O'Brien, chairman; Louis Peterson of Woodbury, Keith Dunton of Keokuk, Joseph Clark of Dubuque, Donald Doyle of Woodbury, and Dale Cochran of Webster.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 2, 1973, receded from its amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 30, a bill for an act relating to broker trust accounts.
Also: That the Senate has on March 2, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 196, a bill for an act relating to state libraries and providing for penalties.

> RALPH R. BROWN, Secretary

## INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 13, by Holden, Hill, Knoke, Doyle, Schroeder, Husak, McElroy and Wyckoff, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appropriation of fines as provided by law.

Read first time and passed on file.
House Joint Resolution 14, by Dunton and Lippold (Nystrom), a joint resolution authorizing a banner for the governor of Iowa.

Read first time and passed on file.

## INTRODUCTION OF BILLS

House File 352, by Norpel and Doyle, a bill for and act relating to residency requirements for dissolution of marriage.

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

House File 353, by Schroeder and Woods (Rabedeaux), a bill for an act relating to the movement of mobile homes and factorybuilt structures of excessive size.

Read first time and passed on file.
House File 354, by Wells, Jordan, Roorda, Logue, De Jong and Crabb, a bill for an act relating to the definition of grocery stores for purposes of the issuance of class $C$ beer permits.

Read first time and referred to committee on state government.
House File 355, by Patchett, Cusack and O'Halloran, a bill for an act prohibiting the possession, sale, or use of a leg-hold trap for trapping purposes, and providing a penalty.

Read first time and referred to committee on natural resources.
House File 356, by Oakley, a bill for an act relating to the dissemination of autopsy records.

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

House File 357, by Dunton, Lippold, Freeman, Daggett, Caffrey, Pellett and Menke, a bill for an act relating to military service tax exemptions for members of reserve components of the armed forces of the United States.

Read first time and referred to committee on ways and means.
House File 358, by Horn, a bill for an act relating to the Iowa state flag.

Read first time and passed on file.
House File 359, by committee on education, a bill for an act amending the state school foundation program by providing that special methods of computing state school foundation aid will be continued for only two years, providing two alternate dates for determining enrollment, including in enrollment certain pupils for which the school district pays tuition to attend an Iowa area school, excluding pupils attending a university laboratory school
from any district's enrollment, defining miscellaneous income and other terms, adding new definitions, excluding miscellaneous income from certain computations, limiting proposed and actual expenditures, establishing state percent of growth at five percent for the school year beginning July 1, 1973, limiting state percent of growth to a maximum of five percent for the school year beginning July 1, 1974, providing greater equalization by increasing the allowable growth for districts whose district cost per pupil is below state cost per pupil, establishing the state cost per pupil for certain years, requiring the use of budget amounts rather than actual expenditures for certain computations, revising the determination of district cost, district cost per pupil, and the additional school district property tax levy, revising and clarifying the duties and powers of the school budget review committee, requiring the school budget review committee to permit or increase allowable growth in certain hardship situations related to the exclusion of miscellaneous income from certain computations, permitting the school budget review committee to establish a modified allowable growth under certain conditions, clarifying the sources of funds for additional state aid, revising the procedures for establishing, increasing, or continuing a school district income surtax, repealing the requirement for a tentative budget, and making related technical and procedural changes.

Read first time and placed on the calendar.

## CONSIDERATION OF BILLS

House File 222, a bill for an act relating to the powers of the commissioner of insurance, was taken up for consideration.

Egenes 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. 222)
The ayes were, 88:

| Anderson | Carr | Dunlap | Hargrave <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. W. | Dunton | Harper |
| Bochran | Edelen | Harvey |  |
| Bittle | Connors | Egenes | Hennessey |
| Burtell | Crabb | Ferguson | Hill |
| Branstad | Crawford | Fisher, C.R. | Holden |
| Brinck | Cusack | Fitzgerald | Horn |
| Brockett | Daggett | Freeman | Husak |
| Brunow | Danker | Fullerton | Hutchins |
| Butler | DenHerder | Grassley | Jordan |
| Byerly | Doyle | Griffee | Junker |
| Caffrey | Drake | Hansen | Kiser |


| Knoke | Miller, A. V. | Peterson | Strothman <br> Lippold |
| :--- | :--- | :--- | :--- |
| Lipsky | Miller, K. D. | Poncy | Tofte |
| Logue | Miller, R. G. | Rapp | Welden |

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

> CONSIDERATION OF JOINT RESOLUTION
> SENATE JOINT RESOLUTION 4 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 8 AND DEFERRED

Pellett of Cass asked and received unanimous consent to substitute Senate Joint Resolution 4 for House Joint Resolution 8, a joint resolution to require approved soil conservation practices on land in the watershed of proposed United States army corps of engineers multipurpose dams prior to construction of such dams.

Cochran of Webster asked and received unanimous consent that Senate Joint Resolution 4 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILL <br> HOUSE FILE 240 PENDING

House File 240, a bill for an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded or to a special mental retardation unit in facilities outside those institutions, was taken up for consideration.

Norpel of Jackson offered the following amendment H-139 filed by him and moved its adoption:

## 日-139

1 Amend House File 240 as follows:
2 1. Page 1, by striking from lines 10 and 11 the

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following: "may [at any time] return a patient to the
parent[,] or guardian, or" and inserting in lieu thereof
the following: "[may at any time return a patient to
the parent, guardian, or]".
    2. Page 4, by striking from lines 33 and 34 the
following: "returned to [a county, either by release]
the parent or guardian, or" and inserting in lieu
thereof the following: "[returned to a county, either
by release]".
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Roll call was requested by Norpel of Jackson and Brinck of Lee.

On the question "Shall the amendment be adopted?"
The ayes were, 55 :

| Anderson | Danker | Horn | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Husak | Norpel |
| Bennett | Drake | Hutchins | O'Halloran |
| Bortell | Dunlap | Jordan | Peterson |
| Branstad | Dunton | Junker | Poncy |
| Brinck | Fischer, H. O. | Kiser | Rapp |
| Brunow | Freeman | Krause | Rinas |
| Byerly | Fullerton | Logue | Schroeder |
| Carr | Grassley | Menke | Stephens |
| Clark, J. W. | Griffee | Middleswart | Strothman |
| Cochran | Hansen | Miller, A.V. | Wells |
| Connors | Hargrave | Miler, K. D. | Woods |
| Crabb | Harper | Miller, R. G. | Wyckoff |
| Cusack | Holden | Nielsen |  |

The nays were, 29 :

| Brockett | Fitzgerald <br> Burvey |
| :--- | :--- |
| Cutler | Hark, J. H. |

Absent or not voting, 15:

| Bittle | Edelen |
| :--- | :--- |
| Caffrey | Fisher, C. R. |
| Daggett | Jesse |
| De Jong | Millen |


| Monroe | Stromer |
| :--- | :--- |
| Oakley | Varley |
| Roorda | Welden |

Amendment adopted.

## MOTION TO RECONSIDER

Holden of Scott moved to reconsider the vote by which amendment H-139 was adopted.
(House File 240 and motion to reconsider amendment $\mathrm{H}-139$ pending.)

On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Kreamer in the chair.

## HOUSE CONCURRENT RESOLUTION 24 <br> By O'Halloran and Hargrave

Whereas, four years ago President Nixon called for a shift from welfare to workfare, with ablebodied persons in jobs, and day care centers for children of working mothers and/or mothers training for jobs; and

Whereas, existing agencies therefore expanded their programs, establishing new centers in Iowa to met the increasing needs, and in so doing, relied in substantial part on various federal funds; and

Whereas, the federal Department of Health, Education, and Welfare has now ruled that as of April 1 eligibility restrictions on Title 4-A day care funds will be sharply tightened, drastically reducing the number of children who can be served, resulting in many Iowa centers having to dismiss a substantial portion of their children and teachers, and some centers having to close; and

Whereas, federal officials have suggested Iowa's federal revenue sharing funds be used to offset the loss of Title 4-A money, which revenue sharing funds will clearly not be available for day care funding by April 1 or soon thereafter, Now Therefore,

Be It Resolved by the House, the Senate Concurring, That the Iowa General Assembly call upon the Department of Health, Education, and Welfare to suspend implementation of the new Title 4-A day care guidelines until other sources of day care funding can be found to assure uninterrupted day are service to Iowa children already being served in Iowa day care centers.

Laid over under Rule 25.

## SPECIAL ORDER <br> (House File 359)

Holden of Scott moved that House File 359 be made a special order of business for 8:45 a.m., Friday, March 9, 1973.

Fischer of Grundy moved as a substitute motion that House File 359 be made a special order of business for 10:00 a.m., Monday, March 19, 1973.

Holden of Scott moved that the House adjourn until 9:00 a.m., Wednesday, March 7, 1973.

Roll call was requested by Fischer of Grundy and Rinas of Linn.
On the question "Shall the House adjourn?"

The ayes were, 33 :

| Bennett | Egenes | Knoke | Stanley |
| :---: | :---: | :---: | :---: |
| Bittle | Ferguson | Krause | Stephens |
| Branstad | Fisher, C. R. | Lippold | Stromer |
| Clark, J. H. | Freeman | Lipsky | Tofte |
| Daggett | Hansen | McElroy | Welden |
| Danker | Hill | Oakley | Wulff |
| Den Herder | Holden | Readinger | Mr. Speaker |
| Drake | Junker | Schroeder | (Kreamer) |
| Dunlap | Kiser |  |  |
| The nays were, 41: |  |  |  |
| Anderson | Fischer, H. 0. | Hutchins | Norland |
| Brinck | Fitzgerald | Jordan | Norpel |
| Brunow | Fullerton | Logue | O'Halloran |
| Butler | Griffee | McCormick | Patchett |
| Byerly | Hargrave | Mendenhall | Poncy |
| Caffrey | Harper | Mennenga | Rinas |
| Carr | Harvey | Miller, A. V. | Strothman |
| Connors | Hennessey | Miller, K. D. | Wells |
| Cusack | Horn | Miller, R. G. | West |
| Edelen | Husak | Newhard | Wyckoff |
| Ewing |  |  |  |

Absent or not voting, 25:

| Avenson | De Jong | Menke | Peterson <br> Bortell <br> Brockett |
| :--- | :--- | :--- | :--- |
| Doyle | Munton <br> Clark, J. W. | Grassley | Millen |

Motion lost.
Fischer of Grundy asked and received unanimous consent to withdraw his substitute motion.

On the motion by Holden of Scott for special order of business on House File 359 for March 9, the motion prevailed.

## REPORT OF COMMITTEE

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 173, a bill for an act relating to the fees of jurors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-146
1 Amend House File 173 by striking all after the
2 enacting clause and inserting in lieu thereof the
3 following:
4 "Section 1. Section six hundred seven point five
5 (607.5), Code 1973, is amended by striking the

6 section and inserting in lieu thereof the following:
7 607.5 FEES OF JURORS. Grand jurors and petit
8 jurors in all courts shall receive for each day's
9 service or attendance, including attendance required
10 for the purpose of being considered for service, ten
11 dollars, and for each mile traveled each day to and
12 from their residences to the place of attendance, ten
13 cents. No juror shall receive mileage for travel
14 when he travels in a vehicle for which another juror
15 is receiving mileage."
16 Amend the title by inserting in line 1 after the
17 word "fees" the words "and mileage".

HILL of Polk, Chairman

## AMENDMENTS FILED

H-142
1 Amend House File 68, page 4, by striking from
2 line 15 the word "six" and inserting in lieu thereof
3 the word "three".

WELLS of Linn

H—147
1 Amend House File 230, page 11, line 31, by insert-
2 ing after the word "the" the word "primary".

## DRAKE of Muscatine

H-140
1 Amend House File 240 as follows:
2 1. Page 1, line 10, by inserting after the word
3 "may" the following: ", on application of the parent
4 or guardian,".
5 2. Page 4, by striking from lines 33 and 34 the
6 following: "returned to [a county, either by release]
7 the parent or guardian, or" and inserting in lieu
8 thereof the following: "[returned to a county, either
9 by release]".
NORPEL of Jackson
H-144
1 Amend House File 240 as follows:
2 1. Page 1, line 10, by inserting after the word
3 "may" the following: ", on application of the parent
4 or guardian,".
5 2. Page 1, by striking from line 11 the following:
6 ", or" and inserting in lieu thereof the following:
7 "[,or]. The superintendent".
NORPEL of Jackson
H-145
1 Amend House File 268 as follows:
2 1. Page 1, after line 20, insert the following:
3 Sec. 2. Section seven hundred twenty-seven $A$ point
4 eight (727A.8), Code 1973, is amended to read as
5 follows:

727A. 8 BOND REQUIRED. Before any license shall be granted to any person to conduct any boxing or wrestling match, such applicant therefor shall execute and file with the treasurer of state a bond in the sum of [five] ten thousand dollars, payable to the state of Iowa, to be approved as to form by the attorney general, and as to sufficiency of the sureties thereon, by the commissioner, which bond shall be conditioned upon the payment of the tax and penalties imposed by this chapter and all other taxes and penalties imposed by the state upon the licensee or any other person who receives income from the boxing or wrestling match. Upon the filing and approval of such bond, the commissioner may issue to such applicant a license as herein provided.

Sec. 3. Section seven hundred twenty-seven A point nine (727A.9), Code 1973, is amended to read as follows:

727A. 9 FAILURE TO REPORT-PENALTY. If any person fails to make a report of any match within the time prescribed by this chapter, or whenever such report is unsatisfactory to the commissioner, the commissioner may examine or cause to be examined the books and records of such person, and subpoena and examine under oath witnesses, for the purpose of determining the total amount of the gross receipts for any match and the amount of tax due pursuant to the provisions of this chapter or, in consultation with the director of revenue, for the purpose of determining the amount of any other taxes or penalties due to the state from the licensee or any other person who receives income from the match. The commissioner may, as the result of such examination, fix and determine the tax, and may also assess the licensee the reasonable cost of conducting the examination. If any person defaults in the payment of any tax due or the costs incurred in making such examination, such person shall forfeit to the state of Iowa the sum of [five] ten thousand dollars, which may be recovered by the attorney general from the sureties of the bond required by section 727A.8.
2. Page 1, line 2 , amend the title by inserting after the word "matches" the words ", and increasing penalties".

NORPEL of Jackson HANSEN of O'Brien

H-143

Amend House File 276 by striking lines 5 through

6 assessment, said fee to be added and collected at the
7 time the first installment is paid."
DEN HERDER of Sioux
H-141
1 Amend Senate File 66, as passed by the Senate
2 as follows:
3 1. Page 3, by striking from lines 14 and 15
4 the following: "be guilty of a felony and upon
5 conviction" and inserting in lieu thereof the
6 following: "[be guilty of a felony and upon conviction]
7 be treated as a parole violator, and subject to the
8 same proceedings as provided for a parole violator.
9 Upon conviction, an inmate under this section shall".

## McCORMICK of Delaware

## H-148

1 Amend Senate File 126, as amended, passed, and
2 reprinted by the Senate, page 20A, line 19, by
3 inserting after the period the following:
4 'In order for a certificated school employee who
5 possesses a master's degree and who is employed by
6 the board or governing authority of a school or school
7 district, to be compensated on the basis of possession
8 of a master's degree, the employee shall have com-
9 pleted not less than five years' employment as a
10 certificated classroom teacher. In order for a
11 certificated school employee, who possesses a doc-
12 toral degree and who is employed by the board or
13 governing authority of a school or school district,
14 to be compensated on the basis of possession of a
15 doctoral degree, the employee shall have completed
16 not less than ten years' employment as a certificated
17 classroom teacher."
BRINCK of Lee
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, March 7, 1973.

# JOURNAL OF THE HOUSE 

Fifty-ninth Calendar Day-Forty-second Session Day
Hall of the House of Representatives Des Moines, Iowa, Wednesday, March 7, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Joseph Hembd, pastor of the Zions United Church of Christ, Calumet, Iowa.

The Journal of Tuesday, March 6, 1973, was approved.

## LEGISLATIVE PHYSICIANS FOR THE DAY

Dr. Rodney Carlson, Ankeny, Iowa, and Dr. L. G. Handke, Ankeny, Iowa.

PRESENTATION OF VISITORS
Monroe of Des Moines presented to the House the Honorable Lloyd F. Schmeiser, former member of the House during the Sixty-third and Sixty-fourth General Assemblies, representing Des Moines and Louisa Counties.

Freeman of Buena Vista presented to the House the Honorable Perry L. Christensen, former member of the House during the Sixty-second, Sixty-third and Sixty-fourth General Assemblies, representing Decatur, Ringgold and Union Counties.

Byerly of Polk presented to the House the Honorable Joseph B. Flatt, former member of the House during the Fifty-eighth General Assembly and member of the Senate during the Fiftyninth, Sixtieth, Sixtieth Extra, Sixty-first and Sixty-second General Assemblies, representing Madison, Adair and Cass Counties.

The Speaker presented to the House the Honorable Eugene Halling, former member of the House during the Fifty-sixth, Fifty-seventh, Fifty-eighth and Fifty-ninth General Assemblies, representing Adair County.

The Speaker announced that the following visitors were present in the House chamber:

Fifteen students from Denison High School, Denison, accompanied by M. L. Peterson. By Crabb of Crawford.

Ninety fifth and sixth grade students from Allison-Bristow Community School, Allison, accompanied by Mr. Dunn, Mr. Randall, Mrs. Edeker and Mrs. Harms. By Grassley of Butler.

Twenty-two members of the girls basketball team from Andrew High School, Andrew, accompanied by Robert Sampson. By Norpel of Jackson.

Thirty students from Amana Community School, Amana, accompanied by Tim Meyer. By Logue of Iowa.

Fifty sixth grade students from Jensen Elementary School, Urbandale, accompanied by Mrs. Nicholson, Mrs. Sisam and Miss Erickson. By Readinger of Polk.

Forty-eight students from Pella Christian School, Pella, accompanied by Merle Alons and Mrs. Alda Vande Lune. By De Jong of Marion.

Forty seventh grade students from Urbandale Junior High School, Urbandale, accompanied by Mrs. Schwiebert, Mrs. Tharnish and Miss Jury. By Readinger of Polk.

Sixty students from Pleasantville School, Pleasantville, accompanied by Sam Martin. By Roorda of Jasper.

Forty-five seventh grade students from Urbandale Junior High School, Urbandale, accompanied by Mrs. Tharnish, Mr. Strand and Mrs. Coffman. By Readinger of Polk.

Eight Cub Scouts from Den 1, Pack 75, Des Moines, accompanied by Mrs. Shirley Dubansky and Mrs. Sibyl Brown. By Hill of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Patchett of Johnson from thirty-three employees in the Speech Pathology and Audiology Department of St. Luke's Methodist Hospital, Cedar Rapids, opposing portions of House File 195 which would require all dispensers of hearing aids to be licensed hearing aid dealers.

By Mendenhall of Allamakee from eighty-two residents of Clayton County opposing the legalization of abortion.

By Miller of Calhoun from the board of supervisors and engineer of Calhoun County opposing House File 230, relating to a department of transportation.

By Crawford of Story from sixteen residents of Story County opposing House File 123, relating to sale of wine in grocery stores; opposing Senate File 180, relating to games of chance; and opposing Senate File 98, relating to pari-mutuel betting.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 173, 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 on March 5, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 234, a bill for an act relating to individual income tax.
RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 360, by committee on natural resources, a bill for an act relating to civil penalties for violations of orders and rules of the air quality commission of the department of environmental quality.

Read first time and placed on the calendar.
House File 361, by Knoke, a bill for an act relating to the chairman of the commerce commission.

Read first time and referred to committee on commerce.
House File 362, by committee on cities and towns, a bill for an act relating to improvement bonds and special assessments on certain property outside of cities.

Read first time and placed on the calendar.
House File 363, by committee on state government, a bill for an act relating to the management of state records.

Read first time and placed on the calendar.
House File 364, by Anderson, a bill for an act to legalize and validate the special election of the Lamoni Community School District, in the County of Decatur, State of Iowa, held on December 28, 1972, on the proposition of issuing School Bonds in the sum of not to exceed $\$ 50,000.00$ for the purpose of purchasing from Graceland College one existing building, known as Herald

Hall, remodeling the same for use as a school house, purchasing from Marvin Johnston one existing building, and for such allied development or improvement as shall be required for proper utilization of such property.

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

House File 365, by Hill, Stanley, Newhard and Doyle (DeKoster), a bill for an act relating to the dissolution of marriage docket, and providing penalties.

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

## SENATE MESSAGES CONSIDERED

Senate File 122, a bill for an act to establish the Iowa drug abuse authority and define its powers and duties.

Read first time and referred to committee on human resources.
Senate File 196, a bill for an act relating to state libraries and providing for penalties.

Read first time and referred to committee on state government.
Senate File 234, a bill for an act relating to individual income tax.

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

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that the following bills previously passed on file are referred as follows:

House Joint Resolution 13-committee on education
House Joint Resolution 14-committee on rules
House File 353-committee on transportation
House File 358-committee on rules
ADOPTION OF HOUSE CONCURRENT RESOLUTION 23
Logue of Iowa called up for consideration House Concurrent Resolution 23, filed on March 5, 1973, and found on pages 487 and 488 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CO-SIGNER REMOVED

I request that my name be removed as a co-signer on the motion to reconsider House File 155, filed on February 23, 1973, and found on page 409 of the House Journal.

McCORMICK of Delaware

## PROOF OF PUBLICATION

Published copy of House File 364 and verified proof of publication of said bill in the Lamoni Chronicle, Lamoni, Iowa, on February 8, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR

Chief Clerk, House of Representatives

## CONSIDERATION OF BILL

## BUSINESS PENDING CALENDAR

The House resumed consideration of House File 315, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund and the following amendment H-136 filed by Bortell, et al.:
H-136
1 Amend House File 315, page 2, by inserting after 2 line 2, the following new sections:

Sec. ..... Section three hundred twenty-four point three (324.3), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

For the privilege of operating motor vehicles in this state an excise tax of [seven] eight cents a gallon is hereby imposed upon the use of all motor fuel used for any purpose except as otherwise provided in this division. The tax shall be paid in the first instance by the distributor upon the invoiced gallonage of all motor fuel received by him in this state, within the meaning of the word "received" as defined in this division, less the deductions hereinafter authorized. Thereafter, except as otherwise provided, the per gallon amount of such tax shall be added to the selling price of each and every gallon of such motor fuel sold in this state and collected from the purchaser to the end that the ultimate consumer shall bear the burden of such tax; provided, however, that no tax shall be imposed or collected under this division with respect to the following:

Sec. ..... Section three hundred twenty-four point thirty-four (324.34), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

For the privilege of operating motor vehicles in this state, there is hereby levied and imposed an excise tax on the use (as defined herein) of special fuel in any motor vehicle. The rate of tax on special
(diesel engine) fuel shall be [eight] nine cents per gallon. On all other special fuel the per gallon rate shall be the same as the motor fuel tax. The tax, with respect to all special fuel delivered by a special fuel dealer for use in this state as defined by section 324.33, shall attach at the time of the delivery and shall be collected by the dealer from the special fuel user and shall be paid over to the department of revenue as hereinafter provided. The tax, with respect to special fuel acquired by a special fuel user in any manner other than by delivery by a special fuel dealer into a fuel supply tank of a motor vehicle, shall attach at the time of the use (as herein defined) of the fuel and shall be paid over to the department of revenue by the user as hereinafter provided.

Amend the title, page 1, by inserting in line 2 after the word "fund" the words "and increase the fuel tax to increase road use tax fund revenues".
Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
(House File 315 pending at recess.)
On motion by Holden of Scott, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 315
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.

Rule 70 was invoked.
On the question "Shall the bill pass?" (H.F. 315)
The ayes were, 41 :

| Avenson | Den Herder | Higgins | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Hill | Peterson |
| Bittle | Egenes | Kiser | Readinger |
| Brockett | Ewing | Knoke | Rinas |
| Butler | Ferguson | Kreamer | Roorda |
| Byerly | Fisher, C. R. | Lippold | Small |
| Clark, J. H. | Grassley | Lipsky | Stanley |
| Crabb | Hansen | Menke | Stromer |
| Crawford | Hargrave | Oakley | Tofte |
| Cusack | Harvey | Patchett | Mr. Speaker |

De Jong

The nays were, 57 :

| Anderson | Edelen | Krause | Norland |
| :--- | :--- | :--- | :--- |
| Bortell | Fischer, H. O. | Logue | Norpel |
| Branstad | Fitzgerald | McCormick | O'Halloran |
| Brinck | Freeman | McElroy | Poncy |
| Brunow | Fullerton | Mendenhall | Rapp |
| Caffrey | Griffee | Mennenga | Schroeder |
| Carr | Harper | Middleswart | Stephens |
| Clark, J. W. | Hennessey | Millen | Strothman |
| Cochran | Holden | Miller, A.V. | Welden |
| Connors | Horn | Miler, K.D. | Wells |
| Daggett | Husak | Miller, R. G. | West |
| Danker | Hutchins | Monroe | Woods |
| Doyle | Jordan | Newhard | Wulft |
| Drake | Junker | Nielsen | Wyckoff |
| Dunton |  |  |  |

Absent or not voting, 1:
Jesse
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## MOTION TO RECONSIDER <br> (House File 315)

We move to reconsider the vote by which House File 315 failed to pass the House on March 7, 1973.

> HOLDEN of Scott
> JUNKER of Woodbury

## MOTION TO RECONSIDER

(House File 315)
I move to reconsider the vote by which House File 315 failed to pass the House on March 7, 1973.

SCHROEDER of Pottawattamie
Fischer of Grundy moved that the vote by which House File 315 failed to pass the House be reconsidered and that the motion to reconsider be tabled.

Fischer of Grundy moved that the rules be suspended for the immediate consideration of his motion to table.

Roll call was requested by the Speaker.
Rule 70 was invoked.
On the question "Shall the rules be suspended?"
The ayes were, 43 :

| Avenson | Caffrey | Connors | Fitzgerald |
| :--- | :--- | :--- | :--- |
| Brinck | Carr | Cusack | Griffee |
| Brunow | Clark, J. W. | Doyle | Hargrave |
| Byerly | Cochran | Fischer, H. O. | Harper |


| Hennessey | McCormick | Newhard | Rapp |
| :---: | :---: | :---: | :---: |
| Higgins | Mennenga | Nielsen | Sinas |
| Horn | Middleswart | Norland | Wells |
| Husak Hutchins | Miller, ${ }^{\text {M. }}$ D. | O'Halloran | Woods |
| Jordan | Miller, R. G. | Patchett | Wyckoff |
| Krause | Monroe | Poncy |  |
| The nays were, 54: |  |  |  |
| Anderson | Drake | Junker | ${ }^{\text {Peterson }}$ Readinger |
| Bennett | Dunlap | Kiser | Readinger |
| Bittle | Edelen | Knoke | Schroeder |
| Bortell | Egenes | Lippold | Stanley |
| Branstad | Ferguson | Lipsky | Stephens |
| Brockett | Fisher, C. R. | Logue | Stromer |
| Clark, J. H. | Freeman | McElroy | Strothman |
| Crabb | Fullerton | Mendenhall | Tofte |
| Crawford | Grassley | Menke | Welden |
| Daggett | Hansen | Millen | Wulff |
| Danker | Harvey | Pellett | Mr. Speaker |


| Krause | Miller, R. G. | Norpel | Rinas |
| :--- | :--- | :--- | :--- |
| McCornick | Monroe | O'Halloran | Small |
| Mennenga | Newhard | Patchett | Wells |
| Middleswart | Nielsen | Poncy | Woods |
| Miller, A. V. | Norland | Rapp | Wyckoff |
| Miller, K. |  |  |  |
| Absent or not voting, 4: |  |  |  |
| Doyle | Dunton | Fischer, H. O. | Jesse |
| Motion prevailed. |  |  |  |

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 34, 108 and 206.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 34, 108 and 206.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 7th day of March, 1973, sent to the Governor for his approval: House Files 34, 108 and 206.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 7, 1973, he approved and transmitted to the Secretary of State the following bills:

Senate File 75, an act relating to the interstate corrections compact.
Senate File 82, an act to lower the age of majority.
Senate File 93, an act relating to marginal release of corporate liens.

## REPORTS OF COMMITTEE

Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government to whom was referred House File 175, a bill for an act relating to compensation for boarding and caring for prisoners 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.

PETERSON of Woodbury, Chairman
Also:
Mr. Speaker: Your committee on county government to whom was referred House File 279, a bill for an act relating to special and reserve deputy sheriffs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

H-150
1 Amend House File 279 as follows:
2 1. Page 1, line 16, by striking the words "an
3 annual" and inserting in lieu thereof the words "a
4 quarterly".
5 2. Page 1 , line 19 , by inserting the following
6 after the period "Whenever the report required by
7 this section would expose a person actually engaged
8 in an undercover assignment the report may identify
9 the person by a pseudo name."
PETERSON of Woodbury, Chairman

## AMENDMENTS FILED

## H-151

1 Amend House File 142, page 2, line 4, by insert-
2 ing after the word "employment" the following: ",
3 except where prohibited by the Hatch Political
4 Activity Act".
LIPSKY of Linn
H-149
1 Amend House File 173, line 14, by striking the
2 word "seven" and inserting in lieu thereof the
3 following "[seven] ten".
PETERSON of Woodbury FULLERTON of Woodbury WYCKOFF of Benton

1 Amend the House Code of Ethics, as adopted, on
2 page 241 of the House Journal, by adding the
3 following new rule:
4 "10. Each member of the house shall file with
5 the chief clerk within ten days after the adoption
6 of this section, and within ten days after the
convening of each session of the general assembly, a statement on forms provided by the chief clerk setting forth the following information:
a. The nature of each business in which the member is engaged and the nature of the business of each company in which the member or his or her spouse has a financial interest.
b. The name of any state or national business, trade, labor, farm, professional, religious, educational or charitable association, foundation or organization by which the member, his or her partner or business associate is employed or retained or has rendered services for compensation within the last twelve months.
c. Every office or directorship held by the member in any corporation, firm, enterprise, labor union, farm organization, cooperative, religious, educational or charitable association or organization, or trade or professional association held during the last twelve months and every membership in such an organization which is engaged in actively supporting or opposing legislation in the general assembly. The name of the entity shall be set out.

Disclosures required under this rule shall be as of the date filed unless provided to the contrary, and shall be amended to include interests and changes encompassed by this rule that occur while the general assembly is in session. All filings under this rule shall be open to public inspection in the office of the chief clerk of the house at all reasonable times.

The chief clerk of the house shall inform the ethics committee of the statements which are filed and shall report to the ethics committee the names of any members who appear not to have filed complete statements. The ethics committee shall require any member who appears not to have filed a complete statement to appear before the committee."

HILL of Polk MENNENGA of Clinton

The House was adjourned until 9:00 a.m., Thursday, March 7, 1973, by previous motion.

# JOURNAL OF THE HOUSE 

Sixtieth Calendar Day-Forty-third Session Day
Hall of the house of Representatives
Des Moines, Iowa, Thursday, March 8, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Keith Scott, pastor of the United Methodist Church, Hartley, Iowa.

The Journal of Wednesday, March 7, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. C. P. Hawkins, Clarion, Iowa.

LEAVE OF ABSENCE
Leave of absence was granted as follows:
Hargrave of Polk on request of Cochran of Webster.

## PRESENTATION OF VISITORS

Crabb of Crawford presented to the House the Honorable Alfred Nielsen, former member of the House during the Sixtieth through the Sixty-third General Assemblies, representing Harrison and Shelby Counties.

The Speaker announced that the following visitors were present in the House chamber:

Thirty-five students from Perry contemporary affairs class, Perry, accompanied by Mr. Turner. By Varley of Adair.

Thirty-one third grade students from Dunlap School, Des Moines, accompanied by Mrs. Deutsche. By Caffrey of Polk.

## PETITIONS Filed

The following petitions were received and placed on file:
From nine residents of Montgomery County favoring Senate File 260 relating to the duties of cosmetologists and opposing

House File 260 relating to the practice of cosmetology and barbering.

## SPONSORS REMOVED <br> (House File 230)

Kreamer of Polk and De Jong of Marion have been removed as co-sponsors of House File 230.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 175 and 279, under Rule 35.

## WILLIAM KENDRICK MEMORIAL FUND

Crabb of Crawford, chairman of the William Kendrick memorial fund, announced that the committee wishes to give all those who wish to contribute an opportunity to do so, and that all contributions should be made to the finance clerk, Iowa House of Representatives, and that a suitable memorial will be dedicated on the evening of April 11, 1973, during the memorial service.

## INTRODUCTION OF BILLS

House File 366, by Bortell, a bill for an act to legalize and validate the proceedings of the Board of Trustees of the Stuart Municipal Utilities of the Town of Stuart, Iowa, in the Counties of Adair and Guthrie, State of Iowa, in amending certain resolutions for the authorization and issuance of water revenue bonds, dated March 15, 1963, and March 1, 1967, to increase the maximum rates which may be charged to consumers of water.

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

House File 367, by Jordan, Rinas, Miller of Buchanan, Wells, Jesse, Small, Patchett and Woods, a bill for an act relating to court-appointed defense attorneys and public defenders.

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

House File 368, by Dunton, Wells, Welden, Roorda, Menke, Horn and Strothman, a bill for an act authorizing the governing board of a merged area to acquire and operate student centers and parking facilities at an area school, and to finance the cost with revenue bonds.

Read first time and referred to committee on education.

House File 369, by Dunton, Anderson, Caffrey, Clark of Dubuque, Edelen, Fischer of Grundy, Hansen, Logue and Wells (Rabedeaux, Schwieger, Kelly, Kennedy and Coleman), a bill for an act relating to the overall length of combinations of vehicles.

Read first time and referred to committee on transportation.
House File 370, by Bittle, Byerly and De Jong, a bill for an act to provide an alternative procedure for establishment of sanitary districts.

Read first time and referred to committee on county government.

House File 371, by Monroe (Miller of Des Moines), a bill for an act relating to payment of costs incurred by cities for reconstructing or relocating certain utility facilities due to construction or reconstruction of a state highway.

Read first time and referred to committee on transportation.
House File 372, by Ferguson (Nolin), a bill for an act relating to the municipal recreation fund.

Read first time and referred to committee on cities and towns.
House File 373, by Holden, a bill for an act relating to a duty of a township clerk.

Read first time and referred to committee on state government.
House File 374, by committee on agriculture, a bill for an act relating to veterinarian's liens.

Read first time and placed on the calendar.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 15, by Freeman, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the manner in which a vacancy in the membership of the General Assembly is filled.

Read first time and referred to committee on state government.

## PROOF OF PUBLICATION

Published copy of House File 366 and verified proof of publication of said bill in the Stuart Herald, Stuart, Iowa, on February 22, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk House of Representatives

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 6, 1973, passed the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 12, authorizing the state board of regents to construct an addition to the general hospital of the state university of Iowa.

Also: That the Senate has on March 8, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 28, urging the Department of Health, Education and Welfare to rescind or modify its proposed rules for the Social Security Act (Titles I, IV-A, IV-B, X, XIV, and XVI).

RALPH R. BROWN, Secretary

## SENATE CONCURRENT RESOLUTION 12

By Committee on Higher Education
Whereas, chapter two hundred sixty-three A (263A), Code 1973, provides that the state board of regents after authorization by a constitutional majority of the General Assembly may carry out any project as defined in that chapter of the Code at the state University of Iowa; and

Whereas, chapter two hundred sixty-three A (263A), Code 1973, authorizes the state board of regents to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and secured by an irrevocable pledge of a sufficient portion of the University Hospital income; and

Whereas, many of the facilities of the hospitals at the state University of Iowa were built between forty and fifty years ago and are inadequate to meet present and future demands for statewide medical and teaching services; and

Whereas, said inadequacy exists in operating room facilities which are located in several different areas at the university hospitals and are not designed for today's advanced surgical techniques and workload of more than fifteen thousand operations annually; and

Whereas, present space available for radiological services, one of the most important fields in modern medicine, is less than that recommended by the U. S. Public Health Services for a prototype hospital of five hundred beds although the university hospitals have eleven hundred ninety-two beds; and

Whereas, the out-patient clinical facilities are located in widely separated areas of the hospitals and seriously encumber the ability of the clinical specialists to handle almost one-quarter million patient visits annually and concentration of these services in a single area will greatly facilitate services to patients and training for family practice, and improve efficiency; and

Whereas, twenty percent or two hundred forty of the beds serving annually more than thirty-three thousand in-patients are located in large sixteento twenty-bed wards and do not meet the standards established for Medicare patients or the demands by private patients and, further, detailed studies have shown that remodeling these existing large wards into smaller units
would be prohibitively costly and create insurmountable problems in teaching; and

Whereas, to alleviate these conditions, the state board of regents requests authorization to construct an eight-story addition of one hundred sixtyeight thousand gross square feet north of the general hospital, to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and in-patient facilities for eighty beds, at an estimated total cost of thirteen million nine hundred thousand dollars ( $\$ 13,900,000$ ) of which not more than ten million dollars ( $\$ 10,000,000$ ) would be financed by borrowing under the provisions of chapter two hundred sixty-three A (263A), Code 1973, and the remainder to be financed by other funds; Now Therefore

Be It Resolved by the Senate the House Concurring, that the state board of regents be and is hereby authorized to construct an addition of one hundred sixty-eight thousand gross square feet of floor space, more or less, to the general hospital of the state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities at an estimated cost of thirteen million nine hundred thousand dollars ( $\$ 13,900,000$ ) of which not more than ten million ( $\$ 10,000,000$ ) would be financed by borrowing authorized by the provisions of chapter two hundred sixty-three A (263A), Code 1973.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 28 <br> By Lamborn and Schaben

Whereas, we believe in assisting families, children, the aged, blind and disabled toward maximum self-support; and

Whereas, day care services, employment and training services, delinquency prevention services, foster care services, services to the mentally retarded, services to the alcoholic and drug abuser, and family planning services are supportive of this belief; and

Whereas, proposed rules for the Social Security Act (Titles I, IV-A, IV-B, X, XIV, and XVI) would reduce federal support of these services in Iowa by at least $\$ 5.6$ million, effective April 1, 1973, Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the Iowa General Assembly urges the Department of Health, Education and Welfare to rescind or to modify its proposed rules.

Be It Further Resolved, That copies of this resolution be sent to the President, the Secretary of Health, Education and Welfare and the Iowa congressional delegation.

## Laid over under Rule 25

## UNFINISHED BUSINESS

The House resumed consideration of House File 240, a bill for an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded or to a special mental retardation unit in facilities outside those institutions, and the Holden of Scott motion to reconsider amendment H-139.

The motion to reconsider the vote on amendment H-139 prevailed.

Norpel of Jackson asked and received unanimous consent to withdraw amendment $\mathrm{H}-139$ and amendment $\mathrm{H}-140$ filed on March 6, 1973.

Norpel of Jackson offered the following amendment H—144 and moved its adoption:
H-144
1 Amend House File 240 as follows:
2 1. Page 1 , line 10 , by inserting after the word
"may" the following: ", on application of the parent
or guardian,".
2. Page 1, by striking from line 11 the following:
", or" and inserting in lieu thereof the following:
"[, or]. The superintendent".
Amendment 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. 240)
The ayes were, 91 :

| Anderson | Den Herder | Horn | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Hutchins | Patchett |
| Bennett | Drake | Jordan | Pellett |
| Bittle | Dunlap | Junker | Peterson |
| Bortell | Dunton | Kiser | Poncy |
| Branstad | Edelen | Krause | Rapp |
| Brinck | Egenes | Lippold | Readinger |
| Brockett | Ewing | Lipsky | Rinas |
| Brunow | Ferguson | Logue | Roorda |
| Butler | Fischer, H. O. | McCormick | Schroeder |
| Byerly | Fisher, C. R. | McElroy | Small |
| Caffrey | Fitzgerald | Menderihall | Stanley |
| Carr | Freeman | Menke | Stephens |
| Clark, J. H. | Fullerton | Menneriga | Stromer |
| Clark, J. W. | Grassley | Middleswart | Strothman |
| Cochran | Griffee | Millen | Tofte |
| Connors | Hansen | Miller, A. V. | Welden |
| Crabb | Harper | Miller, K. D. | West |
| Crawford | Harvey | Miller, R. G. | Woods |
| Cusack | Hennessey | Monroe | Wulff |
| Daggett | Higgins | Newhard | Wyckoff |
| Danker | Hill | Norland | Mr. Speaker |
| De Jong | Holden | Norpel |  |
| The nays |  |  |  |
| Husak | Knoke |  |  |
| Absent or | oting, 6: |  |  |
| Hargrave Jesse | Kreamer Nielsen | O'Halloran | Wells |

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

On motion by Holden of Scott, the House was recessed until 2:55 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILLS

House File 375, by committee on agriculture, a bill for an act creating a division of grain resources research within the Iowa development commission.

Read first time and placed on the calendar.
House File 376, by Hill, a bill for an act relating to title insurance.

Read first time and referred to committee on commerce.
House File 377, by Knoke, a bill for an act to establish county law enforcement units, to abolish the position of county sheriff, and to transfer the civil duties of the county sheriff to the clerk of the district court and to discontinue police departments and marshals.

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

House File 378, by Bennett, Krause, Crabb, Hennessey, Stephens, Dunton, West, Avenson and Fitzgerald, a bill for an act relating to the identification and sale of cattle and providing penalties for violations.

Read first time and referred to committee on agriculture.
House File 379, by Crabb, Welden, Clark of Lee, Edelen, Holden, Norpel, Harper, Stephens, Ferguson, Brockett, Jordan, Fisher of Greene, Wells, Grassley, Mendenhall, Hennessey, Oakley, Wyckoff, McElroy, Middleswart, Knoke, Crawford, Bennett, Husak, Horn, Roorda, Logue, Peterson, Stanley, Kreamer and Cusack, a bill for an act relating to the compensation of officers and employees of the general assembly.

Read first time and referred to committee on rules.

House File 380, by Clark of Lee and Brinck (Junkins), a bill for an act relating to the duties of deputy auditors in counties with dual county seats.

Read first time and referred to committee on county government.

House File 381, by Higgins, a bill for an act relating to the responsibility for general and emergency relief and relief to indigent veterans.

Read first time and referred to committee on human resources.
House File 382, by committee on agriculture, a bill for an act relating to the establishment of standards for food.

Read first time and placed on the calendar.
House File 383, by committee on agriculture, a bill for an act relating to the licensing and regulating of grain dealers and providing penalties.

Read first time and placed on the calendar.
House File 384, by committee on natural resources, a bill for an act creating an advisory committee to the chemical technology commission of the department of environmental quality.

Read first time and placed on the calendar.
House File 385, by Horn, a bill for an act relating to a person entering upon school property and providing a penalty.

Read first time and referred to committee on education.
House File 386, by Jordan, Patchett, Miller of Calhoun, Wells, Fisher of Greene, Hennessey, Tofte, Woods, Rinas and Miller of Buchanan, a bill for an act requiring pharmacies to display or make available lists of the prices of prescription drugs and medicines.

Read first time and referred to committee on state government.

## REPORTS OF COMMITTEES

Pellett of Cass, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 262, a bill for an act relating to the notification of the termination of farm tenancies, 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.

PELLETT of Cass, Chairman

Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources to whom was referred Senate File 149, a bill for an act clarifying legal settlement of a minor child residing in an institution, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LIPSKY of Linn, Chairman

## AMENDMENT FILED

Amend House File 359 as follows:

1. Page 7, line 11, by striking the words "for a school district".
2. Page 13, by inserting the following after the period in line 27:

In this situation the committee may either increase the allowable growth or maintain the same allowable growth and permit the district to reduce its general fund millage more than permitted by section four hundred forty-two point twenty-one (442.21) of the Code, thus increasing its state school foundation aid to an amount not exceeding the amount of state school foundation aid to the district for the immediately preceding school year.
3. Page 14, by inserting the following new subsection after subsection 8:

NEW SUBSECTION. The committee may authorize a district to spend a reasonable and specified amount from its unexpended cash balance for the sole purpose of furnishing and equipping a new building or structure for which the voters of the district have approved a bond issue as provided by law. No other expenditure, including but not limited to expenditures for salaries or recurring costs, shall be authorized under this subsection. Expenditures authorized under this subsection shall not be included in allowable growth or district cost, and the portion of the unexpended cash balance which is authorized to be spent shall be regarded as if it were miscellaneous income. Any part of such amount which is not actually spent for the authorized purpose shall reviert to its former status as part of the unexpended cash balance.
4. Page 14, by inserting the following after the period in line 26 :

All such policies of general application shall be stated in rules adopted in accordance with chapter seventeen A (17A) of the Code.
5. Page 14 , line 33 , by striking the words
"fiscal situation of the state and the".
6. Page 14, by inserting the following new subsection after subsection 11:
$N E W$ SUBSECTION. On or before March first of each year the governor shall establish for the following school year a maximum total amount of additional state aid to be paid as a result of increases in allowable growth by the committee under this section. The governor may increase or decrease the maximum total amount from time to time. The maximum total amount shall be the amount which is necessary, in the governor's judgment, to carry out the intent of
51 this chapter and to assure an adequate balance in the
52 general fund of the state. The governor shall notify
53 the general assembly and the committee of his action.
54 The committee shall not exceed the maximum total
55 amount established by the governor. However, this
56 subsection does not authorize the governor to take
57 any action inconsistent with any specific appropria-
58 tion or direction by the general assembly.
59
7. Section 11, by renumbering the subsections.

STANLEY of Muscatine GRASSLEY of Butler STROMER of Hancock ROORDA of Jasper FERGUSON of Carroll CARR of Dubuque PONCY of Wapello
On motion by Holden of Scott, the House adjourned until 8:30 a.m., Friday, March 9, 1973.

# JOURNAL OF THE HOUSE 

Sixty-first Calendar Day-Forty-fourth Session Day
Hall of the House of Representatives Des Moines, Iowa, Friday, March 9, 1973

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

Prayer was offered by the Reverend James L. Murphy, pastor of the Lutheran Church, Spencer, Iowa.

The Journal of Thursday, March 8, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Loren Parker, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Newhard of Jones and Rinas of Linn on request of Patchett of Johnson; Kiser of Scott on request of Holden of Scott; Lipsky of Linn on request of Crawford of Story; Cusack of Scott on request of Poncy of Wapello; Bortell of Madison on request of Logue of Iowa; Hargrave of Johnson on request of Cochran of Webster.

## PRESENTATION OF VISITORS

Oakley of Clinton presented to the House the Honorable Charles H. Pelton, former member of the House during the Sixtysecond, Sixty-third and Sixty-fourth General Assemblies, representing Clinton County.

Holden of Scott presented to the House the Honorable Floyd P. Edgington, former member of the House during the Fiftyfifth through the Sixty-third General Assemblies, representing Franklin County.

Holden of Scott presented to the House the Honorable Howard A. Hamilton, former member of the House during the Sixty-third and Sixty-fourth General Assemblies, representing Cedar, Muscatine and Scott Counties.

The Speaker announced that the following visitors were present in the House chamber:

Three government class students from South Tama School District, Tama, Jay Else, Todd Stewart and Mike Husak. By Husak of Tama.

Fifteen students from Garnavillo Community School, Garnavillo, accompanied by Maurice Sathoff and David Hall. By Mendenhall of Allamakee.

Seventy eighth grade students from St. Theresa's Catholic School, Des Moines, accompanied by Mrs. Boecker and Mr. Mendrys. By Readinger of Polk.

## PETITION FILED

The following petition was received and placed on file:
By Pellett of Cass from twenty-one organizations favoring House File 329 relating to making an appropriation for the construction and financing of a state office building for the department of agriculture.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 262 and Senate File 149, 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 on March 9, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 23, providing for a joint memorial session in recognition of departed members of the legislature to be held on Wednesday, April 11, 1973, at 7:30 p.m.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 387, by committee on transportation, a bill for an act implementing a study of the effectiveness of "life-lite" vehicle safety signals.

Read first time and referred to committee on appropriations.
House File 388, by committee on human resources, a bill for an act relating to public employee leave of absence with pay.

Read first time and placed on the calendar.

House File 389, by Monroe (Willits), a bill for an act relating to minimum age requirements for enrollment in the public schools.

Read first time and referred to committee on education.
House File 390, by Oakley, 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 391, by Fitzgerald, Miller of Calhoun, McCormick, Junker, Brockett, Bennett, Millen, West, Avenson, O'Halloran, Mennenga, Stromer, Connors, Higgins, Rinas, Byerly, Cusack, Bittle, Krause and Husack (Kinley and McCartney), a bill for an act relating to home solicitation sales and providing penalties.

Read first time and referred to committee on commerce.
House File 392, by committee on commerce, a bill for an act relating to the annual statement of insurance companies.

Read first time and placed on the calendar.

REMOVED AS CO-SPONSOR<br>(Amendment H-152 to House File 359)

Carr of Dubuque has been removed as a co-sponsor of amendment H—152 to House File 359.

## HOUSE CONCURRENT RESOLUTION 25

By Crabb
Whereas, the problem of storage of documents has been increasing substantially and state departments faced with a lack of space have been engaged in determining methods by which they might store documents and still allow for easy retrieval; and

Whereas, because of the problem of storing documents many state departments have asked for funds within their appropriation requests which would be used for the establishment of a microfilming program within their department; and

Whereas, if such requests are granted a duplication of equipment and programs might result between individual departments and there would be an unnecessary expenditure of state funds; and

Whereas, if state departments could establish on a joint basis programs for microfilming or the use of other methods for the retention of documents on a joint basis, a great amount of state funds might be saved as well as physical space and manpower; and

Whereas, there has been very little, if any, coordination between state departments in making requests for microfilming equipment, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is urged to create a study committee composed of legislative members selected from appropriate standing committees
and representing both houses of the General Assembly and both political parties represented in the General Assembly; and

Be It Further Resolved, That the study committee is directed to study the requests of all departments asking for microfilming equipment as well as the need of any state department for storage of documents, and the study committee shall specifically consider the use of joint micro-filming equipment but may consider any other methods for the storage of documents which may be feasible; and

Be It Further Resolved, That the study committee shall make a report to the Legislative Council and the General Assembly meeting in the year 1974, which report shall be accompanied by any bill drafts designed to carry out the recommendations of the study committee.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 26

By Doyle, McCormick, and Lipsky (Lamborn)
Whereas, a Penal and Correctional Systems Study Committee was established to conduct a comprehensive study of the penal and correctional system during the 1971-72 and 1972-73 legislative interims; and

Whereas, Committee meetings were held at the Iowa State Penitentiary, the Men's and Women's Reformatories, the Medical Security Facility, the Training School for Boys and Girls, the Riverview Release Center, the Des Moines Community based Correction Project, county jails, and half-way houses; and

Whercas, the Committee conferred with county officials, representatives of the Department of Social Services, Board of Parole, Crime Commission, Vermont Corrections Department, private groups and associations, and private citizens; and

Whereas, during its scheduled meetings the committee met with and talked to inmates, staff and supervisory personnel and gathered information and shared views; and

Whereas, the process of gathering information and exchanging views brought about and fostered a better understanding on the part of all concerned of the nature and problems in the state penal and correctional systems; and

Whereas, the Committee meetings at the institutions served as a catalyst enab:ing administrators to take a fresh look at some practices and to consider the addition of innovative programs; and

Whereas, the Committee has proposed legislation which would serve to improve the rehabilitative nature of the system; and

Whereas, the scope of the study was such that a wealth of information remains ungathered, views remain unexpressed, practices remain unchanged, programs remain to be initiated, all of which serve the goal of improving the public safety and welfare by altering the criminalistic and anti-social behavior of individual offenders and returning these individuals to the mainstream of society to lead healthy and productive lives; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is authorized to create a study committee, as provided by law, to continue the study of the penal and correctional system, which committee shall include members of the appropriate standing committees of the House of Representatives and the Senate, and shall include
female and male legislators of the House of Representatives and the Senate, to conduct during the 1973-74 and 1974-75 legislative interims a comprehensive study of the penal and correctional system in Iowa.

Be It Further Resolved, That the study committee shall include nonlegislative members having special knowledge in the fields of penal and correctional facilities, rehabilitation and programs and that the committee be authorized to retain, if necessary, consultants and assistants, and that a report of the study shall be prepared and submitted to the legislative council and members of the General Assembly at the conclusion of each interim and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

## COMMUNICATION FROM THE OFFICE OF THE CITIZENS' AIDE

There is on file in the office of the Speaker the report concerning the office of the Commission of Veterans Affairs to the members of the Sixty-fifth General Assembly pursuant to Section 601G.17, Iowa Code 1973.

## COMMUNICATION FROM THE STATE OF SOUTH DAKOTA

There is on file in the office of the Chief Clerk a copy of Senate Concurrent Resolution Number Two, memorializing the Congress to undertake an independent investigation and to direct the Interstate Commerce Commission to investigate the freight rates applicable to small grains which has been adopted by the State of South Dakota.

## SPECIAL ORDER <br> (House File 359 Pending)

The hour of $8: 45$ a.m. having arrived, the Speaker announced the special order for the consideration of House File 359, a bill for an act amending the state school foundation program by providing that special methods of computing state school foundation aid will be continued for only two years, providing two alternate dates for determining enrollment, including in enrollment certain pupils for which the school district pays tuition to attend an Iowa area school, excluding pupils attending a university laboratory school from any district's enrollment, defining miscellaneous income and other terms, adding new definitions, excluding miscellaneous income from certain computations, limiting proposed and actual expenditures, establishing state percent of growth at five percent for the school year beginning July 1, 1973, limiting state percent of growth to a maximum of five percent for the school year beginning July 1, 1974, providing
greater equalization by increasing the allowable growth for districts whose district cost per pupil is below state cost per pupil, establishing the state cost per pupil for certain years, requiring the use of budget amounts rather than actual expenditures for certain computations, revising the determination of district cost, district cost per pupil, and the additional school district property tax levy, revising and clarifying the duties and powers of the school budget review committee, requiring the school budget review committee to permit or increase allowable growth in certain hardship situations related to the exclusion of miscellaneous income from certain computations, permitting the school budget review committee to establish a modified allowable growth under certain conditions, clarifying the sources of funds for additional state aid, revising the procedures for establishing, increasing, or continuing a school district income surtax, repealing the requirement for a tentative budget, and making related technical and procedural changes.

COMMITTEE OF THE WHOLE
Holden of Scott moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 359 and that the Speaker preside as chairman over the deliberations of the committee.

The motion prevailed.
Speaker pro tempore Kreamer in the chair at 11:03 a.m.
Speaker Varley in the chair at 11:35 a.m.
Holden of Scott asked and received unanimous consent that the committee of the whole now rise.

The House reconvened, Speaker Varley in the chair.
(House File 359 pending at adjournment and placed under unfinished business.)

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 9, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 34, an act relating to Supreme Court fees.
House File 108, an act relating to the destruction of original court records.

House File 206, an act relating to the age of retirement for a public employee.

## SUBCOMMITTEE ASSIGNMENTS

House File 87
Crawford, Chairman
Hargrave
Newhard
Higgins
Freeman
Readinger
House File 88
Crawford, Chairman
Hargrave
Newhard
Higgins
Freeman
Readinger
House File 140
Butler, Chairman
Crawford
Schroeder
Higgins
Caffrey
Rinas
House File 147
Hill, Chairman
Crawford
Newhard
House File 178
Danker, Chairman
Jordan
Clark, J. W.
House File 202
Anderson, Chairman
Connors
Stromer
Welden
Wells
House File 207
Hill, Chairman
Crawford
Newhard
House File 217
Brockett, Chairman
Byerly
Drake
House File 231
Den Herder, Chairman
West
Readinger
Monroe
Rinas
Brunow
House File 260
Harvey, Chairman
Hargrave
Patchett

House File 263
Anderson, Chairman
Connors
Stromer
Welden
Wells
House File 285
Fullerton, Chairman
Avenson
Harper
House File 288
Roorda, Chairman
Harper
Miller, K. D.
House File 297
Drake, Chairman
Doyle
Logue
House File 298
Bittle, Chairman
Hargrave
Nielsen
House File 299
Junker, Chairman
Miller, K. D.
Doyle
House File 304
Hargrave, Chairman
Miller, R. G.
Brunow
Hill
Schroeder
Den Herder
House File 307
Ferguson, Chairman
Bittle
Avenson
House File 309
Oakley, Chairman
Doyle
Crawford
House File 311
Nielsen, Chairman
West
Hargrave
House File 316
Edelen, Chairman
Nielsen
Stanley
House File 318
McElroy, Chairman
Monroe
Fitzgerald

House File 319
Drake, Chairman
Schroeder
Edelen
Dunton
Norpel
House File 320
Fisher, C. R., Chairman
Brockett
McCormick
House File 323
Readinger, Chairman
Fitzgerald
Monroe
House File 324
Anderson, Chairman
Newhard
Knoke
House File 325
Butler, Chairman
Crawford
Schroeder
Higgins
Caffrey
Rinas
House File 326
Knoke, Chairman
Jesse
Oakley
House File 330
Butler, Chairman
Bortell
Woods
House File 331
Oakley, Chairman
Rapp
Woods
House File 332
Hill, Chairman
Edelen
Poncy
Newhard
Hennessey
House File 334
Knoke, Chairman
Jesse
Bittle
House File 335
MeElroy, Chairman
Monroe
Fitzgerald
House File 336
Crawford, Chairman
Hill
Woods

House File 338
Jesse, Chairman Hill Hargrave
House File 339
Mendenhall, Chairman
Bennett
Hennessey
House File 340
Fisher, C. R., Chairman
McCormick
H. O. Fischer

House File 342
Branstad, Chairman
Mendenhall
Miller, A. V.
House File 343
Knoke, Chairman
Anderson
Rapp
House File 344
Nielsen, Chairman
Strothman
West
House File 345
Bortell, Chairman
O'Halloran
Edelen
House File 347
Branstad, Chairman
Caffrey
Holden
Hutchins
House File 348
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland

House File 349
Rapp, Chairman
Higgins
Danker
House File 351
Oakley, Chairman
Doyle
Crawford
House File 354
Ferguson, Chairman
Harvey
Nielsen
House File 357
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland
House File 364
Oakley, Chairman
Doyle
Crawford
House File 365
Nielsen, Chairman
Anderson
West
House File 366
Oakley, Chairman
Doyle
Crawford
House File 367
Knoke, Chairman
Doyle
Logue
House Joint
Resolution 10
Roorda, Chairman
West
Patchett

House Joint
Resolution 11
Roorda, Chairman
West
Patchett
House Joint
Resolution 12
Roorda, Chairman
West
Patchett
House Joint
Resolution 13
Stanley, Chairman
Carr
Ferguson
Higgins
Poncy
Senate File 22
Egenes, Chairman
Ewing
Small
Senate File 135
Bittle, Chairman
Doyle
Ferguson
Senate File 148
Den Herder, Chairman
West
Readinger
Monroe
Rinas
Brunow
Senate File 199
Hill, Chairman
Doyle
Edelen

## AMENDMENTS FILED

H-153
1 Amend House File 147, line 8, by striking the
2 words "skilled nursing home" and inserting in lieu
3 thereof the following: "licensed health care
4 facility as defined in section one hundred thirty-
5 five C point one (135C.1), subsection 8, of the Code,".
CLARK of Dubuque
H-156
1 Amend House File 162, page 2, by striking from line 12
2 all after the word "transportation" and striking all of
3 lines 13 and 14.

## H-154

1 Amend House File 271 as follows:
2 1. Page 2, line 6, by inserting after the word 3 "any" the words "board of supervisors or any".
4 2. Page 2, line 7, by inserting after the word
5 "sheriff," the words "medical examiner, assessor".
6 3. Page 2, line 18, by inserting after the word
7 " a " the words "board of supervisors or $a$ ".
8 4. Page 2, line 19, by inserting after the word
9 "sheriff," the words "medical examiner, assessor,".
10 5. Page 2, line 31, by inserting after the word
11 "the" the words "board of supervisors, the".
12 6. Page 2, line 32, by inserting after the word
13 "sheriff," the words "medical examiner, assessor,".

MILLER of Buchanan

H-155
1 Amend Senate File 135, as amended, passed by the
2 Senate and reprinted, as follows:
3 Page 1B, after line 27, insert the following new
4 section:
5 NEW SECTION. The provisions of section one (1) of
6 this Act shall not apply to law-enforcement officers
7 and members of parade groups sponsored by corporations
8 enumerated in section five hundred four point five
9 (504.5) of the Code.
MILLEN of Van Buren
On motion by Holden of Scott and pursuant to Senate Concurrent Resolution 4, duly adopted, the House adjourned until 10:00 a.m., Monday March 19, 1973.

# JOURNAL OF THE HOUSE 

Seventy-first Calendar Day-Forty-fifth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Monday, March 19, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend James Grubb, pastor of the St. Anthony Catholic Church, Davenport, Iowa.

The Journal of Friday, March 9, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Dagle, Fort Dodge, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Griffee of Chickasaw on request of Dunton of Keokuk.

## ANNOUNCEMENT BY THE SPEAKER

The following communication was received by the Speaker:
March 14, 1973
Members of the Sixty-fourth General Assembly
House of Representatives
Dear Sirs:
The family of Delbert L. Trowbridge will hold in grateful remembrance your kind expression of sympathy.

Thank you so much for the beautiful white chrysanthemums and red carnations.

Sincerely<br>MRS. DEL TROWBRIDGE

## SPECIAL RECOGNITION

Crabb of Crawford announced that Miss Soo Klingaman, Iowa State Pork Queen for 1972, has been elected National Pork Queen for 1973 and will represent the national pork industry and will travel throughout the United States promoting the usage of pork.

## PRESENTATION OF VISITORS

Crabb of Crawford presented to the House Glen Miller, AFS student from Blacktown, New South Wales, Australia. Glenn is a senior attending school at Woodbine High School, Woodbine, Iowa.

The Speaker announced that the following visitors were present in the House chamber:

Forty-four senior students from Clarion High School, Clarion, accompanied by Arnold Schager, Margaret Johnson and Margaret Sumners. By Stromer of Hancock.

Eight International Cultural Exchange students from Waterloo, accompanied by Emery Takacs. By Lippold of Black Hawk.

Sixty senior students from Woodbine High School, Woodbine, accompanied by Phil Hummel. By Crabb of Crawford.

Forty senior students from Durant Community School, Durant, accompanied by Tim Allyn, Jack Stence and Dennis Powles. By Holden of Scott.

## PETITIONS FILED

The following petitions were received and placed on file:
By Tofte of Winneshiek, from sixteen residents of Winneshiek County, opposing House File 7, relating to the establishment of an Iowa natural and scenic rivers system.

By Norland of Worth, from forty-three members of the Forest City Education Association, favoring passage of a professional negotiations bill and repeal of Public Law 279.24, teacher dismissal law.

By Husak of Tama, from one hundred fifteen men of District 71, opposing House File 260 and favoring Senate File 260, relating to male hair cuts by cosmetologists.

By Freeman of Buena Vista, from twenty-nine residents of Newell, Iowa, opposing the legalization of the sale of liquor or beer on Sunday in Iowa.

## MEMORIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following members to serve on the memorial committee in accordance with House Concurrent Resolution 23: the Honorable Rayman Logue,
chairman; the Honorable Glen Bortell, and the Honorable James Middleswart, on the part of the House.

## INTRODUCTION OF BILLS

House File 393, by Stromer and Schroeder, a bill for an act relating to interest computed and collected on a levee and drainage district assessment.

Read first time and referred to committee to county government.

House File 394, by Knoke (Blouin), a bill for an act concerning the establishment and operation of a state lottery, creating the division of the state lottery in the department of revenue, prescribing its functions, powers and duties; and providing a penalty.

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

House File 395, by Kreamer, a bill for an act relating to powers of school districts for the purchase and sale of certain real estate and the construction of technical schools to teach vocational education and aviation mechanics.

Read first time and referred to committee on education.
House File 396, by Monroe (Doderer), a bill for an act relating to married students.

Read first time and referred to committee on education.
House File 397, by Holden, a bill for an act relating to military service tax exemptions.

Read first time and referred to committee on ways and means.
House File 398, by Millen, Stromer, Clark of Lee and Crabb (Winkelman, Robinson, Griffin, Tieden, Kelly and Coleman), 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 399, by Millen, Stromer, Clark of Lee and Crabb (Winkelman, Robinson, Griffin, Tieden, DeKoster, Kelly and Coleman), 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 400, by Drake, Stanley and McCormick, a bill for an act relating to the investment of funds of retirement systems for policemen and firemen.

Read first time and referred to committtee on state government.

House File 401, by committee on education, a bill for an act relating to transfer of patients to the university hospital.

Read first time and placed on the calendar.
House File 402, by committee on agriculture, a bill for an act relating to the placing of permit numbers on containers of agricultural seeds.

Read first time and placed on the calendar.
House File 403, by committee on appropriations, a bill for an act to appropriate from the Iowa public employees' retirement system fund to the employment security commission for costs of the administration of the Iowa public employees' retirement system.

Read first time and placed on the calendar.
House File 404, by committee on natural resources, a bill for an act to increase the fee for the certification of operators of water and sewage treatment plants.

Read first time and placed on the calendar.
House File 405, by committee on natural resources, a bill for an act relating to the authority of the department of environmental quality to enter public or private property for the purpose of conducting investigations.

Read first time and placed on the calendar.
House File 406, by Stromer, a bill for an act relating to workmen's compensation for employees engaged in agricultural work at institutions under control of the board of regents.

Read first time and referred to committee on state government.
House File 407, by Edelen, a bill for an act relating to county contracts requiring bids.

Read first time and referred to committee on state government.
House File 408, by Brunow, a bill for an act relating to the maximum hours a railway company employee may work.

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

House File 409, by Krause and Branstad, a bill for an act relating to the limitations on the obligations of any one customer to a state bank under the Iowa Banking Act of 1969.

Read first time and referred to committee on commerce.
House File 410, by Hansen, Miller of Calhoun, Menke and Bennett, a bill for an act to establish a rural physicians associate program and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.
House File 411, by Grassley, a bill for an act relating to unfair employment practices.

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

House File 412, by Crabb, a bill for an act relating to liability insurance for state-owned automobiles.

Read first time and referred to committee on commerce.
House File 413, by West, Fisher of Greene, Husak, Connors, Harvey, Dunton, Egenes, Logue, Doyle, Stanley, De Jong, Grassley and Wells (Plymat, Willits, Miller of Des Moines, Briles and Priebe), a bill for an act relating to holidays for state employees.

Read first time and referred to committee on state government.
House File 414, by Hutchins, a bill for an act permitting a flashing blue light to be used on a firefighting vehicle.

Read first time and referred to committee on transportation.
House File 415, by Daggett (Briles), a bill for an act relating to the general fund of school districts.

Read first time and referred to committee on state government.

House File 416, by Holden and Hill (Hanson, Briles, Doderer, Miller of Marshall and Robinson), a bill for an act relating to the internship requirements of physicians and surgeons and osteopathic physicians and surgeons.

Read first time and referred to committee on education.
House File 417, by Holden (Shaff and Lamborn), a bill for an act relating to reversions and use restrictions on land.

Read first time and referred to committee on judiciary and law
enforcement.
House File 418, by Knoke, a bill for an act relating to the expenditure of county funds for membership fees or for attendance expenses for county officer associations.

Read first time and referred to committee on county government.

House File 419, by Krause, a bill for an act relating to a property tax exemption for a veteran.

Read first time and referred to committee on ways and means.
House File 420, by McCormick, a bill for an act relating to a motor vehicle involved in an accident and providing a penalty.

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

House File 421, by Miller of Cerro Gordo and Norland (Scott), a bill for an act relating to land disruption by highway construction.

Read first time and referred to committee on state government.
House File 422, by Miller of Cerro Gordo and Norland (Scott), a bill for an act relating to the registration fees for special trucks.

Read first time and referred to committee on transportation.
House File 423, by Dunton, Husak, Mendenhall, Daggett, Connors, West, Brockett, Harper, Krause, Wyckoff, Hansen and Wells (Miller of Marshall, Rabedeaux, Briles, Tieden, Kennedy, Schaben, Schwengels, Potter and Hultman), a bill for an act relating to the Iowa soldiers home.

Read first time and referred to committee on human resources.
House File 424, by Miller of Cerro Gordo, Clark of Dubuque, Wells, Bennett, Patchett, Fitzgerald, Small, McCormick, Brunow, Dunton and Carr, a bill for an act relating to the use of mudguards or mudflaps on motor trucks, truck tractors, trailers, and semitrailers.

Read first time and referred to committee on transportation.
House File 425, by Caffrey, a bill for an act relating to pensions.

Read first time and referred to committee on state government.
House File 426, by Higgins, Bittle and Cusack (Doderer), a bill for an act to grant judges discretion to place persons convicted of violation of the uniform controlled substances act on probation.

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

House File 427, by Jordan and Wells, a bill for an act relating to use of federal revenue sharing funds by counties for secondary road purposes.

Read first time and referred to committee on transportation.
House File 428, by Fisher of Greene (Briles), a bill for an act relating to the taxation of pension and retirement insurance premiums.

Read first time and referred to committee on ways and means.
House File 429, by Holden and Hill, a bill for an act to establish a professional standards board and to abolish the board of educational examiners and the professional teaching practices commission.

Read first time and referred to committee on state government.
House File 430, by McCormick, a bill for an act relating to suits against employees of the state and providing a waiver of sovereign immunity.

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

House File 431, by Patchett and Crawford, a bill for an act relating to the manner in which prescriptions for drugs and medicines are required to be written and filled.

Read first time and referred to committee on state government.
House File 432, by Connors, Hargrave, O'Halloran, Byerly, Nielsen, Woods and Jesse (Palmer), a bill for an act relating to a state fund to provide insurance for damage to public buildings.

Read first time and referred to committee on commerce.
House File 433, by Middleswart, Clark of Dubuque, Carr and Doyle, a bill for an act providing for extending the benefits of the federal old-age and survivors' insurance system to members of the general assembly.

Read first time and referred to committee on rules.
House File 434, by Carr and Norpel (Tieden, Schwieger and Griffin), a bill for an act relating to the setting of minimum prices for the retail sale of beer.

Read first time and referred to committee on commerce.
House File 435, by Stromer and Schroeder, a bill for an act relating to the practice of medicine and surgery, osteopathic medicine and surgery, and osteopathy and providing penalties.

Read first time and referred to committee on state government.
House File 436, by Miller of Calhoun, Hutchins, Norland, Mendenhall, Hansen, Husak and Monroe, a bill for an act relating to military service tax exemptions.

Read first time and referred to committee on ways and means.
REREFERRED TO COMMITTEE ON COUNTY GOVERNMENT
(House File 211)
Peterson of Woodbury asked and received unanimous consent that House File 211 be rereferred to the committee on county government.

## COMMUNICATION FROM THE OFFICE FOR PLANNING AND PROGRAMMING

There is on file in the office of the Speaker the "Report on Federal Funds Received in Iowa, Fiscal Year 1971, which was prepared by the staff of the Federal Funds Clearinghouse in compliance with Section 7A. 3 (17), 1973 Code of Iowa."

## COMMUNICATION FROM THE TREASURER OF STATE

There is on file in the office of the Speaker the Treasurer of State Biennial Report for the biennium ending June 30, 1972, in accordance with Section 12.17, 1973 Code of Iowa.

## COMMUNICATION FROM THE DEPARTMENT OF SOCIAL SERVICES

There is on file in the office of the Chief Clerk a report on Subsidized Adoption from the Iowa Department of Social Services in compliance with Chapter 259 of the Acts of the First Session of the Sixty-fourth General Assembly.

## HOUSE CONCURRENT RESOLUTION 27 By Norpel

Whereas, residency requirements for voting, welfare purposes, dissolution of marriages and other legal purposes have in some cases been declared unconstitutional by a number of courts or are presently being challenged; and

Whereas, the Code of Iowa imposes residency requirements for a number of purposes some of which may be unconstitutional or subject to constitutional challenge; and

Whereas, the residency requirements for various legal purposes have not been subject to an in-depth study by the general assembly of the state of Iowa, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is requested to create a study committee composed of members of both houses of the General Assembly representing both political parties to carry out a study for the purpose of identifying the residency requirements contained in the Code of Iowa, and make a determination as to which requirements have been declared unconstitutional and which appear to have no sound basis for the purposes intended; and

Be It Further Resolved, That the study committee make a report to the Legislative Council and the General Assembly meeting in the year 1974 which report will be accompanied by bill drafts designed to carry out the recommendations of the study committee.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 156, a bill for an act relating to the definition of employees eligible for group insurance, 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?" (H.F. 156)
The ayes were, 88:

| Anderson | Connors | Fischer, H. O. | Husak |
| :--- | :--- | :--- | :--- |
| Avenson | Crawford | Fisher, C. R. | Hutchins |
| Bennett | Cusack | Fitzgerald | Jordan |
| Bortell | Danker | Frreeman | Junker |
| Branstad | De Jong | Fullerton | Kiser |
| Brinck | Den Herder | Grassley | Krause |
| Brockett | Doyle | Hansen | Kreamer |
| Brunow | Drake | Hargrave | Lippold |
| Butler | Dunlap | Harper | Lipsky |
| Byerly | Dunton | Harve | Loguee |
| Caffrey | Edelen | Hennessey | McCormick |
| Clark, J. H. | Egenes | Higgins | McElroy |
| Clark, J. W. | Ewing | Holden | Mendenhall |
| Cochran | Ferguson | Horn | Menke |


| Mennenga | Norland | Readinger | Tofte |
| :---: | :---: | :---: | :---: |
| Middleswart | Norpel | Roorda | Welden |
| Millen | Oakley | Schroeder | Wells |
| Miller, A. V. | O'Halloran | Small | West |
| Miller, K. D. | Patchett | Stanley | Woods |
| Miller, R. G. | Pellett | Stephens | Wulff |
| Newhard | Peterson | Stromer | Wyckoff |
| Nielsen | Rapp | Strothman | Mr. Speaker |
| The nays were, 7: |  |  |  |
| Bittle | Crabb | Monroe | Rinas |
| Carr | Knoke | Poncy |  |
| Absent or not voting, 4: |  |  |  |
| Daggett | Griffee | Hill | Jesse |

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

> MOTION TO RECONSIDER
> (House File 156)

I move to reconsider the vote by which House File 156 passed the House on March 19, 1973.

PATCHETT of Johnson
House File 253, a bill for an act relating to the importing and releasing of game, was taken up for consideration.

Avenson of Fayette asked for unanimous consent that House File 253 be deferred.

Objection was raised.
Avenson of Fayette moved that House File 253 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 34, nays, 49.
The motion lost.
Daggett of Adams moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 253)
The ayes were, 70:

| Bennett | Clark, J. H. | Den Herder | Ewing |
| :--- | :--- | :--- | :--- |
| Bittle | Clark, J.W. | Doyle | Ferguson |
| Bortell | Crabb | Drake | Fisher, C. R. |
| Branstad | Crawford | Dunlap | Freeman |
| Brockett | Daggett | Dunton | Fullerton |
| Brunow | Danker | Edelen | Grassley |
| Butler | De Jong | Egenes | Hansen |

Hargrave
Harvey Hennessey
Hill
Holden
Husak
Hutchins
Jordan
Junker
Kiser
Krause
The nays were, 23:

| Anderson | Connors |
| :--- | :--- |
| Avenson | Cusack |
| Brinck | Fischer, H. O. |
| Byerly | Fitzgerald |
| Carr | Harper |
| Cochran | Horn |

Absent or not voting, 6:

| Caffrey | Higgins | Jillen |  |
| :--- | :--- | :--- | :--- |
| Griffee | Miller, A. V. |  |  |

Lippold
Lipsky
Logue
McElroy
Menderihall
Menke
Mennenga
Middleswart
Miller, K. D.
Monroe
Newhard

Connors
Cusack
Fischer, H. 0.
Harper
Horn

Higgins
Jesse
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Pony
Rapp
Readinger
Rinas

Knoke
Kreamer McCormick Miller, R. G. Nielsen Schroeder

Millen

Roorda
Stanley
Stephens
Stromer
Tofte
West
Wulff
Wyckoff
Mr. Speaker

Small
Strothrnan
Welden
Wells
Woods

Miller, A. V.

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

House File 95, a bill for an act relating to the penalty for contributing to the delinquency or dependency of a minor child, with report of committee recommending amendment and passage, was taken up for consideration.

Doyle of Woodbury offered the following amendment H-92 filed by the committee on judiciary and law enforcement and moved its adoption:

## H-92

1 Amend House File 95 as follows:
2 Page 1, by striking from lines 9, 10 and 11 the
following:
"If the offense is aggravated and the charge so states,
the defendant may be punished by both such fine and
imprisonment."
Amendment adopted.
Doyle of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 95)
The ayes were, 95:

| Anderson | Bortell | Brunow | Carr |
| :--- | :--- | :--- | :--- |
| Avenson | Branstad | Butler | Clark, J. H. |
| Bennett | Brinck | Byerly | Clark, J. W. |
| Bittle | Brockett | Caffrey | Cochran |


| Connors | Grassley | Logue | Peterson |
| :--- | :--- | :--- | :--- |
| Crabb | Hansen | McCormick | Poncy |
| Crawford | Hargrave | McElroy | Rapp |
| Cusack | Harper | Mendenhall | Readinger |
| Daggett | Harvey | Menke | Rinas |
| Danker | Hennessey | Mennenga | Roorda |
| De Jong | Higgins | Middleswart | Schroeder |
| Den Herder | Hill | Millen | Small |
| Doyle | Holden | Miller, A.V. | Stephens |
| Drake | Horn | Miller, K. D. | Stromer |
| Dunlap | Husak | Miller, R. G. | Strothman |
| Dunton | Hutchins | Monroe | Tofte |
| Egenes | Jordan | Newhard | Welden |
| Ewing | Junker | Nielsen | Wells |
| Ferguson | Kiser | Norland | West |
| Fischer, H. O. | Knoke | Norpel | Woods |
| Fisher,C.R. | Krause | Oakley | Wulff |
| Fitzgerald | Kreamer | O'Halloran | Wyckoff |
| Freeman | Lippold | Patchett | Mr. Speaker |
| Fullerton | Lipsky | Pellett |  |

The nays were, 1:
Stanley
Absent or not voting, 3:
Edelen Griffee Jesse
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 151 DEFERRED

House File 151, a bill for act relating to the adoption of children, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee asked for unanimous consent that House File 151 be deferred.

Objection was raised.
Brinck of Lee moved that House File 151 be deferred and that the bill retain its place on the calendar.

The motion prevailed.

## SENATE FILE 203 SUBSTITUTED FOR HOUSE FILE 267

Stephens of Plymouth asked and received unanimous consent to substitute Senate File 203 for House File 267.

Senate File 203, a bill for an act relating to the deposit of public funds was taken up for consideration.

Patchett of Johnson moved that Senate File 203 be referred to the committee on cities and towns.

Pachett of Johnson asked and received unanimous consent to withdraw his motion.

Stephens 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?" (S.F. 203)
The ayes were, 70:

| Bennett | Dunton | Krause | Peterson |
| :---: | :---: | :---: | :---: |
| Bortell | Edelen | Lippold | Poncy |
| Branstad | Egenes | Logue | Rapp |
| Brinck | Ewing | McCormick | Readinger |
| Brockett | Ferguson | McElroy | Rinas |
| Butler | Fischer, H. O. | Mendenhall | Roorda |
| Caffrey | Fisher, C. R. | Menke | Stanley |
| Carr | Fullerton | Middleswart | Stephens |
| Clark, J. W. | Grassley | Millen | Stromer |
| Cochran | Hansen | Miller, A. V. | Strothman |
| Connors | Harper | Miller, K. D. | Tofte |
| Crabb | Hennessey | Newhard | Wells |
| Cusack | Holden | Norland | West |
| Danker | Horn | Norpel | Woods |
| Den Herder | Hutchins | Oakley | Wulff |
| Doyle | Jordan | O'Halloran | Wyckoff |
| Drake | Junker | Pellett | Mr. Speaker |
| Dunlap | Kiser |  |  |
| The nays were, 26: |  |  |  |
| Anderson | Daggett | Hill | Miller, R. G. |
| Avenson | De Jong | Husak | Nielsen |
| Bittle | Fitzgerald | Knoke | Patchett |
| Brunow | Freeman | Kreamer | Schroeder |
| Byerly | Hargrave | Lipsky | Small |
| Clark, J. H. | Harvey | Mennenga | Welden |
| Crawford | Higgins |  |  |
| Absent or not voting, 3: |  |  |  |
| Griffee | Jesse | Monroe |  |

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

## HOUSE FILE 267 WITHDRAWN

Stephens of Plymouth asked and received unanimous consent to withdraw House File 267 from further consideration by the House.

## HOUSE FILE 269 DEFERRED

House File 269, a bill for an act to change the filing system on motor vehicle registration and the sales and use tax required by the department of public safety and the county treasurers' offices, was taken up for consideration.

Dunlap of Story asked and received unanimous consent that House File 269 be deferred and that the bill retain its place on the calendar.

The House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 28

Lipsky of Linn calld up for consideration Senate Concurrent Resolution 28 filed on March 8, 1973, and found on page 517 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS<br>WAYS AND MEANS CALENDAR

House File 314, a bill for an act relating to exemptions from the sales and use tax on sales subject to a special tax, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 314)
The ayes were, 79:

| Anderson | De Jong <br> Avenson | Den Herder | Hutchins <br> Junker |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Kiser | Norland <br> Oakley |
| Bittle | Dunlap | Knoke | O'Halloran |
| Bortell | Dunton | Krause | Patchett |
| Branstad | Egenes | Kreamer | Ponett |
| Brockett | Ewing | Lippold | Rapp |
| Brunow | Ferguson | Lipsky | Rinas |
| Butler | Fischer, H. O. | Logue | Schroeder |
| Byerly | Fisher, C. R. | McCormick | Small |
| Caffrey | Freeman | McElroy | Stanley |
| Carr | Fullerton | Mendenhall | Strothman |
| Clark, J. H. | Grassley | Menke | Tofte |
| Clark, J. W. | Hansen | Mennenga | Welden |
| Cochran | Hargrave | Middleswart | Wells |
| Crabb | Harper | Miller, A.V. | West |
| Crawford | Harvey | Miller, K. D. | Woods |
| Cusack | Holden | Miller,R. G. | Wulff |
| Daggett | Horn | Newhard | Mr. Speaker |
| Danker | Husak | Nielsen |  |
| The nays were, 3: |  |  |  |
| Doyle | Norpel |  | Wyckofi |

Absent or not voting, 17:

| Brinck | Hennessey | Jordan | Readinger |
| :--- | :--- | :--- | :--- |
| Connors | Higgins | Millen | Roorda |
| Edelen | Hill | Monroe | Stephens |
| Fitzgerald | Jesse | Peterson | Stromer |
| Griffee |  |  |  |

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

House File 328, a bill for an act to increase the tax on little cigars, was taken up for consideration.

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

On the question "Shall the bill pass ?" (H.F 328)
The ayes were, 81 :

| Anderson | Drake | Kiser | Patchett |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Krause | Pellett |
| Bennett | Dunton | Kreamer | Peterson |
| Bittle | Egenes | Lippold | Poncy |
| Bortell | Ewing | Lipsky | Rapp |
| Branstad | Ferguson | Logue | Readinger |
| Brockett | Fisher, C. R. | McCormick | Rinas |
| Brunow | Fitzgerald | McElroy | Roorda |
| Butler | Fullerton | Mendenhall | Schroeder |
| Byerly | Grassley | Menke | Small |
| Clark, J. H. | Hansen | Mennenga | Stanley |
| Clark, J. W. | Hargrave | Middleswart | Stromer |
| Cochran | Harper | Miller, A. V. | Strothman |
| Connors | Harvey | Miller, K. D. | Tofte |
| Crabb | Higgins | Miller, R. G. | Welden |
| Crawford | Hill | Newhard | Wells |
| Cusack | Holden | Nielsen | West |
| Daggett | Horn | Norland | Woods |
| Danker | Hutchins | Oakley | Wulff |
| De Jong | Junker | O'Halloran | Mr. Speaker |
| Den Herder |  |  |  |
| The nays were, 9: |  |  |  |
| Caffrey | Fischer, H. O. | Husak | Norpel |
| Carr | Freeman | Monroe | Wyckoff |
| Doyle |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Brinck | Hennessey | Jordan | Millen |
| Edelen | Jesse | Knoke | Stephens |

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

## APPROPRIATIONS CALENDAR

House File 291, a bill for an act making an appropriation to the commission on aging, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 291)
The ayes were, 89:

| Anderson | Doyle | Junker | O’Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Drake <br> Bennett | Dunlap | Kiser |
| Bittle | Dunton | Patchett |  |
| Bortell | Egenes | Krause | Pellett |
| Branstad | Ewing | Lippold | Peterson |
| Brockett | Ferguson | Lipsky | Poncy |
| Brunow | Fischer, H. O. | Logue | Rapp |
| Butler | Fisher, C.R. | McElroy | Readinger |
| Byerly | Fitzgerald | Rinas |  |
| Caffrey | Freeman | Mendenhall | Roorda |
| Carr | Fullerton | Menke | Smroeder |
| Clark, J. H. | Grassley | Middleswa | Stanley |
| Clark, J. W. | Hansen | Miller, A.V. | Stromer |
| Cochran | Hargrave | Miller, K. D. | Strothman |
| Connors | Harper | Miller, R. G. | Weften |
| Crabb | Harvey | Monroe | Wells |
| Crawford | Higgins | Newhard | West |
| Cusack | Hill | Nielsen | Woods |
| Daggett | Horn | Norland | Wulff |
| Danker | Husak | Norpel | Wyckoff |
| DeJong | Hutchins | Oakley | Mr.Speaker |

Den Herder
The nays were, none.
Absent or not voting, 10:

| Brinck <br> Edelen | Hennessey <br> Griffee | Holden | Jordan |
| :--- | :--- | :--- | :--- |$\quad$| Millen |
| :--- |
| Kreamer |$\quad$ Stephens

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

House File 38, a bill for an act relating to salaries for deputy sheriffs in counties where district court is held in two places, with report of committee recommending passage, was taken up for consideration.

Knoke 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. 38)
The ayes were, 85:

| Anderson | Branstad  Byerly <br> Avenson Brockett Caffrey <br> Bennett Brunow Clark, J. W. <br> Bittle Butler  <br>   Clark, J. H.Cochran <br> Connors |
| :--- | :--- | :--- | :--- |

Crawford
Cusack
Daggett
Danker
De Jong
Den Herder
Doyle
Drake
Dunlap
Dunton
Egenes
Ewing
Ferguson
Fisher, C. R.
Fitzgerald
Freeman
Fullerton
Grassley
Hansen
Hargrave
Harper
Harvey
Higgins
Hill
Holden
Horn
Husak
Hutchins
Junker
Kiser
Knoke
Krause
Lippold
Lipsky
Logue

The nays were, 2 :
Monroe
Norland
Absent or not voting, 12:

Bortell
Brinck
Edelen

Fischer, H. O.
Griffee
Hennessey
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Nielsen
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson

Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

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

Senate File 231, a bill for an act to make a supplemental appropriation from moneys received by the board of nursing examiners, 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. 231)
The ayes were, 93 :

| Anderson | Crawford | Hansen | Lippold |
| :---: | :---: | :---: | :---: |
| Avenson | Cusack | Hargrave | Lipsky |
| Bennett | Daggett | Harper | Logue |
| Bittle | Danker | Harvey | McCormick |
| Bortell | De Jong | Hennessey | McElroy |
| Branstad | Den Herder | Higgins | Mendenhall |
| Brockett | Doyle | Hill | Menke |
| Brunow | Dunton | Holden | Mennenga |
| Butler | Edelen | Horn | Middleswart |
| Byerly | Egenes | Husak | Millen |
| Caffrey | Ewing | Hutchins | Miller, A. V. |
| Carr | Ferguson | Jordan | Miller, K. D. |
| Clark, J. H. | Fisher, C. R. | Junker | Miller, R. G. |
| Clark, J. W. | Fitzgerald | Kiser | Monroe |
| Cochran | Freeman | Knoke | Newhard |
| Connors | Fullerton | Krause | Nielsen |
| Crabb | Grassley | Kreamer | Norland |


| Norpel | Rapp | Stephens | Woods |
| :--- | :--- | :--- | :--- |
| Oakley | Readinger | Stromer | Wulff |
| O'Halloran | Rinas | Strothman | Wyckoff |
| Patchett | Roorda | Tofte | Mr. Speaker |
| Pellett | Schroeder | Welden |  |
| Peterson | Small | Wells |  |
| Poncy | Stanley | West |  |

The nays were, none.
Absent or not voting, 6:

| Brinck |  |
| :--- | :--- |
| Drake | Dunlap |
| Fischer, H. O. Griffee Jesse |  |

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 269, a bill for an act to change the filing system on motor vehicle registration and the sales and use tax required by the department of public safety and the county treasurer' offices.

Dunlap of Story offered the following amendment H-160 filed by him and Brunow of Appanoose, Clark of Dubuque, Fullerton of Woodbury and Wulff of Black Hawk and moved its adoption: $\mathrm{H}-160$
1 Amend House File 269 as follows:
2 1. Page 2, by striking from lines 19,20 and 21
the following: " $A$ " copy of the registration receipt
shall be retained by the county treasurer in a regis-
tration number file and said file" and inserting in
lieu thereof the following: "[copy of the registration
receipt shall be retained by the county treasurer in
a registration number file and said file] The county
treasurer shall maintain in his records system, in the
manner prescribed by the department, information
contained on the registration receipt. Such informa-
tion shall be accessible by registration number and".
2. Page 3, line 14, by inserting after the word
"ten" the following: "or printed by other mechanical
means".
3. Page 3, by striking all of line 24, and through the word "numbers" in line 25, and inserting in lieu thereof the following: "system, in the manner prescribed by the department, information contained on the certificate of title. Such information shall be accessible by title certificate number".
4. Pages 6 and 7, by striking all of section 5.
5. Amend the title by striking from line 2 the following: "and the sales and use tax required by" and inserting in lieu thereof the words "required in".

Dunlap of Story asked and received unanimous consent to withdraw amendments $\mathrm{H}-114, \mathrm{H}-115$, and $\mathrm{H}-116$ filed on February 28, 1973.

Dunlap 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. 269)
The ayes were, 89 :

| Anderson | Doyle | Hutchins | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Jordan | Patchett |
| Bennett | Dunlap | Junker | Pellett |
| Bittle | Dunton | Kiser | Peterson |
| Bortell | Edelen | Knoke | Poncy |
| Branstad | Egenes | Krause | Rapp |
| Brockett | Ewing | Kreamer | Readinger |
| Brunow | Ferguson | Lippold | Rinas |
| Butler | Fischer, H. 0. | Lipsky | Roorda |
| Byerly | Fisher, C. R. | Logue | Schroeder |
| Caffrey | Freeman | McCormick | Small |
| Carr | Fullerton | McElroy | Stanley |
| Clark, J. H. | Grassley | Mendenhall | Stephens |
| Clark, J. W. | Hansen | Menke | Stromer |
| Cochran | Hargrave | Mennenga | Strothman |
| Connors | Harper | Middleswart | Tofte |
| Crabb | Harvey | Millen | Wells |
| Crawford | Hennessey | Miller, A. V. | West |
| Cusack | Hill | Newhard | Woods |
| Daggett | Holden | Nielsen | Wulff |
| Danker | Horn | Norland | Wyckoff |
| De Jong | Husak | Oakley | Mr. Speaker |
| Den Herder |  |  |  |
| The nays were, 4: |  |  |  |
| Miller, K. D. | Miller, R. G. | Monroe | Norpel |
| Absent or not voting, 6: |  |  |  |
| Brinck | Griffee | Jesse | Welden |

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 271, a bill for an act relating to errors and omissions insurance for certain county officers and employees, was taken up for consideration.

Miller of Buchanan offered the following amendment H-154 filed by him and moved its adoption:
H-154
1 Amend House File 271 as follows:
2 1. Page 2, line 6, by inserting after the word

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    "any" the words "board of supervisors or any".
    2. Page 2, line 7, by inserting after the word
    "sheriff," the words "medical examiner, assessor".
    3. Page 2, line 18, by inserting after the word
"a" the words"board of supervisors or a".
    4. Page 2, line 19, by inserting after the word
"sheriff," the words "medical examiner, assessor,".
    5. Page 2, line 31, by inserting after the word
"the" the words "board of supervisors, the".
    6. Page 2, line 32, by inserting after the word
"sheriff," the words "medical examiner, assessor,".
```

Amendment adopted.
Pellett of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 271)
The ayes were, 75:

| Anderson | Dunlap | Lippold | Patchett |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Lipsky | Pellett |
| Bennett | Ferguson | Logue | Poncy |
| Bittle | Fisher, C. R. | McCormick | Rapp |
| Bortell | Fitzgerald | McElroy | Readinger |
| Branstad | Fullerton | Mendenhall | Rinas |
| Brockett | Hansen | Menke | Roorda |
| Brunow | Hargrave | Mennenga | Small |
| Byerly | Harper | Middleswart | Stanley |
| Caffrey | Hennessey | Millen | Stephens |
| Carr | Higgins | Miller, A.V. | Stromer |
| Clark, T. H. | Hill | Miller, K. D. | Strothman |
| Clark, J. W. | Holden | Miller, R. G. | Tofte |
| Cochran | Horn | Newhard | Welden |
| Connors | Husak | Nielsen | Woods |
| Crawford | Hutchins | Norland | Wulff |
| Cusack | Jordan | Norpel | Wyckoff |
| Den Herder | Junker | Oakley | Mr. Speaker |
| Doyle | Krause | O'Halloran |  |
| The nays were, 20 : |  |  |  |
| Butler | Drake | Grassley | Monroe |
| Crabb | Edelen | Harvey | Peterson |
| Daggett | Ewing | Kiser | Schroeder |
| Danker | Fischer, H. O. | Knoke | Wells |
| De Jong | Freeman | Kreamer | West |
| Absent or not voting, 4: |  |  |  |
| Brinck | Egenes | Griffee | Jesse |

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

House File 272, a bill for an act relating to the use of trotlines, was taken up for consideration.

Butler 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. 272)
The ayes were, 74:

| Anderson | Den Herder | Junker | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Kiser | Peterson |
| Bittle | Dunlap | Kreamer | Poncy |
| Bortell | Dunton | Lippold | Rapp |
| Branstad | Egenes | Logue | Readinger |
| Brockett | Ewing | McElroy | Roorda |
| Brunow | Ferguson | Mendenhall | Small |
| Butler | Fisher, C. R. | Menke | Stanley |
| Byerly | Fitzgerald | Mennenga | Stephens |
| Caffrey | Freeman | Middleswart | Stromer |
| Clark, J. H. | Fullerton | Miller, A. V. | Strothman |
| Cochran | Grassley | Miller, K. D. | Tofte |
| Connors | Hansen | Miller, R. G. | Wells |
| Crabb | Hargrave | Monroe | West |
| Crawford | Harper | Nielsen | Woods |
| Cusack | Hennessey | Norpel | Wulff |
| Daggett | Holden | Oakley | Wyckoff |
| Danker | Husak | O'Halloran | Mr. Speaker |
| De Jong | Hutchins |  |  |
| The nays were, 17: |  |  |  |
| Avenson | Hill | Krause | Norland |
| Carr | Horn | Lipsky | Patchett |
| Clark, J. W. | Jordan | McCormick | Rinas |
| DoyleFischer, H. O. Knoke Newhard |  |  |  |
|  |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Brinck | Griffee | Higgins | Millen |
| Edelen | Harvey | Jesse | Welden |

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

## HOUSE FILE 98 PENDING

House File 98, a bill for an act to allow school boards, county school boards, area school boards, and the state board of public instruction to provide group contracts for tax sheltered annuities to employee, with report of committtee recommending passage, was taken up for consideration.

Wulff of Black Hawk offered amendment $\mathrm{H}-98$ filed by the committee on education on February 22, 1973.
(House File 98 and amendment H- 98 pending at adjournment and placed under unfinished business.)

## AMENDMENTS FILED

H-157
1 Amend House File 359, page 17, lines 8 through 10, 2 by striking the words and figures ", and the reduction 3 for each of the school years beginning July 1, 1973, 4 and July 1, 1974, is limited to ten percent of the 5 preceding year's millage".

> KNOKE of Pottawattamie SCHROEDER of Pottawattamie HARVEY of Scott

H-162
1 Amend House File 359 as follows:
2 1. Page 3, lines 11 and 12, by striking the words and figures "for the school years beginning July 1, 1973, and July 1, 1974, only,".
2. Page 1, lines 1 through 3, amend the title by striking the words "providing that special methods of computing state school foundation aid will be continued for only two years,".

KRAUSE of Palo Alto
BRANSTAD of Winnebago
H-158
Amend Senate Joint Resolution 4 as follows:

1. Page 2, by striking lines 1 through 13, inclusive, and inserting in lieu thereof the following:
"Section 1. It is the policy of this state regarding construction of multipurpose dams in Iowa by the United States army corps of engineers that the United States army corps of engineers be advised that this state desires and urges that before any proposed plans for and construction of multipurpose dams are approved that seventy-five percent of the land in the affected watersheds be protected by soil conservation practices approved by the department of soil conservation and plans for such proposed dams should be in compliance with other criteria established by those public agencies of this state responsible for proper use of our natural resources."
2. Page 1, by striking line 1 , and inserting in lieu thereof the following:
"A Joint Resolution to urge requirement with approved soil conservation prac-".

CONNORS of Polk
H-163
1 Amend Senate File 66 as follows:
2 1. Page 2, line 15, by inserting after the word
3 "Furloughs" the words "for a period not to exceed ten days".
2. Page 2, line 20 , by inserting after the word ten days".
3. Page 2, by striking lines 27 through 35 and five years employment as a certificated classroom
teacher. For certificated school employees commencing 10 five years employment as a certificated classroom
12
13

14
15
16
17
inserting in lieu thereof the following:
247A. 5 HOUSING FACILITIES. The department shall
designate and adopt facilities in the institutions
and camps under its jurisdiction for the housing of
inmates granted work release privileges. In areas
where facilities are not within reasonable proximity of the place of employment of an inmate so released, the department may contract with the proper authorities of political subdivisions of the state or suitable public or private agencies for the quartering of the inmate in local [confinement] housing facilities. The committee shall
4. Page 3, by inserting the following after the period in line 3: "The committee shall not place an inmate on work release for longer than six months in any twelve-month period."

159
Amend Senate File 126, as amended, passed, and reprinted by the Senate, page 20A, line 19, by inserting after the period the following:
"For certificated school employees commencing employment with a school or school district for the school year commencing July 1, 1973 or thereafter, if the employee possesses a master's degree, he shall not be compensated on the basis of possession of a master's degree until he shall have completed not less than employment with a school or school district for the school year commencing July 1, 1973 or thereafter, if the employee possesses a doctoral degree, he shall not be compensated on the basis of possession of a doctoral degree until he shall have completed ten years employment as a certificated classroom teacher."

EDELEN of Emmet<br>HANSEN of O'Brien

BRINCK of Lee
H-161
1 Amend Senate File 196, as amended and passed by the 2 Senate, as follows:
3 1. Page 2, line 8, by striking the word "governor"
4 and inserting in lieu thereof the words "state library
5 commission".
6 2. Page 2, line 10, by striking the word "governor"
7 and inserting in lieu thereof the words "state library
8 commission".
HANSEN of O'Brien
EDELEN of Emmet
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, March 20, 1973.

# JOURNAL OF THE HOUSE 

Seventy-second Calendar Day—Forty-sixth Session Day

## Hall of the House of Representatives Des Moines, Iowa, Tuesday, March 20, 1973

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

Prayer was offered by Father Eugene Weimer, pastor of the Holy Name Catholic Church, West Union, Iowa.

The Journal of Monday, March 19, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. G. L. Schmitt, Cedar Rapids, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Branstad of Winnebago on request of Harvey of Scott.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixty sixth grade students from Jefferson Elementary School, Des Moines, accompanied by Mrs. Major, Mrs. Sodey, Mrs. Siverit and Mrs. Gillman. By Bitttle of Polk.

Fourteen students from East Greene High School, Grand Junction, accompanied by Pat Piziali and Mr. and Mrs. Darwin Parker. By Fisher of Greene.

Thirteen Hoover Cadette Scouts from Troop 77, Mason City, accompanied by Mrs. Ernest Kopal. By Norland of Worth.

Thirty senior students from Bennett School, Cedar County, accompanied by Bill Huckstadt. By Holden of Scott.

Sixty senior students from Belle Plaine School, Belle Plaine, sponsored by the Rotary Club, accompanied by Roland Hansen. By Husak of Tama.

Twenty-five sixth grade students from Woodlawn Elementary School, Des Moines, accompanied by Mrs. Crawford. By Kreamer of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Fisher of Greene, from one hundred nine citizens of Council Bluffs and ten citizens of Wayne and Appanoose Counties opposing Senate File 135, relating to equipment for motorcycle riders.

By Husak of Tama, from the principal and faculty of Herbert Hoover High School, Toledo, favoring Senate File 271, relating to the funding of library services.

By Mendenhall of Allamakee, from two hundred fifteen residents of Allamakee County opposing House File 7, relating to an Iowa natural and scenic rivers system.

By Branstad of Winnebago, from forty-two residents of the Forest City Education Association favoring passage of a professional negotiations bill and rewriting of the teacher dismissal law, public law 279.24.

## INTRODUCTION OF BILLS

House File 437, by Patchett and Crawford, a bill for an act relating to a presidential preferential primary election.

Read first time and referred to committee on state government.

House File 438, by Hill and Knoke, a bill for an act relating to exemptions from execution and providing penalties.

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

House File 439, by committee on county government, a bill for an act relating to the establishment of civil service for deputy county sheriffs and providing penalties for violations.

Read first time and placed on the calendar.
House File 440, by Den Herder, Bortell, Knoke, Caffrey and Lipsky (Riley, Murray, Schwieger, Palmer, Robinson and Hultman), a bill for an act establishing the Iowa health services commission, requiring a certificate of need for new health care facilities or services, and providing penalties for certain violations.

Read first time and referred to committee on human resources.

House File 441, by Nielsen and Doyle, a bill for an act relating to the inadmissibility of accident reports filed by law enforcement officers in civil cases.

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

House File 442, by Crabb, a bill for an act changing the term of office for the governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, secretary of agriculture, and attorney general.

Read first time and referred to committee on state government.
House File 443, by Crabb, Holden, Drake and Caffrey (Hansen, Palmer, Andersen, Shaff and Priebe), a bill for an act to authorize the issuance of industrial aid bonds for hospital, clinic, and health care facilities.

Read first time and referred to committee on cities and towns.
House File 444, by Hill and Knoke, a bill for an act relating to state reciprocity in the enforcement of support decrees; providing for the enforcement in Iowa of support decrees granted in other states and the enforcement in other states of those granted in Iowa; providing for the registration in Iowa of support orders granted in other states; and providing for the administrative procedures necessary thereto.

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

## 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 on March 9, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

RALPH R. BROWN, Secretary

## CONSIDERATION OF JOINT RESOLUTION REGULAR CALENDAR

The House resumed consideration of Senate Joint Resolution 4, a joint resolution to require approved soil conservation practices on land in the watershed of proposed United States army corps of engineers multipurpose dams prior to construction of such dams.

Connors of Polk offered the following amendment H-158 filed by him and moved its adoption:
H-158
1 Amend Senate Joint Resolution 4 as follows:
2 1. Page 2, by striking lines 1 through 13, inclu3 sive, and inserting in lieu thereof the following:
"Section 1. It is the policy of this state regard-
ing construction of multipurpose dams in Iowa by the
United States army corps of engineers that the United
States army corps of engineers be advised that this
state desires and urges that before any proposed plans
for and construction of multipurpose dams are approved
that seventy-five percent of the land in the affected
watersheds be protected by soil conservation practices
approved by the department of soil conservation and
plans for such proposed dams should be in compliance
with other criteria established by those public
agencies of this state responsible for proper use of
our natural resources."
2. Page 1, by striking line 1 , and inserting in
lieu thereof the following:
"A Joint Resolution to urge requirement with
approved soil conservation prac-".

Amendment adopted.
Pellett of Cass 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. 4)

The ayes were, 83:

| Anderson | Doyle | Hutchins | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Jordan | Patchett |
| Bennett | Dunlap | Junker | Pellett |
| Bortell | Dunton | Kiser | Peterson |
| Brockett | Egenes | Knoke | Poncy |
| Brunow | Ewing | Krause | Readinger |
| Butler | Ferguson | Lippold | Rinas |
| Byerly | Fisher, C. R. | Logue | Schroeder |
| Caffrey | Fitzgerald | McCormick | Small |
| Carr | Freeman | McElroy | Stanley |
| Clark, J. H . | Fullerton | Mendenhall | Stromer |
| Clark, J. W. | Grassley | Menke | Strothman |
| Cochran | Hansen | Middleswart | Tofte |
| Connors | Hargrave | Millen | Welden |
| Crabb | Harper | Miller, A. V. | Wells |
| Crawford | Hennessey | Miller, K. D. | West |
| Cusack | Higgins | Miller, R. G. | Woods |
| Daggett | Hill | Newhard | Wulff |
| Danker | Holden | Nielsen | Wyckoff |
| De Jong | Horn Husak | Norland | Mr. Speaker |

The nays were, 4:

| Brinck | Harvey | Kreamer | Lipsky |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 12: |  |  |  |
| Bittle | Fischer, H. O. | Mennenga | Rapp |
| Branstad | Grifee | Monroe | Roorda |
| Edelen | Jesse | O'Halloran | Stephens |

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 8 WITHDRAWN

Pellett of Cass asked and received unanimous consent to withdraw House Joint Resolution 8 from further consideration by the House.

## CONSIDERATION OF BILLS

House File 282, a bill for an act relating to water navigation regulations, was taken up for consideration.

Patchett 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. 282)
The ayes were, 89:

| Anderson | Dunlap | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Kiser | Patchett |
| Bennett | Edelen | Krause | Pellett |
| Bortell | Egenes | Kreamer | Peterson |
| Brockett | Ewing | Lippold | Poncy |
| Brunow | Ferguson | Lipsky | Rapp |
| Butler | Fisher, C. R. | Logue | Readinger |
| Byerly | Fitzgerald | McCormick | Rinas |
| Caffrey | Freeman | McElroy | Roorda |
| Carr | Fullerton | Mendenhall | Schroeder |
| Clark, J. H. | Hansen | Menke | Small |
| Clark, J. W. | Hargrave | Mennenga | Stanley |
| Cochran | Harper | Middleswart | Stromer |
| Connors | Harvey | Millen | Strothman |
| Crabb | Hennessey | Miller, A. V. | Tofte |
| Crawford | Higgins | Miller, K. D. | Welden |
| Cusack | Holden | Miller, R. G. | Wells |
| Daggett | Horn | Newhard | West |
| Danker | Husak | Nielsen | Woods |
| De Jong | Hutchins | Norland | Wulff |
| Den Herder | Jesse | Norpel | Wyckoff |
| Doyle | Jordan | Oakley | Mr. Speaker |
| Drake |  |  |  |
| The nays were, 4: |  |  |  |
| Brinck | Grassley | Hill | Knoke |

Absent or not voting, 6:

| Bittle | Fischer, H. O. Monroe |
| :--- | :--- | :--- |
| Branstad | Griffee |

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

House File 289, a bill for an act relating to the publications of insurance statistical information, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 289)
The ayes were, 73:

| Anderson | Doyle | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Junker | Pellett |
| Bennett | Dunlap | Kiser | Peterson |
| Bortell | Dunton | Knoke | Poncy |
| Brinck | Edelen | Krause | Rapp |
| Brockett | Egenes | Lippold | Readinger |
| Brunow | Ewing | Lipsky | Roorda |
| Butler | Fisher, C. R. | Logue | Schroeder |
| Byerly | Fitzgerald | McCormick | Small |
| Caffrey | Fullerton | McElroy | Stanley |
| Carr | Grassley | Mendenhall | Stromer |
| Clark, J. H. | Hargrave | Menke | Strothman |
| Clark, J. W. | Harvey | Mennenga | Welden |
| Cochran | Hennessey | Miller, A. V. | Wells |
| Connors | Higgins | Miller, K. D. | West |
| Crawford | Holden | Newhard | Wulff |
| Cusack | Horn | Norpel | Wyckoff |
| Daggett | Jesse | Oakley | Mr. Speake |

De Jong
The nays were, 17:


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

House File 290, a bill for an act relating to the imposition of penalties for violations of vehicle laws relating to movement of oversized and overweight vehicles and loads and weights in excess of those for which the vehicle is registered, 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. 290)
The ayes were, 87:

| Avenson | Edelen <br> Egenes <br> Bennett |
| :--- | :--- |
| Bortell | Ewing |
| Brinck | Ferguson |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Carr | Hansen |
| Clark, J. H. | Hargrave |
| Clark, J. W. | Harper |
| Cochran | Hennessey |
| Connors | Higgins |
| Crabb | Hill |
| Crawford | Holden |
| Danker | Horn |
| De Jong | Hutchins |
| Doyle | Jesse |
| Drake | Jordan |
| Dunlap | Junker |
| Dunton | Kiser |

The nays were, 7:

| Anderson | Den Herder |
| :--- | :--- |
| Daggett | Harvey |

Absent or not voting, 5 :

## Bittle <br> Cusack

Branstad
Knoke
Krause
Kreamer
Lippold
Lipsky
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran

Husak
Logue

Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Strothman

Fischer, H. O. Griffee

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

SPECIAL ORDER
(House File 230)
Holden of Scott asked and received unanimous consent that House File 230 be made a special order of business for 9:15 a.m., Thursday, March 22, 1973.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that the shuttle bus service will be discontinued as of Thursday, March 22, 1973.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Strothman of Henry, 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 30 and Senate Files 39 and 124.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
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 30 and Senate Files 39 and 124.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 20th day of March, 1973, sent to the Governor for his approval: House File 30.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

Mr. Speaker: Your committee on state goverment to whom was referred House Flle 148, a bill for an act relating to the soldiers relief 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.

## FISHER of Greene, Chairman

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following reports:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 309, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Des Moines Area Community College (Merged Area XI), 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.

> HILL of Polk, Chairman

Also:
Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 364, a bill for an act to legalize and validate the special election of the Lamoni Community School District, in the county
of Decatur, State of Iowa, held on December 28, 1972, 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.

## HILL of Polk, Chairman

Knoke of Pottawattamie, from the committee on commerce, submitted the following report:

Mr. SPEAKER: Your committee on commerce to whom was referred Senafe File 22, a bill for an act relating to unclaimed utility deposits and refunds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## KNOKE of Pottawattamie, Chairman

## REPORT OF COMMITTEE ON APPROPRIATIONS (House File 403)

## EMPLOYMENT SECURITY COMMISSION IPERS ADMINISTRATION

The Committee recommendation for transfer of funds from the IPERS Trust Fund to the Employment Security Commission for IPERS Administration is $\$ 613,000.00$ for 1973-74, and $\$ 630,090.00$ for 1974-75.

From this total, $\$ 351,230.00$ for $1973-74$ and $\$ 358,620.00$ for $1974-75$ is budgeted for salaries. $\$ 3,000.00$ for $1973-74$ and $\$ 3,000.00$ for 1974-75 is budgeted for travel.
$\$ 45,500.00$ for 1973-74 and $\$ 45,500.00$ for 1974-75 is budgeted for office supplies and expense.
$\$ 10,900.00$ for 1973-74 and $\$ 1,900.00$ for 1974-75 is budgeted for printing and binding.
$\$ 4,300.00$ for 1973-74 and $\$ 4,500.00$ for 1974-75 is budgeted for telephone, telegraph, and equipment.
$\$ 68,000.00$ for $1973-74$ and $\$ 62,000.00$ for 1974-75 is budgeted for data processing rent.
$\$ 97,800.00$ for $1973-74$ and $\$ 121,500.00$ for 1974-75 is budgeted for professional services.

Other expenses, which include equipment rental; utilities; Merit System; State Comptroller and Treasurer; Buildings and Grounds; bonding and insurance; Court costs; and advertising, are budgeted at $\$ 32,270.00$ for 1973-74 and \$33,070.00 for 1974-75.

This budget is based on the present level of 33 positions, and provides for no increase in personnel.

## AMENDMENTS FILED

## H-164

1 Amend House File 98, page 4, by inserting after
2 line 31 the following section:

3
4

Sec. ..... Chapter eight A (8A), Code 1973, is amended by adding the following new section: $N E W$ SECTION. ANNUITY CONTRACTS. At the request of an employee through contractual agreement the board may arrange for the purchase of group or

8 individual annuity contracts for any of its respective
9 employees from any company the employee may choose
10 that is authorized to do business in this state and
11 through an Iowa-licensed insurance agency that the
12 employee may select, for retirement or other purposes
13 and may make payroll deductions in accordance with
14 such arrangements for the purpose of paying the entire
15 premium due and to become due under such contract.
16 The deductions shall be made in the manner which will
17 qualify the annuity premiums for the benefits afforded
18 under section four hundred three $b$ (403b) of the 19 Internal Revenue Code of 1954 and amendments thereto.
20 The employee's rights under such annuity contract
21 shall be nonforfeitable except for the failure to pay
22 premiums.
LIPSKY of Linn
H-167
1 Amend House File 230 as follows:
2 1. Page 11, line 31, by adding after the
3 word "the" the word "primary".
4 2. Page 11, lines 34 and 35 by striking the
5 words "and perform such other duties as may be
6 assigned by the director".
WELDEN of Hardin
H-168
1 Amend House File 230 as follows:
2 Page 7, line 7, by striking the period and
3 adding the words "subject to the approval of the
commission."
WELDEN of Hardin
H-169
1 Amend House File 230 as follows:
2 1. Page 6, line 4, by striking the words
3 "creation of any new divisions or".
4 2. Page 7, line 35, by striking the words
5 "create other divisions or".
WELDEN of Hardin
H-170
1 Amend House File 230, page 13, by inserting after
2 line 35 the following new section:

$$
14
$$

sion. Members of the advisory committee shall be
15 appointed for a term of two years commencing July 1,

16 1973, and shall serve until their successors are
17 appointed and qualified. Members of the advisory 18 committee shall receive only expenses actually incurred
19 in the performance of their official duties. Vacancies
20 shall be filled in the same manner as the original
21 appointment and for the unexpired portion of the
22 regular term.
DRAKE of Muscatine
H-172
1 Amend House File 230 as follows:
2 Page 11, line 35, by adding after the period
3 the words "The administrator or director of the
4 highway division shall be the chief engineer."
WELDEN of Hardin

## H-165

1 Amend House File 359, page 17, by inserting
2 after line 34 the following new section:

5 can be shown because of decrease in allowable budget
6 caused by decrease in enrollment, authorize school
7 boards to levy, in excess of other allowable levies, an amount sufficient to reimburse their general fund and permit expenditure for the current year of an amount up to ninety-seven percent of the 1971-1972 fall enrollment multiplied by the 19721973 per-pupil cost."

WELDEN of Hardin

## H-171

1 Amend the Stanley, et al., amendment H-152 to House
2 File 359, filed March 8, 1973, by striking all of
3 lines 40 through 58 and inserting in lieu thereof the 4 following:
5 "6. By striking all of lines 33 through 35 on
6 page 13 and all of lines 1 through 5 on page 14 and
7 inserting in lieu thereof the following:
8 7. The amount of increased state aid paid under
9 allowances made in subsection six (6) of this section
10 shall be limited to the appropriations made to the
11 school budget review committee for this purpose."
WELDEN of Hardin STROMER of Hancock
GRASSLEY of Butler
MILLEN of Van Buren
SCHROEDER of Pottawattamie
LIPPOLD of Black Hawk
O'HALLORAN of Black Hawk
BYERLY of Polk
CARR of Dubuque
PATCHETT of Johnson
H-173
1 Amend House File 359 as follows:
2 1. Page 7, lines 11 and 12, by striking the words

```
"state percent of growth for a school district is
established at five percent" and inserting in lieu
thereof the words "allowable growth for a school dis-
trict is established at forty-eight dollars".
    2. Page 7, lines 18 and 19 , by striking the words
"dollar equivalent of the state percent of growth"
and inserting in lieu thereof the words "allowable
growth as otherwise computed".
    3. Page 1, line 11, amend the title by striking
the words "state percent of growth at five percent"
and inserting in lieu thereof the words "allowable
growth at forty-eight dollars".
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MENNENGA of Clinton
BUTLER of Pottawattamie
O'HALLORAN of Black Hawk
CRAWFORD of Story
$\mathrm{H}-174$
Amend House File 359 as follows:
2 1. Page 13, line 2, by inserting the words
", creating an unusual need for additional funds"
after the word "circumstances".
2. Page 13 , line 4 , by striking the word
"Natural" and inserting in lieu thereof the words
"Unusual natural".
3. Page 13, line 6, by striking the word
"Initial" and inserting in lieu thereof the words
"Unusual initial".
4. Page 13 , line 10 , by striking the word
"Necessity" and inserting in lieu thereof the
words "Unusual necessity".
5. Page 13, line 16 , by striking the word
"Special" and inserting in lieu thereof the
words "Unusual need for additional funds for
special".
6. Page 13, by striking lines 22 through 27.
HOLDEN of Scott
H-166
Amend the Edelen-Hansen amendment $\mathrm{H}-163$ to
Senate File 66 filed March 19, 1973 as follows:
1. Line 4, by striking the word "ten" and
inserting in lieu thereof the word "fourteen".
2. Line 7, by striking the word "ten" and
inserting in lieu thereof the word "fourteen".

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, March 21, 1973.

# JOURNAL OF THE HOUSE 

> Seventy-third Calendar Day-Forty-seventh Session Day
> Hall of the House of Representatives
> Des Moines, Iowa, Wednesday, March 21, 1973

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

Prayer was offered by the Reverend Wilbur Washington, pastor of Central College, Pella, Iowa.

The Journal of Tuesday, March 20, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Robert Martin, Cedar Rapids, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wulff of Black Hawk on request of Millen of Van Buren.
ADOPTION OF COMMITTEE REPORTS
The Chief Clerk announced the adoption of reports of committees on House Files 148, 309 and 364 and Senate File 22, under Rule 35.

## PRESENTATION OF VISITORS

Holden of Scott presented to the House the Honorable Keith L. Vetter, former member of the House during the Sixtieth through the Sixty-second General Assemblies, representing Washington County.

The Speaker announced that the following visitors were present in the House chamber:

Forty senior students from East Greene High School, Grand Junction, accompanied by Mr. Pfannebecker. By Fisher of Greene.

Fifteen students from Central Pre School, West Des Moines, accompanied by Mrs. Maxwell. By Bittle of Polk.

Forty senior students from Danville High School, Danville, accompanied by Mrs. Junker and Robert Heffelfinger. By Brinck of Lee.

Seventy students from Pekin Community Middle School, Ollie, accompanied by Harlan Van Voorst and Bill Anderson. By Dunton of Keokuk.

Fourteen honor society students from Nashua Community School, Nashua, accompanied by Ed Parks. By Griffee of Chickasaw.

Forty-eight government class students from Webster City High School, Webster City, accompanied by Bill Evans. By Egenes of Story.

Sixty eighth grade students from Northeast Hamilton High School, Blairsburg. By Egenes of Story.

Thirty government class students from Dow City-Arion High School, Dow City, accompanied by Rosanne Lambert. By Crabb of Crawford.

Eight ninth grade students from Urbandale Junior High School, Urbandale, members of Citizens in Action study group, who are spending two days studying procedures of the House and Senate under the direction of Mrs. Mary Oler. By Readinger of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Crabb of Crawford, from eighty-three citizens of Harrison County opposing Senate File 144, relating to the hours alcoholic beverages can be sold.

By Mendenhall of Allamakee, from one hundred sixty-five residents of Allamakee County opposing House File 315, relating to prohibiting the allocation of sales tax to the Road Use Tax Fund.

## INTRODUCTION OF BILLS

House File 445, by Fitzgerald and Rapp (Kinley), a bill for an act relating to required motor vehicle bodily injury and property protection security; providing for the payment of certain benefits to victims of automobile accidents without regard to fault; restricting the right to bring actions for damages in
certain cases of injury or damage caused by motor vehicle accidents; providing the necessary administrative procedures for the implementation of the act; making certain acts illegal and providing penalties for their commission.

Read first time and referred to committee on commerce.
House File 446, by Freeman, Ewing, Connors, Lippold, Schroeder, Wyckoff and Menke, a bill for an act relating to the issuance of individual accident or health insurance policies to persons no longer eligible for coverage under a group policy.

Read first time and referred to committee on commerce.
House File 447, by Butler, Daggett, Mennenga, Taylor, Den Herder and Higgins (Plymat, Van Gilst, Taylor, Palmer, Andersen and Hill), a bill for an act to provide that the costs of advertising alcoholic beverages or beer are not deductible business expenses.

Read first time and referred to committee on commerce.
House File 448, by committee on appropriations, a bill for an act relating to the transfer of appropriations.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

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

## 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 on March 19, 1973, amended House amendment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 25, a bill for an act establishing and continuing regulation of health maintenance organizations.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE <br> AMENDMENT TO SENATE FILE 25

1 Amend the House amendment to Senate File 25 as follows:
2 1. Page 1, by striking lines 22 through 25.

3 2. Page 2, by striking lines 1 through 14.
4 3. Page 3, by striking all of line 13.

## MOTION TO RECONSIDER WITHDRAWN (House File 156)

Patchett of Johnson asked and received unanimous consent to withdraw his motion to reconsider House File 156 on March 19, 1973, and that his vote on House File 156 be changed from "aye" to "nay".

SPONSOR REMOVED<br>(House File 378)

Krause of Palo Alto has been removed as a sponsor of House File 378.

## IOWA STATE AIRPORT SYSTEM PLAN

There is on file in the office of the Chief Clerk the Iowa State Airport System Plan prepared by the Engineering Research Institute, Iowa State University, for the Iowa Aeronautics Commission under the Federal Planning Grant Program.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 25

Crabb of Crawford called up for consideration House Concurrent Resolution 25, filed on March 9, 1973, and found on pages 525 and 526 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## UNFINISHED BUSINESS CALENDAR HOUSE FILE 359 PENDING

The House resumed consideration of House File 359, a bill for an act amending the state school foundation program by providing that special methods of computing state school foundation aid will be continued for only two years, providing two alternate dates for determining enrollment, including in enrollment certain pupils for which the school district pays tuition to attend an Iowa area school, excluding pupils attending a university laboratory school from any district's enrollment, defining miscellaneous income and other terms, adding new definitions, excluding miscellaneous income from certain computations, limiting proposed and actual expenditures, establishing state percent of growth at five percent for the school year beginning July 1, 1973, limiting state percent of growth to a maximum of five percent
for the school year beginning July 1, 1974, providing greater equalization by increasing the allowable growth for districts whose district cost per pupil is below state cost per pupil, establishing the state cost per pupil for certain years, requiring the use of budget amounts rather than actual expenditures for certain computations, revising the determination of district cost, district cost per pupil, and the additional school district property tax levy, revising and clarifying the duties and powers of the school budget review committee, requiring the school budget review committee to permit or increase allowable growth in certain hardship situations related to the exclusion of miscellaneous income from certain computations, permitting the school budget review committee to establish a modified allowable growth under certain conditions, clarifying the sources of funds for additional state aid, revising the procedures for establishing, increasing, or continuing a school district income surtax, repealing the requirement for a tentative budget, and making related technical and procedural changes.

Krause of Palo Alto offered amendment H-162 filed by him and Branstad of Winnebago and requested division of the amendment as follows:

H-162A
1 Amend House File 359 as follows:

$$
\text { 1. Page } 3 \text {, lines } 11 \text { and } 12 \text {, by striking the }
$$

words and figures "for the school years beginning
July 1, 1978, and July 1, 1974, only,".
H—162B
5 2. Page 1, lines 1 through 3, amend the title
6 by striking the words "providing that special methods
7 of computing state school foundation aid will be
8 continued for only two years,".
Krause of Palo Alto moved the adoption of amendment $\mathrm{H}-162 \mathrm{~A}$ of the amendment.

A non-record roll call was requested.
The ayes were 33, nays 55 .
Amendment H-162A lost.
Krause of Palo Alto asked and received unanimous consent to withdraw amendment H-162B.

Mennenga of Clinton offered amendment $\mathrm{H}-173$ filed by Mennenga, et al., and requested division of the amendment as follows:

H-173A
1 Amend House File 359 as follows:
2 1. Page 7, lines 11 and 12, by striking the words
3 "state percent of growth for a school district is
established at five percent" and inserting in lieu thereof the words "allowable growth for a school district is established at forty-eight dollars".
2. Page 7, lines 18 and 19, by striking the words "dollar equivalent of the state percent of growth" and inserting in lieu thereof the words "allowable growth as otherwise computed".
173B
3. Page 1 , line 11 , amend the title by striking the words "state percent of growth at five percent" and inserting in lieu thereof the words "allowable growth at forty-eight dollars".

Speaker pro tempore Kreamer in the chair at 10:00 a.m.
Mennenga of Clinton moved the adoption of amendment H-173A.

Roll call was requested by Mennenga of Clinton and Butler of Pottawattamie.

On the question "Shall amendment H-173A be adopted?"
The ayes were, 29:

| Avenson | Crawford | Higgins | Mennenga |
| :--- | :--- | :--- | :--- |
| Brunow | Doyle | Horn | Miller, K. D. |
| Butler | Dunton | Jesse | Newhard |
| Byerly | Fitzgerald | Jordan | O'Halloran |
| Caffrey | Griffee | Krause | Patchett |
| Carr | Harper | McCormick | Rapp |
| Clark, J. W. | Hennessey | McElroy | Wells |

The nays were, 65:

| Anderson | Edelen | Lippold | Readinger |
| :---: | :---: | :---: | :---: |
| Bennett | Egenes | Lipsky | Roorda |
| Bittle | Ewing | Logue | Schroeder |
| Bortell | Ferguson | Mendenhall | Small |
| Branstad | Fischer, H. O. | Menke | Stanley |
| Brinck | Freeman | Middleswart | Stephens |
| Brockett | Fullerton | Millen | Stromer |
| Clark, J. H. | Grassley | Miller, A. V. | Strothman |
| Cochran | Hansen | Miller, R. G. | Tofte |
| Crabb | Hargrave | Nielsen | Varley |
| Cusack | Harvey | Norland | Welden |
| Daggett | Hill | Norpe] | West |
| Danker | Holden | Oakley | Woods |
| De Jong | Hutchins | Pellett | Wyckoff |
| Den Herder | Junker | Peterson | Mr. Speaker |
| Drake | Kiser | Poncy | (Kreamer) |

Absent or not voting, 5:
Fisher, C. R. Monroe Husak

Amendment H—173A lost.
Mennenga of Clinton asked and received unanimous consent to withdraw amendment $\mathrm{H}-173 \mathrm{~B}$.

Speaker Varley in the chair at 10:12 a.m.
Stanley of Muscatine offered the following amendment H-152 filed by Stanley, et al., and requested division of the amendment as follows:
H-152A
1 Amend House File 359 as follows:
2 1. Page 7, line 11, by striking the words "for
3 a school district'.
H-152B
4 2. Page 13, by inserting the following after the 5 period in line 27:
6 In this situation the committee may either in7 crease the allowable growth or maintain the same allow8 able growth and permit the district to reduce its 9 general fund millage more than permitted by section
10 four hundred forty-two point twenty-one (442.21) of
11 the Code, thus increasing its state school foundation
12 aid to an amount not exceeding the amount of state
13 school foundation aid to the district for the immedi-
14 ately preceding school year.
H-152C
15 3. Page 14, by inserting the following new sub-
16 section after subsection 8:
17 NEW SUBSECTION. The committee may authorize a
18 district to spend a reasonable and specified amount
19 from its unexpended cash balance for the sole purpose
20 of furnishing and equipping a new building or struc-
21 ture for which the voters of the district have
22 approved a bond issue as provided by law. No other
23 expenditure, including but not limited to expenditures
24 for salaries or recurring costs, shall be authorized
25 under this subsection. Expenditures authorized under
26 this subsection shall not be included in allowable
27 growth or district cost, and the portion of the un-
28 expended cash balance which is authorized to be spent
29 shall be regarded as if it were miscellaneous income.
30 Any part of such amount which is not actually spent
31 for the authorized purpose shall revert to its former
32 status as part of the unexpended cash balance.
H-152D
33 4. Page 14, by inserting the following after
34 the period in line 26:
35 All such policies of general application shall
36 be stated in rules adopted in accordance with chapter

37 seventeen $A$ (17A) of the Code.
H-152E
38 5. Page 14, line 33, by striking the words
39 "fiscal situation of the state and the".
40 6. Page 14, by inserting the following new

50 the governor's judgment, to carry out the intent of
51 this chapter and to assure an adequate balance in the
52 general fund of the state. The governor shall notify
53 the general assembly and the committee of his action.
54 The committee shall not exceed the maximum total
55 amount established by the governor. However, this
56 subsection does not authorize the governor to take
57 any action inconsistent with any specific appropria-
58 tion or direction by the general assembly.
H-152F
59 7. Section 11, by renumbering the subsections.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-152 \mathrm{~A}$ of the amendment.

Amendment H -152A adopted.
Holden of Scott offered the following amendment H-174 and requested division of the amendment as follows:

## $\mathrm{H}-174 \mathrm{~A}$

1 Amend House File 359 as follows:
2 1. Page 13, line 2, by inserting the words
3 ", creating an unusual need for additional funds"
4 after the word "circumstances".
H—174B
5 2. Page 13, line 4, by striking the word
6 "Natural" and inserting in lieu thereof the words
7 "Unusual natural".
8 3. Page 13 , line 6 , by striking the word
9 "Initial" and inserting in lieu thereof the words
10 "Unusual initial".
11 4. Page 13, line 10, by striking the word
12 "Necessity" and inserting in lieu thereof the
13 words "Unusual necessity".
145 . Page 13, line 16, by striking the word
15 "Special" and inserting in lieu thereof the
16 words "Unusual need for additional funds for
17 special".
H-174C
18 6. Page 13, by striking lines 22 through 27.

Holden of Scott moved the adoption of amendment H-174A of the amendment.

Amendment H—174A adopted.
Holden of Scott moved the adoption of amendment H-174B of the amendment.

Amendment H-174B adopted.
Holden of Scott moved the adoption of amendment H-174C of the amendment.

Roll call was requested by Holden of Scott and Stanley of Muscatine.

On the question "Shall amendment H—174C be adopted?"
The ayes were, 50 :

| Anderson | Edelen | Krause | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Ewing | Lippold | Roorda |
| Bortell | Fischer, H. O. | Logue | Schroeder |
| Branstad | Fisher,C. R. | McCormick | Stanley |
| Brinck | Freeman | Mendenhall | Stephens |
| Brockett | Fullerton | Menke | Strothman |
| Clark, J. W. | Grassley | Middleswart | Tofte |
| Crabb | Hansen | Miller, A.V. | Welden |
| Daggett | Harvey | Miller, K. D. | West |
| Danker | Hennessey | Miller, R. G. | Woods |
| De Jong | Holden | Norpel | Wyckoff |
| Den Herder | Jordan | Pellett | Mr. Speaker |
| Dunlap | Kiser |  |  |

The nays were, 41:

| Avenson | Cusack <br> Bittle |
| :--- | :--- |
| Brunow | Dunton |
| Butler | Feres |
| Byerly | Fitzgerald |
| Caffrey | Griffee |
| Carr | Hargrave |
| Clark, J. H. | Harper |
| Cochran | Hill |
| Connors | Horn |
| Crawford |  |

Absent or not voting, 8:

| Doyle | Higgins <br> Drake | Millen | Rinas |
| :--- | :--- | :--- | :--- |
| Husak | Monroe | Wulff |  |

Amendment H—174C adopted.
Stanley of Muscatine asked and received unanimous consent that amendment H-152B of the Stanley, et al., amendment be withdrawn.

Stanley of Muscatine moved the adoption of amendment H -152C of the Stanley, et al., amendment.

Amendment H-152C adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-152 \mathrm{D}$ of the Stanley, et al., amendment.

Amendment H-152D adopted.
Welden of Hardin offered the following amendment H-171 filed by Welden, et al., to amendment H-152E and moved its adoption:
H-171
Amend the Stanley, et al., amendment H-152 to House
File 359, filed March 8, 1973, by striking all of
lines 40 through 58 and inserting in lieu thereof the
following:
" 6 . By striking all of lines 33 through 35 on page 13 and all of lines 1 through 5 on page 14 and inserting in lieu thereof the following:
7. The amount of increased state aid paid under allowances made in subsection six (6) of this section shall be limited to the appropriations made to the school budget review committee for this purpose."
Roll call was requested by Welden of Hardin and Stromer of Hancock.

On the question "Shall amendment H-171 be adopted?"
The ayes were, 84:

| Anderson | Doyle | Hutchins | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Jesse | Norpel |
| Bennett | Dunlap | Jordan | Oakley |
| Bortell | Dunton | Junker | O'Halloran |
| Branstad | Edelen | Kiser | Patchett |
| Brinck | Ewing | Krause | Pellett |
| Brockett | Ferguson | Kreamer | Peterson |
| Brunow | Fischer, H. | L. | Lippold |
| Butler | Fisher, C. R. | Logue | Poncy |
| Byerly | Fitzgerald | McCormick | Rapp |
| Caffrey | Freeman | McElroy | Rchrda |
| Carr | Fullerton | Mendenhall | Schroeder |
| Clark, J. W. | Grassley | Menke | Stronens |
| Cochran | Griffee | Mennenga | Stromer |
| Connors | Hansen | Middleswart | Tofte |
| Crabb | Hargrave | Millen | Welden |
| Cusack | Harper | Miller, A. V. | Wells |
| Daggett | Harvey | Miller, K. D. | West |
| Danker | Hennessey | Miller, R. G. | Woods |
| De Jong | Holden | Newhard | Wyckoff |
| Den Herder | Horn | Nielsen | Mr. Speaker |
| The nays were, | 10: |  |  |
| Bittle | Egenes | Knoke |  |
| Clark, J. H. | Higgins | Lipsky | Readinger |
| Crawford | Hill |  | Stanley |
|  |  |  |  |

Absent or not voting, 5:
Husak Rinas Small Wulff Monroe

Amendment H-171 adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-152 \mathrm{E}$ of the Stanley, et al., amendment as amended.

Amendment $\mathrm{H}-152 \mathrm{E}$ as amended adopted.
Stanley of Muscatine moved the adoption of amendment H-152F of the Stanley, et al., amendment.

Amendment $\mathrm{H}-152 \mathrm{~F}$ adopted.
Knoke of Pottawattamie offered the following amendment $\mathrm{H}-157$ filed by Knoke, et al.:
H-157
1 Amend House File 359, page 17, lines 8 through 10,
2 by striking the words and figures ", and the reduction
3 for each of the school years beginning July 1, 1973,
4 and July 1,1974 , is limited to ten percent of the
5 preceding year's millage".
Knoke of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-157$.

Schroeder of Pottawattamie offered the following amendment H-175 filed by him :

H-175
1 Amend House File 359, page 17, by striking lines
233 and 34 and inserting in lieu thereof the following:
3 Sec. 16. Chapter two hundred eighty-four (284),
4 and section four hundred forty-two point twenty-two
5 (442.22), Code 1973, are repealed.
(House File 359 and amendment H-175 pending.)
The House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 359.
(House File 359 and amendment H-175 pending at adjournment and placed under unfinished business.)

## HOUSE CONCURRENT RESOLUTION 28 <br> By Hargrave

Whereas, the General Assembly is concerned and has spent a great amount of time attempting to provide methods of delivery of health care services to the citizens of this state; and

Whereas, in order to properly develop and study legislation which has as its objective the delivery of health care to all areas of the state and to all people living in the state, it is necessary that present health care resources be identified; and

Whereas, there does not appear to be available information which will document the availability of health care service personnel and facilities and their location within this state, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is urged to create a study committee composed of members of the appropriate standing committees of both houses of the General Assembly representing both political parties for the purposes of inventorying health service personnel, programs, and facilities in this state including but not limited to number of nurses, doctors, and their specialties; number of mental and physical private or puble health care institutions, and their locations; number of private and public programs and their purposes; number of persons qualified to be health care personnel who are presently not licensed or certificated; number of ambulance facilities; and such other information as may be necessary to determine a proper census of health care personnel and facilities in this state; and

Be It Further Resolved, That a report of the findings of the committee and its recommendations, accompanied by bill drafts to carry out such recommendations, be made to the Legislative Council and the General Assembly meeting in the year 1974.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government to whom was referred House File 146, a bill for an act relating to an increase in certain county fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-177
1 Amend House File 146 as follows:
2 1. Page 3, by striking lines 32 through 35, and
3 inserting in lieu thereof the following:

12 tion of more than forty thousand and less than fifty 13 thousand, and not to exceed three meals in twenty-four 14 consecutive hours; and fifteen cents for each night's
15 lodging. But the amount allowed a sheriff for lodging
16 prisoners shall in no event exceed in the aggregate
17 the sum of two hundred fifty dollars for any calendar
18 year. In counties where district court is held in two
20
21
22 places and jails are maintained in two places the amount allowed a sheriff for lodging prisoners shall in no event exceed in the aggregate the sum of two hundred fifty dollars for each of said jails for any calendar year.

## PETERSON of Woodbury, Chairman

## AMENDMENTS FILED

H-178

1
2
Amend House File 230 as follows:

1. Page 7, by striking all of line 27.
2. Page 10 by adding the following after line 34:
"6. Study and formulate proposals to
resolve problems of urban and regional trans-
portation within the state."
3. Page 12 by striking all of Section 27.
4. Page 13 by adding the following after line 25:
"6. Administer the provisions of chapters three hundred twenty-two A (322A), three hundred twenty-five (325), three hundred twentyseven (327), three hundred twenty-seven A (327A), and three hundred twenty-seven $B$ (327B) of the Code."
"7. Administer the provisions of
chapters four hundred seventy-four (474), four
hundred seventy-six (476), four hundred seventyseven (477), four hundred seventy-eight (478), four hundred seventy-nine (479), four hundred eighty (480), four hundred eighty-one (481), four hundred eighty-two (482), four hundred eightythree (483), four hundred eighty-four (484), four hundred eighty-five (485), and four hundred eightysix (486) of the Code."
"8. Perform such other duties and responsibilities as may be assigned by the director and the commission."
5. By renumbering the remaining sections. substituting in lieu thereof the following:
"Sec. 29. NEW SECTION. PRORATING DEPARTMENTAL COSTS. The costs of the highway division shall be paid by funds appropriated from

WELDEN of Hardin

7 the primary road fund. The costs of the aeronautics
8 division shall be paid by funds appropriated from
9 the aeronautics fund. The costs of motor vehicle
10 dealers licensing shall be paid from the motor vehicle dealers license fee fund. The costs of motor vehicle inspection shall be paid from the motor vehicle inspection fund. The remaining costs of the department shall be paid from appropriations made by each general assembly in the amount, in the manner, and from the funds specified in the appropriations."

MILLEN of Van Buren
WELDEN of Hardin
H—180

1
2
3

Amend House File 230 by striking on page 3, lines 32 through 35 , and on page 4 , line 1 , and inserting in lieu thereof the following:
"Sec. 5. NEW SECTION. CONFLICT OF INTEREST. No person shall serve as a member of the state transportation commission who has an interest, directly or indirectly, in a contract or job of work or material or the profits thereof or service to be performed for the department. Any".

DRAKE of Muscatine
181
Amend House File 230 as follows:

1. Page 7, line 6, by striking the words "general counsel and".
2. Page 11, by striking line 5 and inserting in lieu thereof the words "general counsel shall be a special assistant attorney general appointed by the attorney general who shall act as the attorney for the department and he shall have".
3. Page 11, by striking lines 25 through 28 and inserting in lieu thereof the words "The attorney general shall appoint such additional assistant attorneys general as he deems necessary to carry out the duties assigned to the general counsel division. The salary of the general counsel shall be fixed by the commission, subject to the approval of the attorney general. The commission shall provide and furnish a suitable office for the general counsel upon request of the attorney general.
4. Page 18, by striking lines 22 through 35.
5. Page 19, by striking lines 1 and 2.

OAKLEY of Clinton

## H-182

1 Amend House File 230, page 2, by striking
2 everything after line 7 and inserting in lieu
3 thereof the following:
4 "finds that it is necessary to establish a
5 new facility in the excutive branch of government
6 to provide continuing comprehensive transportation
7 planning and to recommend combination and trans-
fer of duties and functions of existing state agencies.

Sec. 2. NEW SECTION. DEFINITIONS. When used in this Act, unless the context otherwise requires:
"Commission" means the transportation planning commission.

Sec. 3. NEW SECTION. TRANSPORTATION PLANNING COMMISSION. There is created a transportation planning commission which shall consist of the following members:

1. The director of the office for planning
and programming, or his designee, who shall serve as chairman.
2. One member appointed by the state highway commission.
3. One member appointed by the Iowa state commerce commission.
4. One member appointed by the Iowa development commission.
5. One member appointed by the Iowa aeronautics commission.
6. Two members appointed by the governor, to serve at the pleasure of the governor. They shall be persons familiar with the overall transportation problems of Iowa.

Sec. 4. NEW SECTION. COMMISSION MEETINGS.
The commission shall meet on July first of each year or as soon thereafter as possible. The commission shall otherwise meet at the call of the chairman or when any three members of the commission file a written request with the chairman asking that a meeting be called. Written notice of each meeting shall be given to each member of the commission. A majority of the commission members shall constitute a quorum.

Sec. 5. NEW SECTION. DUTIES. The commission shall:

1. Develop and coordinate a comprehensive transportation policy and plan for the state not later than July 1, 1975, to be submitted to the governor and the general assembly, and to update the transportation policy and plan annually.
2. Promote the coordinated and efficient use of all available modes of transportation for the benefit of the state and its citizens.
3. Identify the needs of urban and regional transportation facilities and services in the state and develop programs appropriate to meet these needs.
4. Identify methods of improving transportation safety in the state and develop programs appropriate to meet these needs.
5. Recommend to the governor and the legisla-
ture any transfer or consolidation of functions
of departments which would increase efficiency or result in a savings.

Sec. 6. NEW SECTION. OPERATION. The director of the office for planning and programming, or his designee, shall be the administrative officer of the commission and the office for planning and programming shall furnish such personnel as are necessary to carry out the duties and responsibilities of the commission.

The administrative officer may call upon any of the departments represented on the commission for information and assistance needed in the performance of its duties and the department shall furnish such assistance, information, and cooperation insofar as the same shall be within their resources and authority."

WELDEN of Hardin WEST of Marshall FISCHER of Grundy ANDERSON of Ringgold MILLEN of Van Buren STROTHMAN of Henry SCHROEDER of Pottawattamie LOGUE of Iowa MIDDLESWART of Warren WYCKOFF of Benton MILLER of Buchanan JORDAN of Linn McELROY of Fremont DAGGETT of Adams BORTELL of Madison BROCKETT of Marshall BRINCK of Lee BRANSTAD of Winnebago CLARK of Dubuque HARPER of Davis HUTCHINS of Guthrie DE JONG of Marion MENDENHALL of Allamakee DOYLE of Woodbury

1 Amend House File 401, line 11, by striking the
2 word "inmate" and inserting in lieu thereof the
3 following: "[inmate] student".
WYCKOFF of Benton
On motion by Stromer of Hancock, the House adjourned until 9:00 a.m., Thursday, March 22, 1973.

## JOURNAL OF THE HOUSE

Seventy-fourth Calendar Day-Forty-eighth Session Day

> Hall of the House of Representatives
> Des Moines, Iowa, Thursday, March 22, 1973

The House met pursuant to adjournment, Speaker pro tempore Kreamer in the chair.

Prayer was offered by Father Stanley C. Kemmerer, Vicar of St. Paul's Episcopal Church, Durant, Iowa.

The Journal of Wednesday, March 21, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. J. F. Kelly, Fort Dodge, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Speaker Varley of Adair on request of Speaker pro tempore Kreamer of Polk.

## PRESENTATION OF VISITORS

Danker of Pottawattamie presented to the House the Honorable William E. Darrington, former member of the House during the Fifty-fourth through the Sixtieth Extra and the Sixty-third General Assemblies, representing Harrison County.

The Speaker announced that the following visitors were present in the House chamber:

Ninety-nine eighth grade students from Prairie Community School, Gowrie, accompanied by Mr. Schoneboom and Richard Phillips. By Fitzgerald of Webster.

Fifty-five senior students from Parkersburg High School, Parkersburg, accompanied by Mr. Urbank, Mr. Hock and Mr. Engelbert. By Grassley of Butler.

Fifty junior and senior students from Clarksville High School, Clarksville, accompanied by Steve Mohning and Barbara Bell. By Grassley of Butler.

Forty-one students from Tri-County Community School, Thorn-
burg, accompanied by Jim Freeze and Paul Bullock. By Dunton of Keokuk.

Sixty students from Central Decatur High School, Leon, accompanied by Phil Luksetich. By Anderson of Ringgold.

Twenty-five eighth grade students from St. Patrick's School, Cedar Falls, accompanied by Sister Mary Matthias and John Roederer. By O'Halloran of Black Hawk and Lippold of Black Hawk.

One hundred thirty junior high school students from Pella Middle School, Pella, accompanied by Sumner Mapes, Keith Emmert, Mrs. C. B. Caldwell, Ken Harder, Mrs. Bob Van Vark, Mrs. Norris Hale and Dale Vande Haar. By De Jong of Marion.

Thirty-two senior students from Nesco High School, Zearing, accompanied by Jack Roberts and Dave Morgan. By West of Marshall and Egenes of Story.

One hundred fifty senior students from Newton High School, Newton, accompanied by Fred Meeker. By De Jong of Marion.

## PETITIONS FILED

The following petitions were received and placed on file:
By Mendenhall of Allamakee from fifty residents of Allamakee County opposing any change in the present abortion law.

By Avenson of Fayette from forty-nine liquor licensee residents of Fayette County favoring bingo games being open to all or restricted to church organizations only.

By Grassley of Butler from thirty-two residents of Representative District 37 opposing any legislation to permit the sale of liquor or beer or other forms of alcoholic beverages on Sunday.

By Tofte of Winneshiek from fifty-one residents of Winneshiek County opposing House File 7, relating to an Iowa natural and scenic rivers system.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 146, under Rule 35.

## INTRODUCTION OF BILILS

House File 449, by Hill, a bill for an act relating to the recording of an instrument and a lien affecting real estate.

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

House File 450, by Hill and Stanley (Kelly), a bill for an act relating to business corporations.

Read first time and referred to committee on commerce.
House File 451, by Egenes, Roorda, McElroy, Den Herder, Junker, Wyckoff, Husak and Knoke, a bill for an act relating to the share of a surviving spouse and others in intestate succession and to the share of a surviving spouse who elects to take against the will.

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

House File 452, by Egenes, Avenson, Roorda, McElroy and Junker, a bill for an act relating to inheritance taxes; providing for the passing of property held jointly or as tenants in the entirety, and providing a marital deduction.

Read first time and referred to committee on ways and means.
House File 453, by Monroe, Wyckoff, Middleswart, Schroeder and Caffrey (Miller of Des Moines, Kennedy, Potter, Coleman, Griffin, Blouin, DeKoster, Willits, McCartney, Junkins, Heying and Gallagher), a bill for an act relating to adnqinistration of small estates.

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

House File 454, by Patchett, Newhard, Cusack, Griffee, Krause, Jesse, Mennenga, Wells, Caffrey, Cochran, McCormick, Brunow, Avenson, Rinas, Jordan, Miller of Buchanan, Clark of Dubuque, Hargrave, Rapp, Connors, Norland, Fitzgerald, Small, Horn, Carr, O'Halloran, and Miller of Cerro Gordo, a bill for an act relating to admittance, attendance and participation in extracurricular activities at a public school.

Read first time and referred to committee on education.
House File 455, by Schroeder, a bill for an act relating to compensation of fiduciaries and attorneys in probate proceedings.

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

House File 456, by Schroeder and Hansen (Tieden and Shaff), a bill for an act relating to a state fuel tax credit.

Read first time and referred to committee on ways and means.
House File 457, by Nielsen, a bill for an act relating to the assessed value of property.

Read first time and referred to committee on ways and means.
House File 458, by Menke, 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 education.
House File 459, by committee on human resources, a bill for an act relating to the qualifications of the commissioner of public health.

Read first time and placed on the calendar.
House File 460, by Nielsen, a bill for an act relating to court appearances in cases of nonscheduled traffic violations.

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

House File 461, by Hill, a bill for an act relating to services for hire.

Read first time and referred to committee on state government.
House File 462, by committee on education, a bill for an act relating to municipal tort claims.

Read first time and placed on the calendar.
House File 463, by Caffrey, a bill for an act relating to a committee supervising steel trade practice.

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

House File 464, by Welden, Egenes, Hill and Wells, a bill for an act relating to the commission for Iowa postsecondary education.

Read first time and referred to committee on education.
House File 465, by Crawford (Murray and Nystrom), a bill for an act relating to an Iowa work-study program, and making an appropriation.

Read first time and referred to committee on education.

House File 466, by Menke, a bill for an act to authorize the state educational radio and television facility board to purchase insurance for certain broadcasting facilities.

Read first time and referred to committee on state government.
House File 467, by committee on education, a bill for an act relating to workmen's compensation for employees engaged in agricultural work at institutions under control of the board of regents.

Read first time and placed on the calendar.
House File 468, by Freeman, a bill for an act relating to the sale of appliances.

Read first time and referred to committee on commerce.
House File 469, by Menke, a bill for an act to authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose.

Read first time and referred to committee on education.
House File 470, by Nielsen, a bill for an act relating to mechanic's liens.

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

House File 471, by Dunton, a bill for an act relating to hunting by the handicapped.

Read first time and referred to committee on natural resources.
House File 472, by Horn, a bill for an act relating to the disposition of certain game by the state conservation commission.

Read first time and referred to committee on natural resources.
House File 473, by Doyle, a bill for an act appropriating money for the creation of a new state office or capitol complex and creating a legislative advisory committee.

Read first time and referred to committee on appropriations.
House File 474, by committee on agriculture, a bill for an act relating to property tax exemption for certain property used for water impoundments.

Read first time and referred to committee on ways and means.
House File 475, by Anderson, Strothman, West, Pellett, Stephens, Danker, Husak, Wyckoff, Daggett, Miller of Cerro Gordo, Brockett, Clark of Dubuque, Menke, Dunlap, Crabb, Tofte, Kiser, Ewing, Millen, Connors, Schroeder, Middleswart, Brinck, Harper, Dunton, Fisher of Greene, Hansen, Nielsen, Miller of Calhoun, Branstad, Fischer of Grundy, Bortell, Peterson, Fullerton, Den Herder, McElroy, Welden and Stromer, a bill for an act relating to inheritance tax exemptions.

Read first time and referred to committee on ways and means.
House File 476, by Doyle, a bill for an act relating to waiver of jury trial in criminal cases.

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

House File 477, by Holden and Hill (Hansen, Doderer, Miller of Marshall, Robinson and Briles), a bill for an act relating to the establishment and administration of professional and occupational licensing boards, to abolish all trust funds and special funds of professional and occupational licensing boards, and to abolish the board of watchmakers and the board of basic science examiners.

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, on March 21, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 108, a bill for an act relating to games of skill, games of chance, raffles and providing penalties.

Also: That the Senate has, on March 20, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 208, a bill for an act relating to the property tax exemption for property owned by cemetery associations.

RALPH R. BROWN, Secretary
SENATE AMENDMENT TO HOUSE FILE 208
1 Amend House File 208, page 1, by striking lines 8 through
212 and inserting in lieu thereof the following:
3 "7. PROPERTY OF CEMETERY ASSOCIATIONS. Burial

[^14]6 for the maintenance and care of the cemeteries devoted
7 to interment of human bodies and human remains".

## HOUSE CONCURRENT RESOLUTION 29

By Lipsky and Peterson
Whereas, counties in Iowa have been authorized to levy property taxes for at least thirty-six separate funds, and many of these funds have mill levy limitations; and

Whereas, the laws relating to the various county funds are not uniform and in some cases the maximum mill levy for a fund depends upon the assessed valuation and population of a county; and

Whereas, the need for some county funds has diminished and more realistic mill levy limitations are needed for other county funds; and

Whereas, the needs of county residents and services provided by counties have changed during the twentieth century because of shifting population and technological advances; and

Whereas, the county is a viable, useful, and important political subdivision which provides needed services; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is authorized to establish 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 1973 legislative interim a comprehensive study of county finances. The study shall include an analysis of all of the county funds, the need for each fund, the types of expenditures which should be allowed from the general fund of the county, and the types of limitations which should be placed on each fund; and

Be It Further Resolved, That the study committee may include nonlegislative members having special knowledge in the field of county finance; 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 Sixtyfifth General Assembly, 1974 Session, and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 30

## By Freeman

Whereas, there is approximately 60 million tons of paper and paperboard consumed in the United States annually; and

Whereas, there is increasing emphasis in the United States for the use of wastepaper and other waste products in the manufacture of new paper products to conserve the nation's resources; and

Whereas, the General Services Administration estimates that approximately one-half of the paper products purchased for use by federal agencies contains recycled materials; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the department of general services and other state agencies which purchase paper and paper products be encouraged to purchase paper and paper products which contain recycled paper and other recycled materials.

Laid over under Rule 25.

## COMMUNICATION FROM THE IOWA STATE HIGHWAY COMMISSION

There is on file in the office of the Chief Clerk a copy of the comprehensive study, Equitable Financial Support of Iowa's Highway, Road, and Street Systems, compiled by the Iowa State Highway Commission staff.

## COMMUNICATION FROM THE IOWA STATE DEPARTMENT OF HEALTH

There is on file in the office of the Chief Clerk a copy of the Forty-fifth Biennial Report of the Iowa State Department of Health for the biennium ending June 30, 1972.

## CONSIDERATION OF BILLS

SPECIAL ORDER
(House File 230 Considered and Referred to Committee on Appropriations)
The hour of $9: 15 \mathrm{a} . \mathrm{m}$. having arrived, the Speaker announced the special order of business for the consideration of House File 230, a bill for an act to create a state department of transportation by transferring certain duties of the state highway commission, Iowa aeronautics commission, Iowa reciprocity board, Iowa state commerce commission, and the department of public safety to a state department of transportation, and making coordinating amendments to the Code, including penalty provisions, with recort of committee recommending amendment and passage.

Welden, of Hardin offered the following amendment H-182 filed by Welden, et al.:
H-182
1 Amend House File 230, page 2, by striking
2 everything after line 7 and inserting in lieu
3 thereof the following:
"finds that it is necessary to establish a new facility in the executive branch of government to provide continuing comprehensive transportation planning and to recommend combination and transfer of duties and functions of existing state agencies.

Sec. 2. NEW SECTION. DEFINITIONS. When used in this Act, unless the context otherwise requires:
"Commission" means the transportation planning
commission.
Sec. 3. NEW SECTION. TRANSPORTATION PLANNING
COMMISSION. There is created a transportation
planning commission which shall consist of the
following members:

1. The director of the office for planning and programming, or his designee, who shall serve as chairman.
2. One member appointed by the state highway commission.
3. One member appointed by the Iowa state commerce commission.
4. One member appointed by the Iowa development commission.
5. One member appointed by the Iowa aeronautics commission.
6. Two members appointed by the governor, to serve at the pleasure of the governor. They shall be persons familiar with the overall transportation problems of Iowa.

Sec. 4. NEW SECTION. COMMISSION MEETINGS.
The commission shall meet on July first of each year or as soon thereafter as possible. The commission shall otherwise meet at the call of the chairman or when any three members of the commission file a written request with the chairman asking that a meeting be called. Written notice of each meeting shall be given to each member of the commission. A majority of the commission members shall constitute a quorum.

Sec. 5. NEW SECTION. DUTIES. The commission shall:

1. Develop and coordinate a comprehensive transportation policy and plan for the state not later than July 1, 1975, to be submitted to the governor and the general assembly, and to update the transportation policy and plan annually.
2. Promote the coordinated and efficient use of all available modes of transportation for the benefit of the state and its citizens.
3. Identify the needs of urban and regional transportation facilities and services in the state and develop programs appropriate to meet these needs.
4. Identify methods of improving transportation safety in the state and develop programs appropriate to meet these needs.
5. Recommend to the governor and the legislature any transfer or consolidation of functions of departments which would increase efficiency or result in a savings.

Sec. 6. NEW SECTION. OPERATION. The director of the office for planning and programming, or his designee, shall be the administrative officer of
the commission and the office for planning and
programming shall furnish such personnel as are
necessary to carry out the duties and responsi-
bilities of the commission.
The administrative officer may call upon any of the departments represented on the commission for information and assistance needed in the performance of its duties and the department shall furnish such assistance, information, and cooperation insofar as the same shall be within their resources and authority."

Brunow of Appanoose offered amendment H-183 filed by Brunow, Patchett, De Jong, Junker, Branstad and Rinas to amendment $\mathrm{H}-182$, and division of the amendment was requested as follows:
H-183A
1 Amend the Welden, et al., amendment to House File
2 230, by adding after line 33 the following:
3 7. The director of the department of environ-
4 mental quality or his designee, plus a citizen who is
5 not professionally involved in either government or
6 transportation appointed by the director of the
7 department of environmental quality.
H-183B
8 8. The director of the conservation commission
9 or his designee, plus a citizen who is not profes-
10 sionally involved in either government or transpor-
11 tation appointed by the director of the conservation
12 commission.
Brunow of Appanoose moved the adoption of amendment $\mathrm{H}-183 \mathrm{~A}$ of the amendment.

A non-record roll call was requested.
The ayes were 81, nays 8.
Amendment H-183A adopted.
Brunow of Appanoose moved the adoption of amendment $\mathrm{H}-183 \mathrm{~B}$ of the amendment.

A non-record roll call was requested.
The ayes were 73, nays 14.
Amendment H—183B adopted.
Welden of Hardin moved the adoption of amendment H-182 as amended.

Roll call was requested by Welden of Hardin and De Jong of Marion.

On the question "Shall amendment $\mathrm{H}-182$ as amended be adopted?"

The ayes were, 50 :

| Anderson | De Jong | Lippold | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | Den Herder | Logue | Schroeder |
| Bortell | Doyle | McElroy | Stephens |
| Branstad | Dunton | Mendenhall | Stromer |
| Brinck | Ewing | Menke | Strothman |
| Brockett | Fischer, H. O. | Middleswart | Welden |
| Brunow | Fullerton | Millen | Wells |
| Carr | Hansen | Miller, A. V. | West |
| Clark, J. W. | Harper | Miller, K. D. | Woods |
| Cochran | Harvey | Miller, R. G. | Wyckoff |
| Crabb | Husak | Newhard | Mr. Speaker |
| Daggett | Hutchins | Norland | (Kreamer) |
| Danker | Jordan | Norpel |  |

The nays were, 47:

| Avenson | Egenes | Horn | O'Halloran <br> Bittle |
| :--- | :--- | :--- | :--- |
| Futler | Ferguson | Jesse | Patchett |
| Butherly | Fisher, C.R. | Junker | Pellett |
| Cafrey | Fitzgerald | Kiser | Poncy |
| Clark, J. H. | Freeman | Grassley | Knoke |
| Connors | Griffee | Krause | Rapp |
| Crawford | Hargrave | Lipsky | Readinger |
| Cusack | Hennessey | Mennenga | Rinas |
| Drake | Higgins | Roorda |  |
| Dunlap | Hill | Monroe | Small |
| Edelen | Holden | Nielsen | Stanley |
|  |  | Oakley |  |
|  |  |  |  |

Absent or not voting, 2:
Varley Wulff
Amendment H - 182 as amended adopted.
Hill of Polk asked for unanimous consent that House File 230 be deferred.

Objection was raised.
Grassley of Butler moved that House File 230 be referred to the committee on appropriations for further study.

A non-record roll call was requested.
The ayes were 82, nays 11 .
The motion prevailed.
The House was recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Kreamer in the chair.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 26

Doyle of Woodbury called up for consideration House Concurrent Resolution 26, filed on March 9, 1973, and found on pages 526 and 527 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## UNFINISHED BUSINESS

The House resumed consideration of House File 359, a bill for an act amending the state school foundation program by providing that special methods of computing state school foundation aid will be continued for only two years, providing two alternate dates for determining enrollment, including in enrollment certain pupils for which the school district pays tuition to attend an Iowa area school, excluding pupils attending a university laboratory school from any district's enrollment, defining miscellaneous income and other terms, adding new definitions, excluding miscellaneous income from certain computations, limiting proposed and actual expenditures, establishing state percent of growth at five percent for the school year beginning July 1, 1973, limiting state percent of growth to a maximum of five percent for the school year beginning July 1, 1974, providing greater equalization by increasing the allowable growth for districts whose district cost per pupil is below state cost per pupil, establishing the state cost per pupil for certain years, requiring the use of budget amounts rather than actual expenditures for certain computations, revising the determination of district cost, district cost per pupil, and the additional school district property tax levy, revising and clarifying the duties and powers of the school budget review committee, requiring the school budget review committee to permit or increase allowable growth in certain hardship situations related to the exclusion of miscellaneous income from certain computations, permitting the school budget review committee to establish a modified allowable growth under certain conditions, clarifying the sources of funds for additional state aid, revising the procedures for establishing, increasing, or continuing a school district income surtax, repealing the requirement for a tentative budget, and making related technical and procedural changes, and the following amendment H-175 filed by Schroeder of Pottawattamie:

## H-175

Amend House File 359, page 17, by striking lines 33 and 34 and inserting in lieu thereof the following:

Sec. 16. Chapter two hundred eighty-four (284), and section four hundred forty-two point twenty-two 5 (442.22), Code 1973, are repealed.

Nielsen of Polk offered the following amendment H-184 to amendment $\mathrm{H}-175$.
H—184

Amend the Schroeder amendment H-175 to House File 359 by striking lines 3,4 and 5 and inserting in lieu thereof the following:

Sec. 16. Section two hundred eighty-four point one (284.1), Code 1973, is amended to read as follows:
284.1 REIMBURSEMENT-BY WHOM COMPUTED. When [unplatted] platted lands within the boundaries of a school district are owned by the government of the United States, by the state, by a county, or by a municipal corporation located wholly outside said school district, and such lands have been removed from taxation for school purposes, said school district shall be reimbursed, as hereinafter provided, in an amount which shall be computed by the county board of supervisors in the county in which such lands are located, which computation shall be made on or before the first day of September in the year in which said deductions are to be made.
Nielsen of Polk asked and received unanimous consent to withdraw amendment $\mathrm{H}-184$.

Nielsen of Polk offered the following amendment H-185 to amendment $\mathrm{H}-175$ :
H-185

Amend the Schroeder amendment H-175 to House File
359 by striking lines 3,4 and 5 and inserting in lieu thereof the following:

Sec. 16. Section two hundred eighty-four point one (284.1), Code 1973, is amended to read as follows:
284.1 REIMBURSEMENT-BY WHOM COMPUTED. When [unplatted] lands within the boundaries of a school district are owned by the government of the United States, by the state, by a county, or by a municipal corporation located wholly outside said school district, and such lands have been removed from taxation for school purposes, said school district shall be reimbursed, as hereinafter provided, in an amount which shall be computed by the county board of supervisors in the county in which such lands are located, which computation shall be made on or before the first day of September in the year in which said deductions are to be made.

Nielsen of Polk asked and received unanimous consent to withdraw amendment $\mathrm{H}-185$.

Schroeder of Pottawattamie moved the adoption of amendment H-175.

A non-record roll call was requested.

The ayes were 49 , nays 44 .
Amendment adopted.
Welden of Hardin offered the following amendment H-165 filed by him and moved its adoption:

H-165
1 Amend House File 359, page 17, by inserting
2 after line 34 the following new section:
3 "Sec. 17. The committe may, for the school 4 year beginning July 1, 1972, in cases where hardship
5 can be shown because of decreases in allowable budget
6 caused by decrease in enrollment, authorize school
7 boards to levy, in excess of other allowable levies,
an amount sufficient to reimburse their general
fund and permit expenditure for the current year
10 of an amount up to ninety-seven percent of the
11 1971-1972 fall enrollment multiplied by the 1972-
$12 \quad 1973$ per-pupil cost."
Amendment adopted.
Stanley of Muscatine offered the following amendment H-199 and moved its adoption:
H-199
1 Amend the title to House File 359 as follows:
2 1. Page 2, line 3, by inserting after the word
3 "growth" the following: ", to authorize certain
4 expenditures by a school district, or to authorize
5 a limited tax levy for one year".
6 2. Page 2, line 7, by inserting after the word
7 "budget," the following: "repealing chapter two
8 hundred eighty-four (284), Code 1973,".
Amendment adopted.
Stanley of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 359)
The ayes were, 98 :

| Anderson | Carr | Doyle | Fullerton |
| :--- | :--- | :--- | :--- |
| Avenson | Clark, J.H. | Drake | Grassley |
| Bennett | Clark, J. W. | Dunlap | Griffee |
| Bittle | Cochran | Dunton | Hansen |
| Bortell | Connors | Edelen | Hargrave |
| Branstad | Crabb | Egenes | Harper |
| Brinck | Crawford | Ewing | Harvey |
| Brockett | Cusack | Ferguson | Hennessey |
| Brunow | Daggett | Fischer, H. O. | Higgins |
| Butler | Danker | Fisher,C.R. | Hill |
| Byerly | DeJong | Fitzgerald | Holden |
| Caffrey | DenHerder | Freeman | Horn |

Husak
Hutchins
Jesse
Jordan
Junker
Kiser
Knoke
Krause
Lippold
Lipsky
Logue
McCormick McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley

Stephens
Stromer Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, none.
Absent or not voting, 1:
Varley
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## UNFINISHED BUSINESS

The House resumed consideration of House File 98, a bill for an act to allow school boards, county school boards, area school boards, and the state board of public instruction to provide group contracts for tax sheltered annuities to employees, and the following amendment $\mathrm{H}-98$ filed by the committee on education: H-98

Amend House File 98 as follows:

1. Page 2, line 5, by striking the word "an" and inserting in lieu thereof the words "[an] group or".
2. Page 2, line 6, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
3. Page 2, by striking lines 13 through 20 , inclusive.
4. Page 2, line 30, by striking the word "an" and inserting in lieu thereof the words "[an] group or".
5. Page 2, line 31, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
6. Page 3 , by striking lines 3 through 10 , inclusive.
7. Page 3, line 20, by striking the word "an" and inserting in lieu thereof the words "[an] group or".
8. Page 3, line 21, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
9. Page 3, by striking lines 28 through 35, inclusive.
10. Page 4, line 1, by striking the words "under such contract."
11. Page 4, line 11, by striking the word "an"
and inserting in lieu thereof the words "[an] group or".
12. Page 4, line 11, by striking the word "contract" and inserting in lieu thereof the words "[contract] contracts".
13. Page 4, line 17, by striking the words "Through contractual".
14. Page 4, by striking lines 18 through 25 , inclusive.
15. Page 4, line 26, by striking the word
"contract".
Stromer of Hancock moved the adoption of amendment H—98.
Amendment adopted.
Lipsky of Linn offered the following amendment H—164 filed by her and moved its adoption:
H-164
employees from any company the employee may choose
that is authorized to do business in this state and through an Iowa-licensed insurance agency that the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three $b$ (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums.

## Amendment adopted.

Freeman of Buena Vista offered the following amendment H—
193 filed by him and moved its adoption:
H-193
1 Amend the title to House File 98, line 3, by
2 inserting after the word "contracts" the following:
3 ", and the board for the educational radio and
4 television facility to provide group or individual
5 contracts,".
Amendment 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.

Under the provision of Rule 71, Hill of Polk and Clark of Lee refrained from voting.

On the question "Shall the bill pass?" (H.F. 98)
The ayes were, 69 :

| Avenson | Dunlap | Lipsky | Poncy |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Logue | Rapp |
| Bittle | Egenes | McCormick | Readinger |
| Branstad | Ewing | McElroy | Rinas |
| Brinck | Fisher, C. R. | Mendenhall | Roorda |
| Brockett | Freeman | Menke | Small |
| Brunow | Grassley | Mennenga | Stanley |
| Byerly | Griffee | Middleswart | Stromer |
| Caffrey | Hargrave | Millen | Strothman |
| Cochran | Harvey | Miller, A. V. | Tofte |
| Connors | Hennessey | Miller, K. D. | Welden |
| Crabb | Higgins | Newhard | Wells |
| Crawford | Holden | Nielsen | Woods |
| Cusack | Horn | Norpel | Wulff |
| De Jong | Husak | Oakley | Wyckoff |
| Den Herder | Jordan | O'Halloran | Mr. Speaker |
| Doyle | Kiser | Patchett | (Kreamer) |
| Drake | Lippold |  |  |
| The nays were, 20: |  |  |  |
| Anderson | Daggett | Hutchins | Norland |
| Bortell | Danker | Junker | Pellett |
| Butler | Fischer, H. O. | Knoke | Schroeder |
| Carr | Fitzgerald | Krause | Stephens |
| Clark, J. W. | Fullerton | Monroe | West |
| Absent or not voting, 10: |  |  |  |
| Clark, J. H. | Hansen | Jesse | Peterson |
| Edelen | Harper | Miller, R. G. | Varley |
| Ferguson | Hill |  |  |

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

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 270, a bill for an act to provide an excise tax on the sale of eggs, providing for the establishment of an Iowa egg council and providing a penalty for violations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-186
1 Amend House File 270 as follows:
2 1. Page 2, by striking lines 3 through 5, inclusive,
and inserting in lieu thereof the following:
"1. 'Producer' means any person who owns one thousand or more layer-type chickens and who sells eggs in this state through commercial channels, including, but not limited to, eggs for hatching, which have been produced by the producer's own flock."
2. Page 2, by striking lines 10 and 11 , inclusive, and inserting in lieu thereof the following subsections:
"3. 'Processor' means the first purchaser of eggs from a producer, or a person who both produces and processes eggs.
4. 'Purchaser' means a person who resells eggs purchased from a producer or offers for sale a product produced from such eggs for any purpose."
3. Page 2, line 19, by striking the words "and means".
4. Page 3, line 2, by striking the words "an initial" and inserting in lieu thereof the word "a".
5. Page 3 , line 5 , by striking the words "an initial" and inserting in lieu thereof the word " $a$ ".
6. Page 3, line 7, by striking the words "the initial" and inserting in lieu thereof the word "a".
7. Page 3, line 8, by inserting after the word "referendum" the words "held under this Act".
8. Page 5, line 32, by striking the words "and means".
9. Page 5 , line 34 , by inserting after the period the sentence "However, the council shall not impose any marketing order or similar restriction."
10. Page 5 , line 35 , by striking the words "development of new or larger markets, both" and inserting in lieu thereof the words "other market development."
11. Page 6, by striking all in line 1.
12. Page 6, by striking lines 5 and 6 , inclusive.
13. Page 6, by inserting after line 16 the following new section:
" $N E W$ SECTION. PROHIBITED ACTIONS. The counnil shall not:

1. Become a dues-paying member of any other firm, association, organization or corporation, public or private.
2. Furnish, directly or indirectly, any financial support to or for any person except for services rendered or to be rendered through contracts for research, educational, promotional and public relations programs, and for administrative expenses.
3. Act, directly or indirectly, in any capacity in marketing or making contracts for the marketing of eggs or poultry.
4. Act, directly or indirectly, in any capacity in selling or contracting for the selling of eggproducing or poultry-producing equipment."
5. Page 6 , line 30 , by inserting after the period

57 the sentences "If the producer sells eggs to a pur-
chaser outside the state of Iowa, the producer shall deduct the tax from the amount received from the sale and shall forward the amount deducted to the council within sixty days of the date of the sale. If the producer and processor are the same person, then he shall pay the tax to the council at the time of processing."
15. Page 7, line 7, by striking the word "The" and inserting in lieu thereof the words "Subject to the provisions of section fourteen (14) of this Act, the".
16. Page 7, line 9, by striking the word "fifteenth" and inserting in lieu thereof the word "last".
17. Page 7, lines 13 through 17, inclusive, and inserting in lieu thereof the following:

Sec. 17. NEW SECTION. REFUNDS. A producer who has paid the tax may, by application in writing to the council, secure a refund in the amount paid. The refund shall be payable only when the application shall have been made to the council within sixty days after payment of the tax. Each application for refund by a producer shall have attached thereto proof of tax paid. The proof of tax paid may be in the form of a duplicate or certified copy of the purchase invoice by the purchaser.
18. By renumbering sections and subsections and correcting internal references in accordance with this amendment.

## STANLEY of Muscatine, Chairman

## AMENDMENTS FILED

## H—188

1

Amend the county government committee amendment
H-130 to House File 28, filed March 1, 1973, as follows:

1. By striking from line 8 the following:
"[the county recorder,]" and inserting in lieu thereof the following: "the county recorder,".
2. By striking from line 20 the following "county recorder,".
3. By striking from line 23 the following
"the county recorder,".
LIPPOLD of Black Hawk
WULFF of Black Hawk
RAPP of Black Hawk
HILL of Polk
H-191
1 Amend House File 292 as follows:
2 1. Page 2, line 31, by inserting after the period
3 the following new sentence:

## the Code."

2. Page 3, line 8, by inserting after the word "tenants" the words "but they shall not be required to have a special wild turkey license to hunt wild turkey on a game breeding and shooting preserve licensed under chapter one hundred ten $A$ (110A) of the Code".
3. Page 3, by inserting after line 8 the following new section:
"Sec. ..... Section one hundred ten point seventeen (110.17), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. No person shall be required to have a special wild turkey license to hunt wild turkey on a game breeding and shooting preserve licensed under chapter one hundred ten $A(110 \mathrm{~A})$ of the Code."

OAKLEY of Clinton 190

Amend House File 367 as follows:

1. Page 3, by striking all in lines 6 through 11, inclusive, and inserting in lieu thereof the following:
$N E W$ SECTION. 1. There is created a state criminal defense fund consisting of moneys collected under this section. The fund shall be administered by the state comptroller, who shall allocate from the fund strictly on a need basis to those counties applying for money to pay the reasonable fee or compensation of an attorney in a criminal action.
2. There shall be levied annually a property tax in addition to other property taxes. The state comptroller shall determine, on the basis of the previous years expenditures in the state for criminal defense, the amount of money required to operate the state criminal defense fund and shall annually determine a uniform mill levy sufficient to pay such expenditures and shall publicly inform each county the amount of the levy. The county shall levy and collect this property tax in the same manner other property taxes are levied and collected and shall remit the moneys to the treasurer of state for deposit in the state criminal defense fund.

JORDAN of Linn
H-189
Amend House File 384 on page 2, line 11, by inserting after the word "geneticist," the words "a horticulturist,".

MIDDLESWART of Warren PELLETT of Cass
H-187
Amend Senate File 126 as passed by the
Senate and reprinted as follows:

1. Page 15, by striking lines 11

## through 16.

2. By renumbering remaining sections.

CLARK of Lee BITTLE of Polk NORLAND of Worth JESSE of Polk OAKLEY of Clinton BYERLY of Polk
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, March 23, 1973.

# JOURNAL OF THE HOUSE 

Seventy-fifth Calendar Day-Forty-ninth Session Day<br>hall of the House of Representatives Des Moines, Iowa, Friday, March 23, 1973

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

Prayer was offered by the Reverend Duane Lindberg, pastor of the Zion Lutheran Church, West Union, Iowa.

The Journal of Thursday, March 23, 1973, was approved.

## Legislative physician for the day

Dr. Donna Drees, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Crabb of Crawford by the Speaker; Bittle of Polk on request of Hill of Polk; Strothman of Henry on request of Menke of O'Brien; Kreamer of Polk on request of Fisher of Greene; Anderson of Ringgold on request of Welden of Hardin; Lipsky of Linn on request of Crawford of Story; Wulff of Black Hawk on request of Millen of Van Buren.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-four sixth grade students from Casady Elementary School, Des Moines, accompanied by Mrs. Huntsman and Mr. Reeves. By Jesse of Polk.

Twenty-eight government class students from Jefferson High School, Independence, accompanied by Robert Richter. By Miller of Buchanan.

Fifty-five fifth grade students from Altoona Elementary School, Altoona, accompanied by Mrs. Morris and Mrs. Van Wyk. By Nielsen of Polk.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 270, under Rule 35.

## MOTION TO WITHDRAW FROM COMMITTEE

(House File 230)
We move to withdraw the amended version of House File 230 from the committee on appropriations.

## MOTION TO RECONSIDER (Amendment H-182 to House File 230)

We move to reconsider the vote by which the Welden, et al., amendment H-182 to House File 230 was adopted on March 22, 1973.

KREAMER of Polk JORDAN of Linn

## INTRODUCTION OF BILLS

House File 478, by Egenes, a bill for an act to establish the use of enriched flour in certain bakery products.

Read first time and referred to committee on agriculture.
House File 479, by Fischer of Grundy, a bill for an act relating to the issuance of orders under the meat and poultry inspection act.

Read first time and referred to committee on agriculture.
House File 480, by Crabb, a bill for an act relating to departmental rules.

Read first time and referred to committee on rules.
House File 481, by Holden (Shaw), a bill for an act relating to rules of the fire marshal.

Read first time and referred to committee on state government.
House File 482, by Dunlap, Millen, Stromer, Fisher of Greene, Nielsen, Cochran, Clark of Lee and McElroy (Murray, Hultman, Blouin, Priebe and Curtis), a bill for an act relating to the operation of bank holding companies and prohibiting the formation of new bank holding companies without certificates of authority from the state banking board.

Read first time and referred to committee on commerce.
House File 483, by Krause (Priebe and Scott), a bill for an aet relating to emergency light sources for public buildings.

Read first time and referred to committee on state government.

## SENATE MESSAGE CONSIDERED

Senate File 108, a bill for an act relating to games of skill, games of chance, raffes and providing penalties.

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

AMERICAN REVOLUTION BICENTENNIAL COMMISSION
Speaker Varley announced the appointment of the following Representatives to the American Revolution Bicentennial Commission in accordance with Chapter 1286, Acts of the Sixty-third General Assembly, Second Session: Representative Quentin V. Anderson and Representative Richard L. Byerly.

## COMMUNICATION FROM THE STATE OF RHODE ISLAND

There is on file in the office of the Chief Clerk Senate Resolution S-493 adopted by the Senate of Rhode Island on March 7, 1973, requesting the Governor to proclaim one day a week during the month of April as "meatless day."

## HOUSE CONCURRENT RESOLUTION 31 <br> By Norpel

Whereas, it is important that a continuing effort be made by the state of Iowa to properly identify and preserve ties with our democratic heritage; and

Whereas, Ansel Briggs, the first elected governor of the state of Iowa, maintained a residence one-half mile north of Andrew, Iowa which is also the site of his grave; and

Whereas, it is appropriate that the Iowa General Assembly be informed of and participate in the initial planning of the development of an historical landmark; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That a committee composed of three members of the Senate and three members of the House of Representatives be appointed by the speaker of the House and the president of the Senate respectively for the purpose of investigating the possible identification and preservation of a site memorializing the burial place and former residence of Iowa's first elected governor and for the purpose of determining the facts of particular interest on the basis of which a memorial might be erected or maintained; and

Be It Further Resolved, That the committee consult with and utilize the services of the state historical society and that it seek the aid, support, and cooperation of appropriate county, city, and town agencies in developing recommendations for the erection or purchase by the state historical society of a suitable landmark memorializing the burial place and former residence of Ansel Briggs.

Laid over under Rule 25.

## 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 on March 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 48, a bill for an act defining the term tandem axle.
RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 48

Amend House File 48, as amended and passed by the House, as follows:

1. Page 1, line 7, by striking the words "a group of two or".
2. Page 1, by striking lines 8 through 10 and inserting in lieu thereof the following:
"any two or more consecutive axles whose centers are more than forty inches but not more than eighty-four inches apart."
3. Page 1, by adding after line 10 the following new sections:

Sec. 2. Section three hundred twenty-one point four hundred sixty-three (321.463), unnumbered paragraph seven (7), Code 1973, is amended to read as follows:

The weight on any one axle, including a tandem axle, of a vehicle which is transporting livestock may exceed the legal maximum weight given in this chapter providing that the gross weight on any particular group of axles on such vehic'e does not exceed the gross weight allowable under this chapter for such group of axles.

Sec. 3. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Hampton Chronicle, a newspaper published in Hampton, Iowa, and The Red Oak Express, a newspaper published in Red Oak, Iowa.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

House File 403, a bill for an act to appropriate from the Iowa public employees' retirement system fund to the employment security commission for costs of the administration of the Iowa public employees' retirement system, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 403)
The ayes were, 88:
Avenson Bennett Bortell Branstad

| Brinck | Egenes <br> Brockett | Ewing |
| :--- | :--- | :--- |
| Brunow | Ferguson | Jordan |
| Butler | Fischer, H. O. | Junker |
| Byerly | Fiser |  |
| Caffrey | Fisher, C. R. | Knoke |
| Carr | Freeman | Krause |
| Clark, J. H. | Fullerton | Lippold |
| Clark, J. W. | Grassley | Logue |
| Cochran | Griffee | McCormick |
| Crawford | Hansen | MeElroy |
| Cusack | Hargrave | Mendenhall |
| Daggett | Harper | Menke |
| Danker | Harvey | Mennenga |
| DeJong | Hennessey | Middleswart |
| Den Herder | Higgins | Millen |
| Doyle | Hill | Miller, A. V. |
| Drake | Holden | Miller, R. |
| Dunlap | Horn | Newhard |
| Dunton | Husak | Norland |
| Edelen | Hutchins | Norpel |

Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Welden
Wells
West
Woods
Wyckoff
Mr. Speaker
The nays were, none.
Absent or not voting, 11:

| Anderson | Crabb | Monroe | Tofte |
| :--- | :--- | :--- | :--- |
| Bittle | Kreamer | Nielsen | Wulff |
| Connors | Lipsky | Strothman |  |

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

SENATE FILE 66 DEFERRED
Holden of Scott asked and received unanimous consent that Senate File 66 be deferred and that the bill retain its place on the calendar.

## REGULAR CALENDAR

House File 292, a bill for an act relating to the taking of wild turkey and providing for a special license fee, was taken up for consideration.

Oakley of Clinton offered the following amendment H-191 filed by him and moved its adoption:
H-191
1 Amend House File 292 as follows:

1. Page 2, line 31, by inserting after the period the following new sentence:
"This subsection shall not apply to the hunting of wild turkey on game breeding and shooting preserves
licensed under chapter one hundred ten A (110A) of the Code."
2. Page 3, line 8, by inserting after the word "tenants" the words "but they shall not be required to have a special wild turkey license to hunt wild turkey on a game breeding and shooting preserve

12 licensed under chapter one hundred ten A (110A) of the Code".
3. Page 3, by inserting after line 8 the following new section:
"Sec. ..... Section one hundred ten point seventeen (110.17), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. No person shall be required to have a special wild turkey license to hunt wild turkey on a game breeding and shooting preserve licensed under chapter one hundred ten A (110A) of the Code".

Amendment adopted.
Butler 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. 292)
The ayes were, 82:

| Avenson | Drake | Hutchins | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Jesse | O'Halloran |
| Bortell | Dunton | Jordan | Pellett |
| Branstad | Edelen | Kiser | Peterson |
| Brinck | Egenes | Krause | Poncy |
| Brockett | Ewing | Lippold | Rapp |
| Brunow | Ferguson | Logue | Readinger |
| Butler | Fischer, H. O. | MeCormick | Rinas |
| Byerly | Fisher, C. R. | McElroy | Roorda |
| Caffrey | Freeman | Mendenhall | Small |
| Carr | Fullerton | Menke | Stanley |
| Clark, J. H. | Grassley | Mennenga | Stephens |
| Clark, J. W. | Griffee | Middleswart | Stromer |
| Cochran | Hansen | Millen | Tofte |
| Connors | Harper | Miller, A. V. | Welden |
| Crawford | Hennessey | Miller, K. D. | Wells |
| Daggett | Higgins | Miller, R. G. | West |
| Danker | Hill | Newhard | Woods |
| De Jong | Holden | Norland | Wyckoff |
| Den Herder | Horn | Norpel | Mr. Speaker |
| Doyle | Husak |  |  |

The nays were, 5:

| Cusack <br> Hargrave | Junker | Knoke | Patchett |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 12: |  |  |  |
| Anderson | Fitzgerald | Lipsky | Schroeder |
| Bittle | Harvey | Monroe | Strothman |
| Crabb | Kreamer | Nielsen | Wulff |

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

## REFERRED TO COMMITTEE ON WAYS AND MEANS (House File 177)

House File 177, a bill for an act increasing the interest penalty on delinquent property taxes, with report of committee recommending passage, was taken up for consideration.

Stromer of Hancock in the chair at 9:45 a.m.
Nielsen of Polk rose on a point of order and invoked Rule 31.
The Speaker ruled the point well taken and House File 177 is referred to the committee on ways and means.

House File 310, a bill for an act relating to trout stamps, was taken up for consideration.

Ewing 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. 310)
The ayes were, 77:

| Avenson | Dunlap <br> Bennett |
| :--- | :--- |
| Bunton |  |
| Bortell | Edelen |
| Branstad | Ewing |
| Brinck | Ferguson |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Byerly | Fullerton |
| Carr | Grassley |
| Clark, J. W. | Griffee |
| Cochran | Hansen |
| Connors | Hargrave |
| Crawford | Harper |
| Daggett | Hennessey |
| Danker | Higgins |
| De Jong | Hill |
| Den Herder | Horn |
| Doyle | Hutchins |
| Drake | Jordan |

The nays were, 8:

| Caffrey | Egenes | Husak | Norland |
| :---: | :---: | :---: | :---: |
| Cusack | Harvey | Knoke | Schroeder |
| Absent or not voting, 14: |  |  |  |
| Anderson | Fischer, H. O. | Kreamer | Monroe |
| Bittle | Holden | Lipsky | Strothman |
| Clark, J. H. | Jesse | Miller, R. G. | Wulff |

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

House File 127, a bill for an act relating to class " $A$ " liquor control licenses of clubs which are branches of chartered veterans organizations, with report of committee recommending passage, was taken up for consideration.

Speaker Varley in the chair at 11:00 a.m.
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. 127)
The ayes were, 86 :

| Avenson | Drake <br> Bennett |
| :--- | :--- |
| Bortell | Dunlap |
| Bunton |  |
| Branstad | Edelen |
| Brinck | Erockett |
| Egenes |  |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C. R. |
| Cafrey | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Hanfee |
| Connors | Hargrave |
| Crawford | Harper |
| Cusack. | Harvey |
| Daggett | Hennessey |
| Danker | Higgins |
| De Jong | Hill |
| Den Herder | Horn |
| Doyle | Husak |

The nays were, none.
Absent or not voting, 13:
Anderson Holden
Bittle
Junker
Crabb Kreamer
Fischer, H. 0.
Hutchins
Jesse
Jordan
Kiser
Knoke
Krause
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Monroe
Newhard
Nielsen
Norland
Norpel

Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Tofte
Welden
Wells
West
Woods
Wyckoff
Mr. Speaker

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

House File 308, a bill for an act relating to definition of vehicle, was taken up for consideration.

Butler of Pottawattamie offered the following amendment $\mathrm{H}-129$ filed by him and Dunton of Keokuk and moved its adoption:
H-129
1 Amend House File 308, page 2, by striking section 2,
2 lines 22 to 35 inclusive.
A non-record roll call was requested.
The ayes were 59 nays 17 .
Amendment adopted.

Drake of Muscatine offered the following amendment H-195 filed by him:
H-195
1 Amend House File 308, page 2, by inserting after
2 the period in line 35 the following: "This section
3 shall be printed in the session laws only, and shall
4 not be made a permanent part of the Code of Iowa."
Drake of Muscatine asked and received unanimous consent to withdraw amendment H-195.

Rinas of Linn moved that House File 308 be rereferred to the committee on transportation.

Rinas of Linn asked and received unanimous consent to withdraw his motion.

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

On the question "Shall the bill pass?" (H.F. 308)
The ayes were, 72:

| Avenson | Doyle | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Jordan | Patchett |
| Bortell | Dunlap | Kiser | Pellett |
| Branstad | Dunton | Krause | Peterson |
| Brinck | Edelen | Lippold | Poncy |
| Brockett | Egenes | Logue | Rapp |
| Brunow | Ewing | McCormick | Readinger |
| Butler | Fisher, C. R. | McElroy | Rinas |
| Byerly | Fitzgerald | Mendenhall | Roorda |
| Carr | Fullerton | Menke | Small |
| Clark, J. H. | Griffee | Middleswart | Stanley |
| Clark, J. W. | Hansen | Miller, A.V. V. | Stromer |
| Cochran | Harper | Miller, K. D. | Tofte |
| Connors | Hennessey | Newhard | Wells |
| Crawford | Higgins | Nielsen | West |
| Cusack | Hill | Norland | Woods |
| Daggett | Horn | Norpel | Wyckoff |
| De Jong | Husak | Oakley | Mr. Speaker |

The nays were 11:

| Caffrey | Fischer, H. O. | Harvey | Schroeder <br> Danker |
| :--- | :---: | :--- | :--- |
| Ferguson | Freeman | Hutchins | Welden |

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

Senate File 32, a bill for an act relating to the seal used by a notary public, with report of committee recommending passage, was taken up for consideration.

Ferguson of Carroll offered the following amendment filed by the committee on state government:
H-112
1 Amend Senate File 32 as amended and passed by the Senate as follows:

1. Page 2, line 3, by striking the words "or an official rubber stamp" and inserting in lieu thereof the words ", or an ink stamp of a size and design approved by the secretary of state,".
2. Page 2, line 4, by striking the word
"engraved" and inserting in lieu thereof the word "included".
3. Page 2, line 6, by inserting after the period the following: "The embossed impression made by the seal may be blackened, but permanent black ink shall be used for fixing an impression with the official ink stamp. In the case of an ink stamp, such stamp shall include the date of expiration of the notary's commission.".
4. Page 2 , line 13 , by striking the words "upon a rubber" and inserting in lieu thereof the words "an official ink".

Stanley of Muscatine offered the following amendment H-197 filed by Stanley, Knoke, Doyle, and Nielsen to amendment H-112 and moved its adoption:
H-197
1 Amend the committee on state government amendment H-112 to Senate File 32 by striking all of line 14 after the period and all of lines 15 and 16 and inserting in lieu thereof the following: "The seal or stamp may include the date of expiration of the notary's commission, but the date of expiration shall not be mandatory."

Amendment adopted.
Ferguson of Carroll moved the adoption of amendment H-112 as amended.

Amendment $\mathrm{H}-112$ as amended adopted.
Ferguson of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 32)

The ayes were, 86:

| Avenson | Dunton | Jesse |
| :---: | :---: | :---: |
| Bennett | Edelen | Jordan |
| Bortell | Egenes | Kiser |
| Branstad | Ewing | Knoke |
| Brinck | Ferguson | Krause |
| Brockett | Fischer, H. O. | Lippold |
| Brunow | Fisher, C. R. | Logue |
| Butler | Fitzgerald | McCormick |
| Byerly | Freeman | McElroy |
| Carr | Fullerton | Mendenhall |
| Clark, J. H. | Grassley | Menke |
| Clark, J. W. | Griffee | Mennenga |
| Cochran | Hansen | Middleswart |
| Connors | Hargrave | Miller, A. V. |
| Crawford | Harper | Miller, K. D. |
| Cusack | Harvey | Monroe |
| Daggett | Hennessey | Newhard |
| Danker | Higgins | Nielsen |
| Den Herder | Hill | Norland |
| De Jong | Horn | Norpel |
| Doyle | Husak | Oakley |
| Dunlap | Hutchins |  |

The nays were, none.
Absent or not voting, 13:

| Anderson | Drake | Kreamer | Miller, R. G. |
| :--- | :--- | :--- | :--- |
| Bittle | Holden | Lipsky | Strothman |
| Caffrey | Junker | Millen | Wulff |

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

## SUBCOMMITTEE ASSIGNMENTS

House File 56
Butler, Chairman
De Jong
Hansen
Miller of Buchanan
Avenson
House File 65
Butler, Chairman
De Jong
Hansen
Miller of Buchanan
Avenson
House File 121
Hansen, Chairman
Ewing
Patchett
House File 133
De Jong, Chairman
Hansen
Wyckoff
House File 313
Readinger, Chairman
Cusack
Harvey

House File $\mathbf{3 1}^{17}$
Butler, Chairman
De Jong
Hansen
Miller of Buchanan
Avenson
House File 322
Hansen. Chairman
Readinger
Wulff
House File 346
Knoke, Chairman
Jesse
Bittle
House File 350
Newhard, Chairman
Harvey
Tofte
House File 352
Oakley, Chairman
West
Poncy

House File 355
Wyckoff, Chairman
Hansen
Miller of Buchanan
House File 356
Rapp, Chairman
Hennessey
Edelen
House File 361
Egenes, Chairman
Brockett
McCormick
Honse File 368
Hansen, Chairman
Byerly
Daggett
Menke
Poney
House File 370
Edelen, Chairman
Wyckoff
Jordan

House File 372
Brinck, Chairman
Ferguson
Hansen
House File 373
Fullerton, Chairman
Logue
Avenson
House File 376
Knoke, Chairman
Kiser
Griffee
House File 377
West, Chairman
Hargrave
Jesse
House File 379
Millen, Chairman
McElroy
Norland
House File 380
Mendenhall, Chairman
Danker
Rapp
House File 283
West, Chairman
Logue
Doyle
House File 385
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller of Calhoun
House File 386
Drake, Chairman
McCormick
Avenson
House File 389
Menke, Chairman
Bverly
Higgins
Horn
Miller of Calhoun
House File 394
Hill. Chairman
Edelen
Poncy
Newhard
Hennessey
House File 395
Lipnold, Chairman
Hown
Carr
Patrhett
Wulff

House File 396
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller of Calhoun
House File 397
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland
House File 398
Dunlap, Chairman
Egenes
Middleswart
Monroe
Roorda
House File 399
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland
House File 400
Junker, Chairman
Harper
Nielsen
House File 406
Ferguson, Chairman
Nielsen
Logue
House File 407
Fullerton, Chairman
McCormick
Harvey
House File 413
Bittle, Chairman
Junker
Patchett
House File 415
Harvey, Chairman
West
Hargrave
House File 416
De Jong, Chairman
Crawford
Lipsky
Mennenga
O'Halloran
House File 417
Hennessey, Chairman
Nielsen
Strothman
House File 119
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland

House File 420
Anderson, Chairman
Woods
Stanley
House File 421
Drake, Chairman
Cusack
Logue
House File 425
Hargrave, Chairman
Miller of Buchanan
Junker
House File 426
Knoke, Chairman
Newhard
Hill
House File 429
Logue, Chairman
Ferguson
McCormick
House File 430
Crawford, Chairman
Knoke
Logue
House File 431
Drake, Chairman
McCormick
Avenson
House File 433
Crabb, Chairman
Kreamer
Cochran
House File 435
West, Chairman
Cusack
Harvey
House File 436
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland
House Joint
Resolution 15
Roorda, Chairman
West
Patchett
Senate File 196
Ferguson, Chairman
Harper
Harvey
Senate File 202
Tofte, Chairman
Connors
Mendenhall
Senate File 219
Grassley, Chairman
Stanley
Byerly

## AMENDMENTS FILED



DOYLE of Woodbury
$\mathrm{H}-200$
1 Amend House File 76 by striking lines 8 through 14
2 and inserting in lieu thereof the following:
$N E W S U B S E C T I O N$. Conviction of delivery or posses-
sion with intent to deliver a controlled substance
classified in schedules IV or V of chapter two hundred
6 four (204) of the Code, when a motor vehicle was used
7 in the commission of the offense.
DOYLE of Woodbury
H—194
1 Amend House File 175 by striking everything after 2 the enacting clause and inserting in lieu thereof the
3 following:

32 including gas, fuel, electricity and water which in
33 its judgment are necessary to enable the sheriff to

34 discharge [said] his duty.
35 Sec. 5. Section three hundred thirty-eight point
36 twelve (338.12), Code 1973, is hereby repealed.
KNOKE of Pottawattamie
H-198
1 Amend the committee on ways and means amendment
H-186 to House File 270 filed March 22, 1973, as follows:

1. Line 4, by inserting after the word "owns"
the following: ", or contracts for the care of,".
2. By striking lines 45 through 49 and
inserting in lieu thereof the following:
"2. Furnish, directly or indirectly, any
financial support to or for any other person, firm, association, organization or corporation, public or private, except for contracts for services rendered or to be rendered for research and promotional and public relations programs and for administrative expenses of the Iowa egg council."

MILLER of Calhoun HUSAK of Tama DE JONG of Marion

H—192
1 Amend Senate File 66, as passed by the Senate,
2 page 3, by inserting at the end of line 3 the word
3 "temporarily".
WYCKOFF of Benton NORPEL of Jackson MILLER of Buchanan
On motion by Stromer of Hancock, the House adjourned until 10:00 a.m., Monday, March 26, 1973.

# JOURNAL OF THE HOUSE 

Seventy-eighth Calendar Day-Fiftieth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Monday, March 26,1973

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

Prayer was offered by the Reverend Andrew Bozman, pastor of the First Presbyterian Church, Glidden, Iowa.

The Journal of Friday, March 23, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Marvin Dieckmann, Waterloo, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Wulff of Black Hawk on request of Millen of Van Buren; Griffee of Chickasaw for March 26 and 27 on request of Dunton of Keokuk.

## PRESENTATION OF PELLA TULIP QUEEN AND HER ATTENDANTS

De Jong of Marion presented to the House Miss Marceta Roberts, Pella, Iowa, Queen of the 1973 Pella Tulip Festival. The Queen introduced the members of her court, Marcey Overman, Kristie Engbers, Ruth Hagens and Beverly Ver Meer.

Miss Roberts extended to the House an invitation to attend the Pella Tulip Festival, May 10, 11 and 12. The girls, all in Dutch costume, distributed the famous Pella cookies to those present.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifty ninth grade students from Starmont Junior High School, Strawberry Point, accompanied by Verle Jones and Jerry Harvey. By McCormick of Delaware.

Forty fifth grade students from Woodlawn Elementary School,

Des Moines, accompanied by Mrs. Butler. By Kreamer of Polk.
Forty-four seventh graders from Middle School, Bettendorf, accompanied by Tom Trimble, James McGill and Miss Joan Howell. By Holden of Scott and Harvey of Scott.

## PETITIONS FILED

The following petitions were received and placed on file:
By Logue of Iowa from five residents of Iowa County favoring House File 235, exempting Civil Service Retirement Annuities from Iowa income tax.

By Lipsky of Linn from forty-four residents of Linn County favoring the uniform probate code.

> SPONSOR ADDED
> (House File 454)

O'Halloran of Black Hawk has been added as a sponsor of House File 454.

## INTRODUCTION OF BILLS

House File 484, by Monroe and Brunow, a bill for an act to add methaqualone to the list of schedule III controlled substances established by the Uniform Controlled Substances Act.

Read first time and referred to committee on state government.
House File 485, by Stromer (Winkelman), a bill for an act relating to partition fences.

Read first time and referred to committee on county government.

House File 486, by Doyle, Edelen, Hansen, McCormick, Mendenhall, Miller of Calhoun, Newhard and Patchett, a bill for an act relating to mileage expense.

Read first time and referred to committee on appropriations.
House File 487, by Caffrey, Krause, Connors, Kiser and Fisher of Greene, a bill for an act relating to discharge of flammable or combustible liquids.

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

House File 488, by Freeman, a bill for an act relating to the reporting of boating accidents.

Read first time and referred to committee on natural resources.
House File 489, by Hargrave, a bill for an act relating to the testing for sickle cell anemia and providing a penalty.

Read first time and referred to committee on human resources.
House File 490, by Freeman, a bill for an act relating to deceptive trade practices and providing for civil remedies.

Read first time and referred to committee on commerce.
House File 491, by Fischer of Grundy, a bill for an act relating to the penalty for embezzlement by public officers.

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

House File 492, by Freeman and Brunow, a bill for an act increasing the rate of resident hunting and fishing license fees.

Read first time and referred to committee on natural resources.
House File 493, by Harvey, Crawford, Husak, Dunton, Woods, Jesse, Doyle, Drake, McCormick and Wells (Schwengels, Willits, Miller of Des Moines, Briles, Plymat, Andersen, Rodgers and Priebe), a bill for an act relating to a pay adjustment for state employees within the merit employment system.

Read first time and referred to committee on appropriations.
House File 494, by Stanley (Doderer and Potter), a bill for an act relating to smoking in conveyances used in the public transportation of passengers and providing penalties.

Read first time and referred to committee on cities and towns.
House File 495, by Stromer, a bill for an act relating to confidential communications with certified guidance counselors.

Read first time and referred to committee on education.
House File 496, by Freeman and Welden, a bill for an act relating to the designation of protected water areas.

Read first time and referred to committee on natural resources.
House File 497, by Krause, a bill for an act relating to the diversion of water to underground basins or watercourses.

Read first time and referred to committee on natural resources.
House File 498, by Schroeder and Jesse, a bill for an act to provide for standard budget request forms.

Read first time and referred to committee on appropriations.
House File 499, by Drake, Knoke, Jesse, McCormick, Doyle and Wells (Andersen, Riley, Tieden, Willits, Miller of Des Moines, Briles, Plymat, Nystrom, Priebe and Miller of Marshall), a bill for an act relating to the payment of overtime of state employees.

Read first time and referred to committee on state government.
House File 500, by Clark of Lee, a bill for an act requiring a prescription for distribution of hypodermic syringes and needles.

Read first time and referred to committee on state government.
House File 501, by 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 ways and means.
House File 502, by De Jong, Jesse Logue, Wells and Woods (Nystrom, Andersen, Briles, Miller of Des Moines, Rodgers, Tieden and Willits), a bill for an act relating to longevity pay for an employee under the state merit system.

Read first time and referred to committee on appropriations.
House File 503, by Clark of Lee, Husak, Egenes, Jesse, Drake, McCormick, Stanley, De Jong, Grassley and Wells (Riley, Willits and Priebe), a bill for an act relating to vacations for state employees.

Read first time and referred to committee on appropriations.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. SPEAKER: I am directed to inform your honorable body that the Senate has on March 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 122, a bill for an act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce. RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 122

NEW SUBSECTION. Commercial vehicles as defined in subsection three (3) of section three hundred twenty-six point two (326.2) of the Code shall be exempt from the tax imposed by this chapter to the extent provided in this subsection.
a. Any commerical vehicle with a gross weight exceeding eight thousand pounds shall be subject to the tax imposed under this chapter in the proportion that the total miles traveled in this state by the total fleet of an owner of commercial vehicles bears to the total miles traveled by the total fleet.
b. The tax shall be based upon the operation of commercial vehicles for the preceding year as defined in subsection ten (10) of section three hundred twenty-six point two (326.2) of the Code.
c. The director of revenue and the executive secretary of the Iowa reciprocity board shall cooperate in determining the rates to be applied. The director of revenue shall have access to all information held by the Iowa reciprocity board in order to compute the amount of tax due.
2. Page 1, line 2, by inserting after the word "commerce" the following: "and exempting certain commercial vehicles from the use tax".

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

## SENATE FILE 66 PENDING

Senate File 66, a bill for an act relating to furloughs and work release programs for inmates, with report of committee recommending passage, was taken up for consideration.

Norpel of Jackson offered the following amendment H-201 filed by him and Crabb of Crawford: H-201
1 Amend Senate File 66 as follows:
2 Page 1 , by striking line 3.
Lipsky of Linn rose on a point of order that the amendment was out of order.

The Speaker ruled the point not well taken.
Norpel of Jackson moved the adoption of amendment H-201.

Roll call was requested by Norpel of Jackson and Crabb of Crawford.

On the question "Shall amendment $\mathrm{H}-201$ be adopted?"

The ayes were, 19:

| Bortell | Fischer, H. O. |
| :--- | :--- |
| Clark, J. W. | Fullerton <br> Crabb |
| Daggett | Harper |
| Danker | Husak |
|  | Jordan |

The nays were, 72 :

| Anderson | Den Herder <br> Avenson |
| :--- | :--- |
| Doyle |  |
| Bennett | Drake |
| Bittle | Dunlap |
| Branstad | Dunton |
| Brinck | Edelen |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Caffrey | Freeman |
| Carr | Grassley |
| Clark, J. H. | Hargrave |
| Cochran | Harvey |
| Connors | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| De Jong | Holden |

Absent or not voting, 8:

| Egenes <br> Griffee | Hansen <br> Krause | Millen <br> Pellett |
| :--- | :---: | :--- |
| Amendment lost. |  |  |
| Speaker pro tempore | Wreamer in the chair at $11: 26$ a.m. |  |

Edelen of Emmet offered amendment H-163 and division of the amendment was requested as follows:
H-163A
1 Amend Senate File 66 as follows:
2 1. Page 2, line 15, by inserting after the word
3 "Furloughs" the words "for a period not to exceed
4 ten days".
5 2. Page 2, line 20, by inserting after the word
6 "Furloughs" the words "for a period not to exceed ten days".
H-163B
8 3. Page 2, by striking lines 27 through 35 and
9 inserting in lieu thereof the following:

10
247A. 5 HOUSING FACILITIES. The department shall
11
12
13
14 where facilities are not within reasonable proximity
15 of the place of employment of an inmate so released,
16 the department may contract with the proper authori-
17 ties of political subdivisions of the state or
18 suitable public or private agencies for the quarter-

19 ing of the inmate in local [confinement] housing
20 facilities. The committee shall
H-163C
21 4. Page 3, by inserting the following after the
22 period in line 3: "The committee shall not place an
23 inmate on work release for longer than six months in
24 any twelve-month period."
Lipsky of Linn offered the following amendment $\mathrm{H}-166$ to amendment H-163A and moved its adoption:
$\mathrm{H}-166$
1 Amend the Edelen-Hansen amendment H-163 to
2 Senate File 66 filed March 19, 1973 as follows:
3 1. Line 4, by striking the word "ten" and
4 inserting in lieu thereof the word "fourteen".
5 2. Line 7, by striking the word "ten" and
6 inserting in lieu thereof the word "fourteen".
A non-record roll call was requested.
The ayes were 45 , nays 44 .
Amendment H—166 adopted.
Speaker Varley in the chair at 11:40 a.m.
Edelen of Emmet moved the adoption of amendment H—163A as amended.

Amendment as amended adopted.
Wyckoff of Benton offered amendment H-202 and moved its adoption:
H-202
1 Amend Senate File 66 as follows:
2 1. Page 2, by adding the following after the 3 period in line 24:

Furloughs may not be granted until the inmate has
served at least three-fifths of the maximum term provided by law for the crime of which he was convicted.
2. Page 2, by adding the following after line 16:

Sec. 4. Chapter two hundred forty-seven A (247A), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. The committee shall not grant work.
release to any inmate until the inmate has served at least three-fifths of the maximum term provided by
14 law for the crime of which he was convicted.
Higgins of Scott rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.

Roll call was requested by Wyckoff of Benton and Logue of Iowa.

On the question "Shall amendment H—202 be adopted?"
The ayes were, 23 :

| Bortell | Hutchins | Millen | Stephens <br> Crabb |
| :--- | :--- | :--- | :--- |
| Fullerton | Jordan | Miller, K. D. | Strothman |
| Grassley | Kiser | Norpel | Welden |
| Harper | Kreamer | Pellett | Woods |
| Husak | Logue | Mendenhall | Peterson |
| The nays were, | S2: | Wchroeder |  |
| Avenson | Danker |  |  |
| Bennett | De Jong | Horn |  |
| Bittle | Jesse | Norland |  |
| Branstad | Den Herder | Junker | Oakley |
| Brinck | Doyle | Knoke | O'Halloran |
| Brockett | Drake | Lippold | Patchett |
| Brunow | Dunton | Lipsky | Poncy |
| Byerly | Edelen | McCormick | Reap |
| Caffrey | Ewing | Menker | Rinas |
| Carr | Fisher, C.R. | Mennenga | Roorda |
| Clark, J. H. | Fitzgerald | Middleswart | Small |
| Clark, J. W. | Hargen | Miller, A.V. | Stanley |
| Cochran | Harvey | Miller, R. G. | Tofte |
| Connors | Hennessey | Monroe | Newhard |
| Crawford | Higgins | Nielsen | West |
| Cusack | Hill |  | Mr. Speaker |
|  |  |  |  |

Absent or not voting, 14:

| Anderson | Egenes | Griffee | McElroy |
| :--- | :--- | :--- | :--- |
| Butler | Ferguson | Hrilden | Stromer |
| Dagett | Fischer, H. O. | Krause | Wulff |
| Dunlap | Freeman |  |  |

Amendment lost.
(Senate File 66 and amendments $\mathrm{H}-163 \mathrm{~B}$ and $\mathrm{H}-163 \mathrm{C}$, pending at recess.)

The House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of Senate File 66.
Edelen of Emmet moved the adoption of amendment H-163B.
Amendment adopted.
Edelen of Emmet moved the adoption of amendment H-163C.
A non-record roll call was requested.

The ayes were 43, nays 50.
Amendment lost.
(Senate File 66 pending at adjournment.)

## COMMUNICATION FROM THE SECRETARY OF STATE

March 23, 1973

Mr. William H. Harbor<br>Chief Clerk of the House<br>State Capitol Building<br>Des Moines, Iowa 50319

I hereby certify that House File 206 was published in The Ogden Reporter, Ogden, Iowa, March 14, 1973, and in The Mitchellville Index, Mitchellville, Iowa, March 22, 1973.

Respectfully submitted, MELVIN D. SYNHORST Secretary of State

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 23, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 30, an act relating to real estate broker trust accounts.
Senate File 39, an act to provide copies of the Iowa Code and Acts of each General Assembly to city assessors without cost.

Senate File 124, an act relating to sales tax on purchases made by contractors who are retailers.

## AMENDMENTS FILED

## H-208

Amend House File 65 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. STATEMENT OF PUBLIC POLICY. It is the public policy of the state of Iowa and the objectives of this Act to provide for the orderly development of land and related natural resources in Iowa, to preserve the use of prime agricultural land for agricultural production, to preserve natural, cultural and historical areas, to provide for future recreational needs, to provide for greater uniformity of local land development plans, and to control urban sprawl, and thereby provide for the protection and preservation of the private and public interest in the land, water, and related resources of this state for the benefit of present and future generations.

Sec. 2. DEFINITION. When used in this Act, unless the context otherwise requires, "committee" shall mean the state land use policy legislative study committee.

Sec. 3. STUDY COMMITTEE CREATED. There is created a state land use policy legislative study committee
consisting of ten legislative members and five nonlegislative, nonvoting advisory members to be appointed by the legislative members of the committee with the approval of the legislative council. Five of the legislative members shall be from the senate and five from the house of representatives. The legislative membership shall include representation from the majority and minority parties. The legislative membership shall include those members of the Sixty-fifth General Assembly who were members of the state land use policy study committee authorized by the legislative council in 1971 and 1972, unless those members choose not to serve. The advisory members shall be persons who have technical and professional knowledge of land use policy and related areas.

Sec. 4. COMPENSATION. Each member of the committee, not otherwise in the full-time employment of a public agency, shall receive the sum of forty dollars for each day that he is engaged in the discharge of his official duties and each member of the committee shall be compensated for his travel and other necessary expenses incurred while engaged in the performance of his official duties. Compensation shall be paid under the provisions of section two point twelve (2.12) of the Code.

Sec. 5. DUTIES AND POWERS OF THE COMMITTEE. The committee shall:

1. Develop state land use policy for approval of the general assembly and make recommendations, including proposed legislation, concerning the implementation of the policy, to be reported to the general assembly no later than thirty days after the convening of the general assembly in 1975.
2. Authorized to receive and expend any private or public funds for the purpose of implementing the provisions of this Act.
3. Identify land use issues facing the state of Iowa.
4. Evaluate current land use legislation, policies, and regulations.

Sec. 6. GUIDELINES. In developing a state land use policy and preparing recommendations relating to its implementation, the committee shall conform to the following guidelines:

1. Provide for the implementation of state or local land use plans by local governmental agencies.
2. Provide for the review and approval of local land use plans by a state land use agency.
3. Provide for review of variances to local land use plans by a state land use agency.
4. Provide for an appeal procedure concerning any local land use decision.
5. Provide for public hearings before a local land use plan is adopted or amended.
6. Provide guidance for state agencies which are involved in the acquisition, use and control of land.
7. Provide for the preservation of natural, cultural and historical areas or facilities.
8. Provide for the regulation of large-scale developments.
9. Provide for restricting the development and construction of incompatible facilities or structures on flood plains.
10. Provide for the regulation of the use of underground resources.
11. Provide for the maximum degree of uniformity of local land use plans with due consideration given to the unique characteristics and problems of each local government.
12. Provide for future recreational areas of the state and give consideration to park trails.
13. Consider establishing control areas or setbacks along public highways.
14. Consider establishing standards for the development of residential, commercial and industrial property.
15. Consider preserving land for future public use.
16. Encourage the careful consideration of the agricultural use of land in any land use decision.
17. Amend the title, page 1 , line 1 , by striking the word "commission" and inserting in lieu thereof the words "legislative study committee".
18. This Act is repealed thirty days following the submission of the report to the general assembly as provided in Section 5, subsection one (1), of this Act.
19. This Act shall be printed in the session laws only, and shall not be made a permanent part of the Code of Iowa. COCHRAN of Webster
MIDDLESWART of Warren
H-206
Amend House File 177 as follows:
20. Page 2 , line 5 , by striking the words " [of three fourths]" and inserting in lieu thereof the words "of three fourths".
21. Page 2 , line 6 , by inserting after the word "paid" the words "if the amount of taxes due is two hundred fifty dollars or less and a penalty of one percent per month on the total amount of taxes due if the amount exceeds two hundred fifty dollars".
22. Page 2, line 8, by striking the words "a like interest" and inserting in lieu thereof the words "[a like interest] like rates of interest".

PATCHETT of Johnson KRAUSE of Palo Alto

## H—209

Amend House File 270, page 8, line 25, by striking everything after the period, and inserting in lieu thereof the following:
"The council, the auditor of state, or any person having an administrative duty under this chapter is hereby prohibited from making public the individual names and amounts paid or collected by the various producers and/or processors."

H-203
1 Amend the committee on county government
2 amendment, H-150, to House File 279 as follows:
3 By striking the words "pseudo name" in line
9 , and inserting in lieu thereof the word
"pseudonym".

HILL of Polk BENNETT of Ida

H-205
1 Amend House File 383 as follows:
2 1. Page 2, by striking lines 4 and 5.

HILL of Polk
H-204
Amend House File 384, page 2, line 29, by inserting after the word "sale," the word "distribution,".

BUTLER of Pottawattamie FREEMAN of Buena Vista

## H-207

Amend House File 437, page 2, by striking lines 22 through 24 and inserting in lieu thereof the words "of his political party for the candidates who received ten percent or more of the total popular votes cast in the presidential preference primary and that the total delegate vote on the first ballot at the national nominating convention of his political party shall be divided among the candidates in the same ratio that the votes cast for each candidate bears to the total number of votes cast for all candidates on the party ballot. However, votes at the national nominating convention shall not be cast for any candidate receiving less than ten percent of the popular vote and the popular vote cast for such a candidate shall be divided equally among the candidates receiving ten percent or more of the popular vote. In

16 computing the number of votes to be cast at the national
17 nominating convention for each candidate, any fraction
18 shall be rounded off to the nearest whole number."
PATCHETT of Johnson CRAWFORD of Story
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, March 27, 1973.

## JOURNAL OF THE HOUSE

Seventy-ninth Calendar Day-Fifty-first Session Day

## hall of the House of Representatives <br> Des Moines, Iowa, Tuesday, March 27, 1973

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

Prayer was offered by Father Robert M. Amborn, pastor of St. Mary's Catholic Church, Oxford, Iowa.

The Journal of Monday, March 26, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Harold Hallberg, Oelwein, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
De Jong of Marion on request of Roorda of Jasper.

## PRESENTATION OF VISITORS

Crabb of Crawford presented to the House the Honorable Ray C. Cunningham, former member of the House during the Fiftyseventh through the Sixtieth Extra and the Sixty-second and Sixty-third General Assemblies, representing Story County.

Crabb of Crawford presented to the House Dr. James Hilton, former president of the Iowa State University, Ames.

The Speaker announced that the following visitors were present in the House chamber:

One hundred thirteen senior students from Garrigan High School, Algona, accompanied by Sister Mary Eugene, Father Scheimmer and Tarja Randall, a foreign exchange student from Finland. By Krause of Palo Alto.

Fifty ninth grade students from Starmont Junior High School, Strawberry Point, accompanied by Mr. Seidel and Mr. Dierks. By McCormick of Delaware.

Fifty senior Students from Ballard High School, Huxley, accompanied by Pat Cole. By Crawford of Story.

Thirty-one senior students from Armstrong Community School, Armstrong, accompanied by Ken Fisher. By Branstad of Winnebago.

One hundred eighth grade students from St. Edwards School, Waterloo, accompanied by Tom Renze. By Rapp of Black Hawk and Wulff of Black Hawk.

Forty eighth grade students from Glidden School, Glidden, accompanied by Mr. Ployer, Mr. McCrea and Mr. Herman. By Ferguson of Carroll.

Twenty 4-H Club officers from Des Moines and Henry County schools, accompanied by their leaders. By Strothman of Henry and Monroe of Des Moines.

## PETITIONS FILED

The following petitions were received and placed on file:
By Fitzgerald of Webster from twelve residents of Webster County opposing the abortion law.

By Caffrey of Polk from forty-nine residents of Polk County favoring House Joint Resolution 4, relating to the lady bug for state bug.

By Newhard of Jones from sixty-five residents of District 23 opposing House File 355, relating to the use of the steel leg hole trap.

> SPONSORS REMOVED
> (House Files 230 and 299)

Byerly of Polk has been removed as a sponsor of House File 230.

Stephens of Plymouth has been removed as a sponsor of House File 299.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 18, a bill for an act relating to duties of operators of vehicles turning left.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 61, a bill for an act repealing antitrust fees for a county attorney.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 135, a bill for an act relating to federal tax lien registration.
Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 197, a bill for an act relating to fraudulent alteration of registration plates, certificates, and permits issued by county treasurers.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 198, a bill for an act to correct an obsolete reference in the Code.

Also: That the Senate has on March 23, 1973, concurred in House amendment to and passed the following joint resolution in which the concurrence of the Senate was asked:

Senate Joint Resolution 4, a resolution to require approved soil conservation practices on land in the watershed of proposed multi-purpose dams.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 130, a bill for an act relating to the numbering of motor vehicle registration plates.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 131, a bill for an act relating to the time of payment of inheritance tax.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 178, a bill for an act relating to issuance of trapping licenses.
Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 253, a bill for an act to legalize and validate the proceedings of the board of township trustees of Saylor Township.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 264, a bill for an act relating to the conduct of an election canvass by the canvassing board.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 313, a bill for an act relating to bond elections for joint citycounty buildings.

Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 341, a bill for an act relating to general fees.
Also: That the Senate has on March 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 357, a bill for an act relating to standards for foods containing chemical residues.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 504, by Edelen, Hansen, Danker and Hutchins, a bill for an act relating to cable television.

Read first time and referred to committee on cities and towns.
House File 505, by Middleswart, Hansen, Brunow, Husak, Schroeder and Mendenhall, a bill for an act relating to court reporters' fees.

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

House File 506, by Freeman, a bill for an act to establish special liquor distributorships and making corresponding amendments to the Code, including penalty provisions.

Read first time and referred to committee on state government.

House File 507, by Norland, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Worth County, Iowa, acting for and on behalf of Drainage Districts No. 24, No. 34 and No. 52, Worth County, Iowa, in connection with the assessing of benefits for a common outlet for such Drainage Districts, the levying of special assessments against the lands in such Drainage Districts, and the issuance of Special Assessment Bonds of such Drainage Districts, and declaring the validity of such special assessments, and proceedings authorizing the issuance of Special Assessment Bonds and declaring that such bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations according to their terms.

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

House File 508, by committee on human resources, a bill for an act to terminate the operation of the Iowa Annie Wittenmyer Home and to require the department of social services to submit to the general assembly a proposal for disposition of the home's physical facilities.

Read first time and placed on the calendar.
House File 509, by Norland, a bill for an act relating to state individual income tax deductions.

Read first time and referred to committee on ways and means.
House File 510, by Harvey, a bill for an act relating to the composition and terms of office of the county board of social welfare.

Read first time and referred to committee on human resources.

House File 511, by Higgins, a bill for an act relating to the county boards of social welfare.

Read first time and referred to committee on human resources.

House File 512, by Hill, a bill for an act relating to the sale of packaged meat food products.

Read first time and referred to committee on agriculture.
House File 513, by Horn, a bill for an act relating to an employee of the state or its political subdivisions.

Red first time and referred to committee on state government.
House File 514, by Connors, Woods, Junker, Hansen, Tofte, Brinck, Caffrey, Jesse, Nielsen, Byerly, West, Harper, Carr, Strothman, Anderson and Millen, a bill for an act relating to municipal ordinances.

Read first time and referred to committee on cities and towns.
House File 515, by Edelen, Connors, Ferguson, Brinck and Freeman, a bill for an act relating to state grants for sewagetreatment works and making an appropriation from the general fund of the state to the sewage works construction fund.

Read first time and referred to committee on appropriations.
House File 516, by Egenes, Junker, Monroe, Newhard, Small, Bittle, Crawford, Byerly, Connors, West, Brockett, Hargrave, Kiser, Norland, Bennett and Daggett, a bill for an act to impose a tax on certain beverage containers and providing penalties for violations.

Read first time and referred to committee on ways and means.
House File 517, by Husak (Orr), a bill for an act imposing a voluntary tax upon specified tax-exempt properties for certain services and providing for the payment of the tax.

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

House File 518, by Rapp, a bill for an act relating to a trailer hitch.

Read first time and referred to committee on transportation.
House File 519, by Norland, a bill for an act relating to an action for partition.

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

## HOUSE CONCURRENT RESOLUTION 32

By Roorda (Shaw, Hill, Glenn, Gluba and Tieden)
Whereas, the Regulation of Consumer Credit Study Committee was established pursuant to Senate Concurrent Resolution 132 and House Concurrent Resolution 141 of the Sixty-fourth General Assembly, which asked that a committee be appointed for the purpose of studying legislative regulation of consumer credit charges in Iowa; and

Whereas, the study committee consisted of five Senators, five Representatives, and five nonlegislative members representing the lending industry and the consuming public; and

Whereas, the study committee, under the chairmanship of Senator Elizabeth Shaw, who was at that time a member of the House of Representatives, held meetings during the months of June through December of 1972, which included study of present Iowa laws relating to consumer credit regulation, study to familiarize themselves with the general concepts of the Uniform Consumer Credit Code, and meetings with persons expert in these areas; and

Whereas, the study committee in October of 1972 agreed to begin a point-by-point study of the revised version of the Uniform Consumer Credit Code, with the thought of recommending adoption of a consumer credit code for the state of Iowa, including whatever reorganization of government is necessary to implement that recommendation; and

Whereas, the study committee reported that it was not able to complete its detailed study of the Uniform Consumer Credit Code or to make further recommendations because of time limitations, and requested the legislative council serving in 1972 to reestablish the study committee in the interim between the 1973 and 1974 sessions of the Sixty-fifth General Assembly; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council reestablish the Regulation of Consumer Credit Study Committee during the 1973 interim, with the same membership as nearly as possible, including the citizen members, and with additional members to replace those who are no longer in the General Assembly, or who are unable to serve; and

Be It Further Resolved, That the study committee make periodic reports to the legislative council and submit a final report including necessary bill drafts to implement its recommendations to the legislative council. Copies of the report approved by the legislative council shall be submitted to the Second Session of the Sixty-fifth General Assembly meeting in 1974.

Laid over under Rule 25.

## PROOF OF PUBLICATION

Published copy of House File 507 and verified proof of publication of said bill in the Northwood Anchor, Northwood, Iowa, on March 8, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk
House of Representatives

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 31

Norpel of Jackson called up for consideration House Concurrent Resolution 31, filed on March 23, 1973, and found on page 606 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE AMENDMENT CONSIDERED

Drake of Muscatine called up for consideration House File 48, a bill for an act defining the term tandem axle, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 48, as amended and passed by the House, as follows:

1. Page 1, line 7, by striking the words "a group of two or".
2. Page 1, by striking lines 8 through 10 and inserting in lieu thereof the following:
"any two or more consecutive axles whose centers are more than forty inches but not more than eighty-four inches apart."
3. Page 1 , by adding after line 10 the following new sections:

Sec. 2. Section three hundred twenty-one point four hundred sixty-three (321.463), unnumbered paragraph seven (7), Code 1973, is amended to read as follows:

The weight on any one axle, including a tandem axle, of a vehicle which is transporting livestock may exceed the legal maximum weight given in this chapter providing that the gross weight on any particular group of axles on such vehicle does not exceed the gross weight allowable under this chapter for such group of axles.

Sec. 3. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Hampton Chronicle, a newspaper published in Hampton, Iowa, and The Red Oak Express, a newspaper published in Red Oak, Iowa.

Motion prevailed and the House concurred in the Senate amendment.

Drake of Muscatine moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now
and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 48)
The ayes were, 88:

| Anderson | Dunton <br> Bennett | Edelen | Nordan <br> Oorpel |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Kiser | Oakley |
| Bortell | Ewing | Knoke | O'Halloran |
| Brinck | Ferguson | Krause | Pellett |
| Brockett | Fischer, H. O. | Kreamer | Peterson |
| Brunow | Fitzgerald | Lippold | Roncy |
| Butler | Freeman | Lipsky | Readinger |
| Byerly | Fullerton | Logue | Roorda |
| Caffrey | Grassley | McCormick | Schroeder |
| Carr | Hansen | McElroy | Small |
| Clark, J. H. | Hargrave | Mendenhall | Stanley |
| Clark, J. W. | Harper | Menke | Stephens |
| Cochran | Harvey | Mennenga | Stromer |
| Connors | Hennessey | Middleswart | Strothrnan |
| Crabb | Higgins | Millen | Tofte |
| Crawford | Hill | Miller, A.V. | Welden |
| Daggett | Holden | Miller, K.D. D. | Wells |
| Danker | Horn | Miller, R. G. | West |
| Den Herder | Husak | Newhard | Woods |
| Drake | Hutchins | Nielsen | Wyckoff |
| Dunlap | Jesse | Norland | Mr. Speaker |

The nays were, 2:
Patchett Rinas
Absent or not voting, 9:

| Avenson <br> Branstad <br> Cusack | De Jong <br> Doyle | Fisher, C. R. <br> Griffee | Monroe |
| :--- | :--- | :--- | :--- |
| Wulff |  |  |  |

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

## UNFINISHED BUSINESS <br> (Senate File 66 Pending)

The House resumed consideration of Senate File 66, a bill for an act relating to furloughs and work release programs for inmates.

Wyckoff of Benton offered the following amendment $\mathrm{H}-192$ filed by Wyckoff, et al., and moved its adoption:

H-192
1 Amend Senate File 66, as passed by the Senate,
2 page 3, by inserting at the end of line 3 the word
3 "temporarily".
Amendment adopted.

McCormick of Delaware offered the following amendment H-141 filed by him:
H-141
1 Amend Senate File 66, as passed by the Senate

## as follows:

1. Page 3, by striking from lines 14 and 15
the following: "be guilty of a felony and upon
conviction" and inserting in lieu thereof the
following: "[be guilty of a felony and upon conviction]
be treated as a parole violator, and subject to the
same proceedings as provided for a parole violator.
Upon conviction, an inmate under this section shall".
McCormick of Delaware asked and received unanimous consent to withdraw amendment $\mathrm{H}-141$.

## (Senate File 66 pending at adjournment)

The House was recessed until $2: 55 \mathrm{p} . \mathrm{m}$.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Kreamer in the chair.

## REPORT 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 114, a bill for an act relating to expenditures for capital improvements by a board of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-212
1 Amend House File 114, page 2, by striking all of
lines 1 through 27 and inserting in lieu thereof the following:
"Section 1. Chapter three hundred forty-five (345), Code 1973, is amended by adding the following new section:

NEW SECTION. FEDERAL REVENUE SHARING FUNDS-
PETITION AND REFERENDUM. The board of supervisors
may, for any project specified in section three hundred forty-five point one (345.1) of the Code, after notice and a public hearing, authorize the expenditure of funds which have been received from federal revenue sharing without submitting the question to the electorate. However, upon receipt of a petition requesting a referendum, filed within thirty days after action to authorize such expenditure and signed by a number of electors of the county equal to at least ten percent of the total vote cast
> in the county for the office of governor at the last general election, the board of supervisors shall submit the question of the proposed expenditure to the electors of the county for approval by a majority of all electors voting for and against such proposition at the next general election or at a special election before such funds shall be expended."

PETERSON of Woodbury, Chairman
Also:
Mr. Speaker: Your committee on county government to whom was referred House File 345, a bill for an act relating to the method of paying court reporters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PETERSON of Woodbury, Chairman
Clark of Lee, from the committee on cities and towns, submitted the following reports:
Mr. Speakir: Your committee on cities and towns to whom was referred Senate File 202, a bill for an act relating to the road use tax fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CLARK of Lee, Chairman

Also:
Mr. Speaker: Your committee on cities and towns to whom was referred House File 372, a bill for an act relating to the municipal recreation 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.

## CLARK of Lee, Chairman

Freeman of Buena Vista, from the committee on natural resources, submitted the following report:

Mr. Speaker: Your committee on natural resources to whom was referred House File 215, a bill for an act relating to the quality of the pipe used for water well construction and providing a penalty for violations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## FREEMAN of Buena Vista, Chairman

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following reports:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 116, a bill for an act relating to the appeal of a condemnation award, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman


#### Abstract

Also: Mr. Spaaker: Your committee on judiciary and law enforcement to whom was referred Hiouse Flle 205, a bill for an act relating to the time of payment of 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 be amended as follows, and when so amended the bill do pass:

\section*{H-215}

1 Amend House File 205, by inserting a new section on page 3 after 2 line 29, as follows: 3 "Sec. ..... The provisions of this Act shall apply only to 4 the estates of decedents who die after the effective date of this Act." HILL of Polk, Chairman


Also:
Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 311, a bill for an act relating to the reopening of estates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 343, a bill for an act relating to the implied consent test for alcohol; making certain acts illegal and providing a penalty for their 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.

## HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred House File 420, a bill for an act relating to a motor vehicle involved in an accident and providing a penalty, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. HILL of Polk, Chairman

Lipsky of Linn, from the committee on human resources, submitted the following reports:

Mr. Speaker: Your committee on human resources to whom was referred House File 82, a bill for an act relating to the citizens' aide, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## LIPSKY of Linn, Chairman

Also:
Mr. Speaker: Your committee on human resources to whom was referred Senate File 157, a bill for an act relating to the age of consent for venereal
disease diagnosis and treatment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LIPSKY of Linn, Chairman

Also:
Mr. Speaker: Your committee on human resources to whom was referred House File 325, a bill for an act to clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs including controlled substances, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LIPSKY of Linn, Chairman

## AMENDMENTS FILED

H-214

1

Amend House File 148 by striking lines 18 through 35 from page 2 and lines 1, 2 and 3 from page 3 of the bill and inserting in lieu thereof the following:

Sec. 2. Section two hundred fifty point two (250.2), Code 1973, is amended to read as follows:
250.2 CONTROL OF FUND. [Said] The fund shall be expended [for the purposes aforesaid] by the [joint action and control of the board of supervisors and the commission of veteran affairs hereinafter provided for] county board of social welfare, referred to in this chapter as the county board.

Sec. 3. Section two hundred fifty point seven (250.7), Code 1973, is amended to read as follows:
250.7 MEETINGS-REPORT-BUDGET. The [commission]
county board shall [meet monthly on the first Monday and at such other times as may be necessary. At the monthly meeting it shall] determine who [are] is entitled to relief and the probable amount required to be expended therefor. The [commission] county board shall meet annually on the second Monday in June. At such annual meeting it shall prepare an estimated budget for all expenditures to be made in the next fiscal year and certify [said] the budget to the board of supervisors, who shall have the power and authority to approve or reduce [said] the budget for valid reasons shown and entered of record and [such] its decision shall be final.

Sec. 4. Section two hundred fifty point eight (250.8), Code 1973, is amended to read as follows:
250.8 ACCOUNTING SYSTEM. The state auditor shall prepare sample copies of a system of accounting and case records [for the use of all county commissions of veteran affairs, and this uniform system of accounting and case records] which shall be used by the county boards of the several counties.

Sec. 5. Section two hundred fifty point nine (250.9), Code 1973, is amended to read as follows:
250.9 NAMES CERTIFIED-RELIEF CHANGED. [At each
regular meeting the commission] The county board shall submit to the board of supervisors a certified list of those persons to whom relief has been authorized and the amounts so awarded. The amount awarded to any person may be increased, decreased, or discontinued by the [commission at any meeting. New] county board or new names may be added and certified [thereat].

Sec. 6. Section two hundred fifty point ten (250.10), unnumbered paragraph one (1), Code 1973, is amended to read as follows:
250.10 DISBURSEMENTS-INSPECTION OF RECORDS. [On the first Monday in each month, all] All claims certified shall be reviewed by the board of supervisors and the county auditor shall issue his warrants in payment of the same drawn upon the [soldiers relief] veteran affairs fund. All applications, investigation reports and case records shall be privileged communications and held confidential, subject to use and inspection only by persons authorized by law in connection with their official duties relating to financial audits and the administration of the provisions of this chapter. Provided, however, that the county [commission of veteran affairs] board shall prepare and file in the office of the county auditor on or before the thirtieth day of each January, April, July and October a report showing the names and addresses of all recipients receiving assistance under this chapter, together with the amount paid to each during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter.

Sec. 7. Section two hundred fifty point eleven (250.11), Code 1973, is amended to read as follows:
250.11 DATA FURNISHED BONUS BOARD. The [commission of veteran affairs of each] county board shall obtain for and transmit to the state bonus board, created by chapter 35, at such time and in such manner as the bonus board shall specify, such information as said bonus board may request concerning any person having or claiming to have any right to award from the additional bonus and disability fund created by [said] chapter thirty-five (35) of the Code.

Sec. 8. Section two hundred fifty point twelve (250.12), Code 1973, is amended to read as follows:
250.12 RELIEF INFORMATION CONFIDENTIAL. It shall be unlawful for the board of supervisors [of any county] or the [commission of veteran affairs] county board of any county to [place the administration of the duties of the commission of veteran affairs under any other relief agency of any county, or to] publish the names of the veterans or their families who receive relief under the provisions of this chapter.

Sec. 9. Section two hundred fifty point thirteen (250.13), Code 1973, is amended to read as follows:
250.13 BURIAL-EXPENSES. The county board shall designate some suitable person in each township to cause
to be decently interred in a suitable cemetery and not in any cemetery or part thereof used exclusively for the burial of the pauper dead, the body of any honorably discharged man or woman of the United States, who served in the military or naval forces of the United States during any war, including the Korean Conflict at any time between June 27, 1950, and July 27, 1953, both dates inclusive, and including the Vietnam Conflict at any time between August 5, 1964, and ending on the date the armed forces of the United States are directed by formal order of the government of the United States to cease hostilities, both dates inclusive, or his wife, widow, or child, if any such person has died without leaving sufficient means to defray the funeral expenses. The [commission] county board shall pay such expenses in a sum not exceeding two hundred dollars in any case.

Sec. 10. Section two hundred fifty point sixteen (250.16), Code 1973, is amended to read as follows:
250.16 MARKERS FOR GRAVES. The [commission of veteran affairs] county board in any county shall, upon the petition of five reputable freeholders of any township or municipality in [their] the county, procure for and furnish to said petitioners some suitable and appropriate metal marker, at a cost not exceeding three and onehalf dollars each, for the grave of each honorably discharged man or woman of the United States, who served in the military or naval forces of the United States during any war, including the Korean Conflict at any time between June 27, 1950, and July 27, 1953, both dates inclusive, and including the Vietnam Conflict at any time between August 5, 1964, and ending on the date the armed forces of the United States are directed by formal order of the government of the United States to cease hostilities, both dates inclusive, who is buried within the limits of said township or municipality, to be placed at his grave to permanently mark and designate said grave for memorial purposes. The expenses thereof shall be paid from any funds raised as provided in this chapter.

Sec. 11. Section two hundred fifty point nineteen (250.19), Code 1973, is amended to read as follows:
250.19 BURIAL RECORDS. The [commission of veteran affairs of each] county board shall be charged with securing the information requested by the adjutant general's office of every person having a service record buried in that county. Such information shall be secured from the undertaker in charge of the burial and shall be transmitted by him to the [commission of veteran affairs] county board of the county where burial is made and shall be recorded alphabetically and by description of location in the cemetery where buried, in a book as prescribed by the adjutant general and kept for that purpose in the office of the [commission] county board.

Sec. 12. Sections two hundred fifty point three (250.3), two hundred fifty point four (250.4), two

148 hundred fifty point five (250.5), and two hundred

HARGRAVE of Johnson<br>HILL of Polk<br>HIGGINS of Scott

## $\mathrm{H}-210$

1 Amend House File 333, on page 1, by striking lines 24 through 17 and inserting in lieu thereof the follow3 ing:
4 "Section 1. Section one hundred seventeen point

HOLDEN of Scott
H-211
1 Amend House File 401, line 11, by inserting after
2 the word "inmate" the following: ", student or
3 patient".
WYCKOFF of Benton
H-213
1 Amend House File 459 by striking lines 10, 11,
2 and 12 and inserting in lieu thereof the following:
3 "who shall be a physician [specially trained
4 in public hygiene and sanitation]".
SCHROEDER of Pottawattamie
CLARK of Lee
DAGGETT of Adams
MENDENHALL of Allamakee
CRABB of Crawford
PETERSON of Woodbury
WYCKOFF of Benton
McELROY of Fremont
HORN of Linn
FREEMAN of Buena Vista
EDELEN of Emmet
BORTELL of Madison

## $\mathrm{H}-216$

1 Amend House File 401 as follows:
2 Page 1, by striking line 11 and inserting

3 in lieu thereof the following:
4 "respectively, send any [inmate] resident of
5 any [of said] institution under their control,s.
HILL of Polk WYCKOFF of Benton
On motion by Holden of Scott, the House adjourned until 10:00 a.m., Wednesday, March 28, 1973.

# JOURNAL OF THE HOUSE 

> Eightieth Calendar Day-Fifty-second Session Day
> Hall of the House of Representatives Des Moines, Iowa, Wednesday, March 28, 1973

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

Prayer was offered by the Reverend Louis P. Haase, pastor of the First Presbyterian Church, Toledo, Iowa.

The Journal of Tuesday, March 27, 1973, was approved.
legislative physician for the day
Dr. William Bennett, Cedar Rapids, Iowa
PRESENTATION OF VISITORS
The Speaker announced that the following visitors were present in the House chamber:

Sixty students from North Linn Community School District, Coggon, accompanied by Jim Oberbroeckling and Roger Martin. By Jordan of Linn, Wyckoff of Benton and Hennessey of Delaware.

Thirty-one senior government class students from Graettinger Community School, Graettinger, accompanied by Ron Worley. By Krause of Palo Alto.

Thirty-one senior students from Greenfield High School, Greenfield, accompanied by Jim Miller. By Bortell of Madison.

Six Y-Teens from Perry High School, Perry, accompanied by Gwen Faber. By Speaker Varley of Adair.

Six foreign students from Marshalltown Community College, Marshalltown, accompanied by Mrs. John Nutter. By West of Marshall and Brockett of Marshall.

Ninety fifth grade students from Watrous Elementary School, Des Moines, accompanied by Mrs. Hickey, Mrs. Condit and Mrs. Wood. By Woods of Polk.

Forty-three senior government class students from Gilmore

City-Bradgate High School, Gilmore City, accompanied by Mrs. Velma Juelfs. By Cochran of Webster.

Six senior high students from South Tama Community Schools, Tama, accompanied by Marilyn Haase. By Husak of Tama.

## PETITIONS FILED

The following petitions were received and placed on file:
By West of Marshall from eleven residents of Marshall County and Caffrey of Polk from one hundred fifty-five residents of Polk, Fremont, Clarke, Dallas, Jasper and Story Counties, favoring House Joint Resolution 4, relating to making the lady bug the state bug of Iowa.

By Crawford of Story from ten residents of Story County and Egenes of Story from twenty-two residents of Hamilton County, opposing House Files 31, 91, 129 and 130, relating to the sale of liquor on Sunday.

By Mendenhall of Allamakee from twelve residents of Winneshiek County opposing House File 265, relating to reinstating the calendar year as the fiscal year.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 82, 114, 116, 205, 215, 311, 325, 343, 345, 372 and 420 and Senate Files 157 and 202, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
MR. SPEAKER: I am directed to inform your honorable body that the Senate has on March 26, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 314, a bill for an act relating to exemptions from the sales and use tax on sales subject to a special tax.

Also: That the Senate has, on March 26, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 328, a bill for an act to increase the tax on little cigars.
Also: That the Senate has, on March 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 68, a bill for an act relating to the cost of care, examination, or treatment of a minor.

Also: That the Senate has, on March 26, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 339, a bill for an act establishing an examination fee for real estate salesman or broker examinations.

RALPH R. BROWN, Secretary

SENATE AMENDMENT TO HOUSE FILE 328

> Amend House File 328, page 3, by adding after line 20 the following new section:
> Sec. 5. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Dallas County News, a newspaper published in Adel, Iowa, and in the Clinton Herald, a newspaper published in Clinton, Iowa.

## SENATE MESSAGES CONSIDERED

Senate File 130, a bill for an act relating to the numbering of motor vehicle registration plates.

Read first time and referred to committee on state government.

Senate File 131, a bill for an act relating to the time of payment of inheritance tax.

Read first time and referred to committee on ways and means.
Senate File 178, a bill for an act relating to the issuance of trapping licenses to nonresidents and making the provisions of the Act retroactive.

Read first time and referred to committee on natural resources.
Senate File 253, a bill for an act to legalize and validate the proceedings of the board of township trustees of Saylor Township of Polk County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said township.

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

Senate File 264, a bill for an act relating to the conduct of an election canvass by the canvassing board.

Read first time and referred to committee on state government.
Senate File 313, a bill for an act relating to bond elections for joint city-county buildings.

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

Senate File 341, a bill for an act relating to general fees.
Read first time and referred to committee on county government.

Senate File 357, a bill for an act relating to standards for foods containing chemical residues.

Read first time and referred to committee on agriculture.

## INTRODUCTION OF BILLS

House File 520, by Norland, a bill for an act relating to notice of a municipal tort claim.

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

House File 521, by Bittle, Byerly and Butler, a bill for an act providing that persons under eighteen years of age and not attending school shall take drivers' education courses.

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

House File 522, by Grassley, a bill for an act to provide a system of educational accountability.

Read first time and referred to committee on education.
House File 523, by Lipsky, a bill for an act relating to fixing terms of employment of teachers.

Read first time and referred to committee on education.
House File 524, by Wyckoff (Tieden), a bill for an act relating to the reimbursement of expenses incurred by school board directors.

Read first time and referred to committee on education.
House File 525, by Bittle and Brockett, a bill for an act relating to director districts of school districts.

Read first time and referred to committee on education.
House File 526, by committee on commerce, a bill for an act relating to the examination of insurance companies.

Read first time and placed on the calendar.

House File 527, by Dunlap and Brunow, a bill for an act relating to railways.

Read first time and referred to committee on commerce.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 66, a bill for an act relating to furloughs and work release programs for inmates.

Norpel of Jackson moved that Senate File 66 be referred to the committee on appropriations.

Higgins of Scott rose on a point of order that the motion was out of order.

The Speaker ruled the point not well taken.
On the Norpel motion, roll call was requested by Norpel of Jackson and the Speaker.

On the question "Shall Senate File 66 be referred to the committee on appropriations?"

The ayes were 28:

| Anderson | Edelen | Kreamer | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Fischer, H. O. | Logue | Peterson |
| Bortell | Freeman | Mendenhall | Stephens |
| Branstad | Fullerton | Menke | Strothman |
| Crabb | Hansen | Millen | Welden |
| Daggett | Jordan | Miller, K. D. | Woods |
| Danker | Kiser | Norpel | W yckoff |
| The nays were, 67: |  |  |  |
| Avenson | Doyle | Hutchins | Oakley |
| Bittle | Drake | Jesse | O'Halloran |
| Brinck | Dunlap | Junker | Patchett |
| Brockett | Dunton | Knoke | Poncy |
| Brunow | Egenes | Krause | Rapp |
| Butler | Ewing | Lippold | Readinger |
| Byerly | Ferguson | Lipsky | Rinas |
| Caffrey | Fisher, C. R. | McCormick | Roorda |
| Carr | Fitzgerald | McElroy | Schroeder |
| Clark, J.H. | Hargrave | Mennenga | Small |
| Clark, J. W. | Harper | Middleswart | Stanley |
| Cochran | Harvey | Miller, A. V. | Stromer |
| Connors | Hennessey | Miller, R. G. | Tofte |
| Crawford | Higgins | Monroe | Wells |
| Cusack | Hill | Newhard | West |
| De Jong | Holden | Nielsen | Mr. Speaker |
| Den Herder | Horn | Norland |  |
| Absent or not voting, 4: |  |  |  |
| Grassley | Griffee | Husak | Wulff |
| Motion |  |  |  |

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.

Rule 69 was invoked.
On the question "Shall the bill pass?" (S.F. 66)
The ayes were, 59 :

| Avenson | Drake | Jesse |
| :--- | :--- | :--- |
| Bittle | Dunlap | Junker |
| Brockett | Dunton | Knoke |
| Brunow | Egenes | Krause |
| Butler | Ferguson | Lippold |
| Byerly | Fitzgerald | Lipsky |
| Caffrey | Griffee | McCormick |
| Carr | Hargrave | Mennenga |
| Clark, J. H. | Harvey | Middleswart |
| Clark, J. W. | Hennessey | Miller, A.V. |
| Cochran | Higgins | Monroe |
| Connors | Hill | Newhard |
| Crawford | Holden | Nielsen |
| Cusack | Horn | Norland |
| Doyle | Hutchins | Oakley |

The nays were 40 :

| Anderson | Edelen | Jordan | Norpel |
| :--- | :--- | :--- | :--- |
| Bennett | Ewing | Kiser | Pellett |
| Bortell | Fischer, H. O. | Kreamer | Peterson |
| Branstad | Fisher, C. R. | Logue | Roorda |
| Brinck | Freeman | McElroy | Stephens |
| Crabb | Fullerton | Mendenhall | Strothman |
| Daggett | Grassley | Menke | Welden |
| Danker | Hansen | Millen | Woods |
| DeJong | Harper | Miller, K. D. | Wulff |
| Den Herder | Husak | Miller, R. G. | Wyckoff |

Absent or not voting, none.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 83 WITHDRAWN

McCormick of Delaware asked and received unanimous consent to withdraw House File 83 from further consideration by the House.

## MOTION TO RECONSIDER

(Senate File 66)
I move to reconsider the vote by which Senate File 66 passed the House on March 28, 1973.

SCHROEDER of Pottawattamie

## SENATE AMENDMENTS CONSIDERED

HOUSE REFUSES TO CONCUR
(House File 122)
Stanley of Muscatine called up for consideration House File 122, a bill for an act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce, amended by the Senate, and moved that the House refuse to concur in the following Senate amendment:

Amend House File 122, as passed by the House, as follows:

1. Page 2, by inserting after line 2 , the following new section:

Sec. .... Section four hundred twenty-three point four (423.4), Code 1973, is amended by adding the following new subsection:

NEW SUBSECTION. Commercial vehicles as defined in subsection three (3) of section three hundred twenty-six point two (326.2) of the Code shall be exempt from the tax imposed by this chapter to the extent provided in this subsection.
a. Any commercial vehicle with a gross weight exceeding eight thousand pounds shall be subject to the tax imposed under this chapter in the proportion that the total miles traveled in this state by the total fleet of an owner of commercial vehicles bears to the total miles traveled by the total fleet.
b. The tax shall be based upon the operation of commercial vehicles for the preceding year as defined in subsection ten (10) of section three hundred twenty-six point two (326.2) of the Code.
c. The director of revenue and the executive secretary of the Iowa reciprocity board shall cooperate in determining the rates to be applied. The director of revenue shall have access to all information held by the Iowa reciprocity board in order to compute the amount of tax due.
2. Page 1, line 2, by inserting after the word "commerce" the following: "and exempting certain commercial vehicles from the use tax".

Roll call was requested by Stanley of Muscatine and Millen of Van Buren.

On the question "Shall the House refuse to concur in the Senate amendment?"

The ayes were, 81:

| Avenson | Byerly |
| :--- | :--- |
| Bennett | Caffrey |
| Bittle | Carr |
| Bortell | Clark, J. H. |
| Brinck | Clark, J. W. |
| Brockett | Cochran |
| Brunow | Connors |
| Butler | Crabb |

Crawford
Cusack
Daggett
Danker
De Jong
Den Herder
Drake
Dunlap

Edelen
Egenes
Ewing
Ferguson
Fisher, C. R.
Fitzgerald
Freeman
Grassley

| Griffee | Kiser |
| :--- | :--- |
| Hargrave | Knoke |
| Harper | Krause |
| Harvey | Lippold |
| Hennessey | Lipsky |
| Higgins | McCormick |
| Hill | McElroy |
| Holden | Mendenhall |
| Horn | Menke |
| Husak | Mennenga |
| Hutchins | Middleswart |
| Jesse | Millen |
| Jordan |  |


| Miller, A. V. | Rapp |
| :--- | :--- |
| Miller, K. D. | Readinger |
| Miller, R. G. | Rinas |
| Monroe | Roorda |
| Newhard | Schroeder |
| Nielsen | Small |
| Norland | Stanley |
| Oakley | Stephens |
| O'Halloran | Stromer |
| Patchett | Tofte |
| Pellett | Wells |
| Poncy | Mr. Speaker |

The nays were, 17 :

| Anderson | Fullerton | Norpel | West |
| :--- | :--- | :--- | :--- |
| Branstad | Hanser | Peterson | Woods |
| Doyle | Junker | Strothman | Wyckoff |
| Dunton | Logue | Welden | Wulff |
| Fischer, H. O. |  |  |  |
| Absent or not voting, 1: |  |  |  |
| Kreamer |  |  |  |

Motion prevailed.
On motion by Holden of Scott, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILLS

House File 528, by Freeman, Fischer of Grundy and Stanley (DeKoster, Kennedy and Griffin), a bill for an act to forbid the use of the highways of this state to habitual offenders of the traffic laws, and to provide punishment for those who violate the provisions of this Act.

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

House File 529, by Hill and Stanley (Kelly), a bill for an act relating to business corporations.

Read first time and referred to committee on commerce.
House File 530, by Knoke, a bill for an act relating to jury selection and service and providing penalties.

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

House File 531, by Grassley, a bill for an act abolishing the revolutionary war memorial commission.

Read first time and referred to committee on state government.
House File 532, by Hennessey, a bill for an act relating to the use of reflectorized materials on bicycles.

Read first time and referred to committee on transportation.
House File 533, by Brunow, Ferguson, Bortell, West, Harvey, Stephens, Junker, Daggett, Egenes, Bennett, Dunlap and Bittle, a bill for an act relating to the creation of an ambulance service expense fund.

Read first time and referred to committee on ways and means.
House File 534, by Caffrey, a bill for an act relating to the Iowa public employees' retirement system.

Read first time and referred to committee on state government.

## SENATE MESSAGES CONSIDERED

Senate File 68, a bill for an act relating to the cost of care, examination, or treatment of a minor.

Read first time and referred to committee on human resources.
Senate File 339, a bill for an act establishing an examination fee for real estate salesman or broker examinations.

Read first time and referred to committee on state government.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
House File 261, a bill for an act relating to free registration plates for certain disabled veterans, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 261)
The ayes were, 76 :

| Anderson | Brockett | Clark, J. H. | Daggett |
| :--- | :--- | :--- | :--- |
| Bennett | Brunow | Connors | Danker |
| Bittle | Butler | Crabb | De Jong |
| Bortell | Byerly | Crawford | Doyle |
| Branstad | Carr | Cusack | Dunlap |


| Edelen | Holden | Menke | Readinger |
| :--- | :--- | :--- | :--- |
| Ewing | Horn | Mennenga | Roorda |
| Ferguson | Hutchins | Middleswart | Schroeder |
| Fisher, C. R. | Jordan | Miller, A.V. | Stanley |
| Fitzgerald | Kiser | Miller, K. D. | Stephens |
| Freeman | Knoke | Miller,R.G. | Stromer |
| Fullerton | Krause | Newhard | Strothman |
| Grassley | Kreamer | Nielsen | Tofte |
| Griffee | Lippold | Norland | Welden |
| Hargrave | Lipsky | O'Halloran | West |
| Harper | Logue | Patchett | Woods |
| Hennessey | McCormick | Pellett | Wulff |
| Higgins | McElroy | Poncy | Wyckoff |
| Hill | Mendenhall | Rapp | Mr. Speaker |

The nays were, none.
Absent or not voting, 23:

| Avenson <br> Brinck | Drake <br> Caffrey | Dunton <br> Egenes | Husak <br> Jesse |
| :--- | :--- | :--- | :--- |
| Junker | Oakley <br> Peterson |  |  |
| Clark, J. W. | Fischer, H. O. | Munker | Rinas |
| Cochran | Hansen | Small |  |
| Den Herder | Harvey | Monroe | Wells |

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

## SENATE AMENDMENT CONSIDERED

Roorda of Jasper called up for consideration House File 208, a bill for an act relating to the property tax exemption for property owned by cemetery associations, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 208, page 1, by striking lines 8 through
212 and inserting in lieu thereof the following:
3 "7. PROPERTY OF CEMETERY ASSOCIATIONS. Burial grounds,
4 mausoleums, buildings and equipment owned and operated
5 by nonprofit cemetery associations and used exclusively
6 for the maintenance and care of the cemeteries devoted
7 to interment of human bodies and human remains".
Motion prevailed and the House concurred in the Senate amendment.

Roorda of Jasper 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 208)

The ayes were, 84 :

| Anderson | Doyle <br> Bennett |
| :--- | :--- |
| Dittle | Dune <br> Dunlap |
| Bortell | Dunton |
| Branstad | Edelen |
| Brinck | Egenes |
| Brockett | Ewing |
| Brunow | Ferguson |
| Byerly | Fisher, C. R. |
| Caffrey | Fitzgerald |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Clark, J. W. | Hansen |
| Cochran | Hargrave |
| Connors | Harper |
| Crabb | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |

The nays were, 5 :
Fischer, H. O. Husak
Freeman
Absent or not voting, 10:

| Avenson | Griffee | Logue | Miller, R. G. |
| :--- | :--- | :--- | :--- |
| Butler | Jesse | Mennenga | Peterson |
| Crawford | Lipsky |  |  |

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

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 327, a bill for an act relating to water safety regulations, was taken up for consideration.

O'Halloran 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. 327)
The ayes were, 73:

| Anderson | Connors |
| :--- | :--- |
| Bennett | Crabb |
| Bittle | Daggett |
| Brinck | DeJong |
| Brockett | Den Herder |
| Brunow | Doyle |
| Butler | Drake |
| Byerly | Dunton |
| Caffrey | Egenes |
| Carr | Ewing |


| Ferguson | Hill |
| :--- | :--- |
| Fisher, C. R. | Holden |
| Fitzgerald | Husak |
| Freeman | Hutchins |
| Fullerton | Jordan |
| Grassley | Krause |
| Hannen | Lippold |
| Harper | Lipsky |
| Hennessey | Logue |
| Higgins | McCormick |


| McEIroy | Newhard | Poncy | Strothinan |
| :---: | :---: | :---: | :---: |
| Menderihall | Nielsen | Rapp | Tofte |
| Menke | Norland | Readinger | Welden |
| Mennenga | Norpel | Roorda | West |
| Middleswart | Oakley | Small | Woods |
| Millen | O'Halloran | Stanley | Wulff |
| Miller, A. V. | Pellett | Stephens | Wyckoff |
| Miller, K. D. | Peterson | Stromer | Mr. Speaker |
| Monroe |  |  |  |
| The nays were, 18: |  |  |  |
| Avenson | Cusack | Jesse | Miller, R. G. |
| Bortell | Danker | Kiser | Patchett |
| Branstad | Edelen | Knoke | Rinas |
| Clark, J. H. | Harvey | Kreamer | Schroeder |
| Clark, J. W. | Horn |  |  |
| Absent or not voting, 8: |  |  |  |
| Cochran | Dunlap | Griffee | Junker |
| Crawford | Fischer, H. O. | Hargrave | Wells |

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 270 PENDING

House File 270, a bill for an act to provide an excise tax on the sale of eggs, providing for the establishment of an Iowa egg council and providing a penalty for violations, was taken up for consideration.

Bennett of Ida offered the following amendment H-186 filed by the committee on ways and means.
H-186
1 Amend House File 270 as follows:
2 1. Page 2, by striking lines 3 through 5, inclusive,

3 and inserting in lieu thereof the following:
"1. 'Producer' means any person who owns one thousand or more layer-type chickens and who sells eggs in this state through commercial channels, including, but not limited to, eggs for hatching, which have been produced by the producer's own flock."
2. Page 2, by striking lines 10 and 11 , inclusive, and inserting in lieu thereof the following subsections:
"3. 'Processor' means the first purchaser of eggs from a producer, or a person who both produces and processes eggs.
4. 'Purchaser' means a person who resells eggs purchased from a producer or offers for sale a product produced from such eggs for any purpose."
3. Page 2, line 19, by striking the words "and means".
4. Page 3, line 2, by striking the words "an
initial" and inserting in lieu thereof the word " $a$ ".
5. Page 3, line 5, by striking the words "an
initial" and inserting in lieu thereof the word " $a$ ".
6. Page 3, line 7, by striking the words "the
initial" and inserting in lieu thereof the word "a".
7. Page 3, line 8, by inserting after the word "referendum" the words "held under this Act".
8. Page 5 , line 32 , by striking the words "and means".
9. Page 5 , line 34 , by inserting after the period the sentence "However, the council shall not impose any marketing order or similar restriction."
10. Page 5 , line 35 , by striking the words "development of new or larger markets, both" and inserting in lieu thereof the words "other market development."
11. Page 6, by striking all in line 1.
12. Page 6, by striking lines 5 and 6 , inclusive.
13. Page 6, by inserting after line 16 the following new section:
" $N E W$ SECTION. PROHIBITED ACTIONS. The council shall not:

1. Become a dues-paying member of any other firm, association, organization or corporation, public or private.
2. Furnish, directly or indirectly, any financial support to or for any person except for services rendered or to be rendered through contracts for research, educational, promotional and public relations programs, and for administrative expenses.
3. Act, directly or indirectly, in any capacity in marketing or making contracts for the marketing of eggs or poultry.
4. Act, directly or indirectly, in any capacity in selling or contracting for the selling of eggproducing or poultry-producing equipment."
5. Page 6, line 30 , by inserting after the period the sentences "If the producer sells eggs to a purchaser outside the state of Iowa, the producer shall deduct the tax from the amount received from the sale and shall forward the amount deducted to the council within sixty days of the date of the sale. If the producer and processor are the same person, then he shall pay the tax to the council at the time of processing."
6. Page 7, line 7, by striking the word "The" and inserting in lieu thereof the words "subject to the provisions of section fourteen (14) of this Act, the".
7. Page 7, line 9, by striking the word "fifteenth" and inserting in lieu thereof the word "last".
8. Page 7, by striking lines 13 through 17, inclusive, and inserting in lieu thereof the following:

Sec. 17. NEW SECTION. REFUNDS. A producer who has paid the tax may, by application in writing to the council, secure a refund in the amount paid. The refund shall be payable only when the application

76 shall have been made to the council within sixty days
77 after payment of the tax. Each application for refund by a producer shall have attached thereto proof of tax paid. The proof of tax paid may be in the form of a duplicate or certified copy of the purchase invoice by the purchaser.
18. By renumbering sections and subsections and correcting internal references in accordance with this amendment.
Miller of Calhoun offered amendment H-198 and division of the amendment was requested as follows:
H-198A
1 Amend the committee on ways and means amendment
H-186 to House File 270 filed March 22, 1973, as follows:

1. Line 4 , by inserting after the word "owns"
the following: ", or contracts for the care of,".
H-198B
2. By striking lines 45 through 49 and
inserting in lieu thereof the following:
"2. Furnish, directly or indirectly, any
financial support to or for any other person, firm, association, organization or corporation, public or private, except for contracts for services rendered or to be rendered for research and promotional and public relations programs and for administrative expenses of the Iowa egg council."
Miller of Calhoun moved the adoption of amendment H-198A to amendment $\mathrm{H}-186$.

Amendment adopted.
Miller of Calhoun moved the adoption of amendment H-198B to amendment $\mathrm{H}-186$.

Amendment adopted.
Bennett of Ida moved the adoption of committee amendment H-186 as amended.

Amendment as amended adopted.
By unanimous consent the following amendments were withdrawn:

Amendment $\mathrm{H}-128$ by De Jong of Marion.
Amendment $\mathrm{H}-107$ by Hutchins of Guthrie.
Amendment H-209 by Miller of Calhoun.

Miller of Calhoun offered the following amendment H-217 filed by him, Husak of Tama and De Jong of Marion and moved its adoption:
H-217
1 Amend House File 270, page 8, by striking from
2 line 25 the word "The" and all of line 26, and
3 inserting in lieu thereof the sentence "The
4 individual names of producers from whom the tax is
5 collected and the amounts collected from them shall
6 be confidential pursuant to section sixty-eight $A$
7 point seven (68A.7), subsection six (6) of the Code."
A non-record roll call was requested.
The ayes were 49, nays 25 .
Amendment adopted.
Byerly of Polk offered the following amendment H-221 filed by him and Cochran of Webster and moved its adoption:

H-221
1 Amend House File 270 as follows:
2 1. Page 3, line 33, by inserting after the period
3 the words "If a referendum should fail, another
4 referendum shall not be held within one hundred eighty
5 days."
6 2. Page 4, line 4, by inserting after the word
7 "producers." the words "However, the subsequent
8 referendum shall not be held within one hundred eighty 9 days".

Amendment adopted.

## MOTION TO RECONSIDER

Small of Johnson moved that the vote by which amendment $\mathrm{H}-217$ was adopted be reconsidered.

A non-record roll call was requested.
The ayes were 61, nays 11.
The motion prevailed.
Miller of Calhoun asked and received unanimous consent to withdraw amendment $\mathrm{H}-217$.

Cochran of Webster offered the following amendment $\mathrm{H}-224$ and moved its adoption:
$\mathrm{H}-224$
1 Amend House File 270 as follows:
2 1. Page 8, strike the word "The" after the period in line 25,
3 and all of line 26.

Amendment adopted.
Cochran of Webster offered the fr owing amendment H-222 and moved its adoption:
H-222
1 Amend House File 270, page 4, line 12, by add-
2 ing after the word "officio" the word "nonvoting".
Amendment adopted.
(House File 270 pending at adjournment.)

## 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 260, a bill for an act relating to the practice of cosmetology and barbering, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-218
1 Amend House File 260, page 2, by inserting after
2 line 33 the following section:

9 approved by the barber examiners board, and has
10 furnished the necessary certificates and complied with
11 the requirements of section 158.3, he may take an 12 examination for registration as a barber's apprentice,

Sec. ..... Section one hundred fifty-eight point four (158.4), Code 1973, is amended to read as follows:
158.4 EXAMINATIONS. Whenever any person has successfully completed a nine months course both of theory and practice in any school of barbering said examination to be given by the board at the same time as the regular examination for barber's license. However, a school of barbering shall allow a person who has completed a course of study in a school of cosmetology approved by the cosmetology examiners and licensed by the department to transfer credit for six months or twelve hundred hours of instruction in theory, whichever is appropriate, to the school of barbering. If any such applicant successfully passes the examination, he shall be given an apprentice's certificate which certificate will entitle him to pursue a clinic or practice course under the direct supervision and tutelage of a licensed practitioner of barbering or a licensed practitioner of cosmetology for a period of eighteen months from the date of issuance thereof. At the end of said period of eighteen months, upon furnishing to the board satisfactory proof that he has faithfully

31 pursued a course of study as apprentice under the
32 supervision and tutelage of a licensed barber or a
33 licensed practitioner of cosmetology in this state
34 for said period of time, he shall be permitted by
35 said board to take the regular examination for a
36 license to practice barbering. Provided, however, 37 that any person who has practiced barbering in the state of Iowa for a period of more than five years prior to the taking effect of the barber's license law, or any person who has practiced barbering in any other state for a period of more than five years, shall, upon furnishing satisfactory proof thereof to the examining board, be permitted to take the examination for a license to practice barbering in this state.

FISHER of Greene, Chairman

## Also:

Mr. Speaker: Your committee on state government to whom was referred House File 299, a bill for an act relating to the definition of the practice of chiropractic, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> FISHER of Greene, Chairman

## Also:

Mr. Speaker: Your committee on state government to whom was referred House File 307, a bill for an act relating to duties and functions of the department of general 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 be amended as follows, and when so amended the bill do pass:
H-223
Amend House File 307 as follows:

1. Page 2, line 27, by striking the word "request"
and inserting in lieu thereof the word "direct".
2. Page 4 , line 6 , by inserting after the word
"penal" the following: ", correctional".
3. Page 5 , by striking all of lines 12 through

## 35.

4. Page 6, by striking all of lines 1 and 2 .
5. Page 7, line 13, by inserting after the word
"state" the words "under his control".
6. Page 7, line 29, by inserting after the word
"warehouse," the following: "except warehouses under
the control of the Iowa beer and liquor control department,".
7. Renumber sections where necessary.

FISHER of Greene, Chairman
Also:
Mr. Speaker: Your committee on state government to whom was referred House File 373, a bill for an act relating to a duty of a township clerk, begs leave to report it has had the same under consideration and
has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on state government to whom was referred House File 400, a bill for an act relating to the investment of funds of retirement systems for policemen and firemen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.


FISHER of Greene, Chairman

## Also:

Mr. Speaker: Your committee on state government to whom was referred House File 407, a bill for an act relating to county contracts requiring bids, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene. Chairman
Knoke of Pottawattamie, from the committee on commerce, submitted the following reports:

Mr. Speaker: Your committee on commerce to whom was referred House File 162, a bill for an act relating to the taxation of marine insurance underwriting profits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass: H-220
1 Amend House File 162, page 2, by striking from line 12
2 all after the word "transportation," and striking all of lines
$3 \quad 13$ and 14.
KNOKE of Pottawattamie, Chairman

## Also:

Mr. Speaker: Your committee on commerce to whom was referred House File 318, a bill for an act relating to annual reports of 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.

KNOKE of Pottawattamie, Chairman
Also:
Mr. Speaker: Your committee on commerce to whom was referred House File 334, a bill for an act relating to place of filing in order to perfect a security interest, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KNOKE of Pottawattamie, Chairman
Also:
Mr. Speaker: Your committee on commerce to whom was referred House File 335, a bill for an act relating to annual reports of corporative associa-
tions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## KNOKE of Pottawattamie, Chairman

Also:
Mr. Speaker: Your committee on commerce to whom was referred House File 346, a bill for an act relating to the number of days in a year for determining interest charge, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KNOKE of Pottawattamie, Chairman
Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman

Holden of Scott, from the committee on rules, submitted the following report:

Mr. Speaker: Your committee on rules to whom was referred House File 379, a bill for an act relating to the compensation of officers and employees of the general assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bIII do pass:
H-227

Amend House File 379 by adding the following after line 18 on page 1:

Sec. 2. Chapter two (2), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. There is created in each house of the general assembly a personnel committee which shall be composed in each house of five members no more than three of whom shall be members of the majority party of that house. The members of the personnel committee in the senate shall be appointed by the president of the senate and the members of the personnel committee in the house of representatives shall be appointed by the speaker of the house.

The personnel committee of each house of the general assembly shall be in charge of hiring the employees for their respective houses and in joint meeting shall be in charge of hiring the joint employees of the general assembly.

## AMENDMENTS FILED



BRINCK of Lee
H-225
1 Amend House File 270 as follows:

1. Page 4, lines 22 and 23 by striking the words "appoint from these nominations" and insert in lieu thereof the words "receive the nominations, and shall call an election for".
2. Page 4, line 25 by striking the words "NOTICE OF SUBSEQUENT ELECTIONS." and inserting in lieu thereof the words "ELECTIONS FOR COUNCIL. Notice of the initial election for directors of the board shall be given by the secretary by publication in a newspaper of general circulation in the state at least five days prior to the date of the election and in any other reasonable manner as may be determined by the secretary. The notice shall set forth the period of time for voting, voting places, and such other information as the secretary may deem necessary."
3. Page 4, line 28, by inserting after the word "state" the words "at least five days prior to the date of the election". COCHRAN of Webster
H-219
1 Amend House File 407 as follows:
2 1. Page 1, line 7, by striking the word "five"
3 and inserting in lieu thereof the word "ten".

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, March 29, 1973.

# JOURNAL OF THE HOUSE 

## Eighty-first Calendar Day-Fifty-third Session Day

Hall of the House of Representatives, Des Moines, Iowa, Thursday, March 29, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Paul Bodine, who is with the United Campus Christians Ministry, Iowa State University, Ames, and supply minister for the United Presbyterian Church, Grand Junction, Iowa.

The Journal of Wednesday, March 28, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Marvin Moles, Newton, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Connors of Polk for March 29 and 30 on request of Wells of Linn.

## PRESENTATION OF VISITORS

Hansen of O'Brien presented to the House Jorge Cartarxo, a foreign exchange student from Brazil, who is staying with Mr. and Mrs. Richard Van De Hoef of Harris. Jorge is a student at Western Christian School, Hull.

The Speaker announced that the following visitors were present in the House chamber:

One hundred thirty-six eighth grade students from Winterset School, Winterset, accompanied by Vernon King. By Bortell of Madison.

Sixteen Y-Teens from South Page Community School, College Springs, accompanied by Gwen Faber. By Daggett of Adams.

Fifty-eight fifth and sixth grade students from Norwoodville Elementary School, Saydel School District, Des Moines, accompanied by Stan Voss and Wilma Lemons. By Byerly of Polk and Nielsen of Polk.

Forty fifth grade students from Byron Rice Elementary School, Des Moines, accompanied by Mrs. Verlie Fliss and Mrs. Shoemaker. By Kreamer of Polk.

Twenty-two junior and senior students from Clear Creek High School, Tiffin, accompanied by Jerry Golden. By Patchett of Johnson.

Twenty-six eleventh grade students from Radcliffe High School, Radcliffe, accompanied by Gary Kiplinger and Wilbur Molendorp. By West of Marshall.

Fifty students from Stuart-Menlo High School, Stuart, accompanied by Chris Samuelson and Doug Williams. By Speaker Varley of Adair.

Sixty junior high students from Lake City School, Lake City, accompanied by Robert Core and Mr. Wunderly. By Miller of Calhoun.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 162, 260, 299, 307, 318, 334, 335, 346, 373, 379, 400 and 407 and Senate File 115, under Rule 35.

## INTRODUCTION OF BILLS

House File 535, by Branstad, a bill for an act permitting the sale of mobile homes on Sundays.

Read first time and referred to committee on commerce.
House File 536, by Grassley, a bill for an act entering into the interstate agreement on qualification of educational personnel, and for related purposes.

Read first time and referred to committee on education.
House File 537, by Clark of Dubuque (Gluba), a bill for an act establishing a minimum wage standard and providing penalties.

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

House File 538, by Grassley (Andersen), a bill for an act for use of auditoriums by state employee organizations.

Read first time and referred to committee on state government.

House File 539, by Rapp, Carr, Krause and Byerly, a bill for an act relating to disqualification for unemployment benefits.

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

House File 540, by Freeman, Fisher of Greene and Nielsen, a bill for an act relating to inspection of a food establishment, a food-service establishment, a temporary food-service establishment, and a hotel, and providing a penalty.

Read first time and referred to committee on agriculture.
House File 541, by Small, a bill for an act relating to the establishment of a state television commission for the regulation and control of television, especially cable television, in the state of Iowa.

Read first time and referred to committee on commerce.
House File 542, by committee on transportation, a bill for an act relating to the size, weight, and load of vehicles operated on Iowa's roads.

Read first time and placed on the calendar.

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Griffee of Chickasaw offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable A. R. Melrose of Floyd County, who was a member of the Sixty-first session of the General Assembly from Floyd County, passed away on April 22, 1972; 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 Speaker appointed as such committee Griffee of Chickasaw, Grassley of Butler and Dunton of Keokuk.

Small of Johnson offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Bruce E. Mahan of Johnson County, who was a member of the Sixtieth, Sixtieth Extra, and Sixty-first sessions of the General Assembly from Johnson County, passed away on May 5, 1972; 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 Speaker appointed as such committee Small of Johnson, Holden of Scott and Stanley of Muscatine.

## BUSINESS PENDING CALENDAR

The House resumed consideration of House File 270, a bill for an act to provide an excise tax on the sale of eggs, providing for the establishment of an Iowa egg council and providing a penalty for violations.

On request of Cochran of Webster, Middleswart of Warren asked and received unanimous consent that amendment $\mathrm{H}-225$ be withdrawn.

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

On the question "Shall the bill pass?" (H.F. 270)
The ayes were, 72:

| Bennett | Drake | Jesse | Norland |
| :---: | :---: | :---: | :---: |
| Bittle | Dunlap | Jordan | O'Halloran |
| Bortell | Egenes | Junker | Patchett |
| Branstad | Ewing | Kiser | Pellett |
| Brinck | Ferguson | Krause | Peterson |
| Brockett | Fisher, C. R. | Kreamer | Rapp |
| Brunow | Fullerton | Lippold | Readinger |
| Butler | Grassley | Logue | Rinas |
| Byerly | Griffee | McCormick | Roorda |
| Caffrey | Hansen | McElroy | Stanley |
| Clark, J. H. | Hargrave | Mendenhall | Stephens |
| Cochran | Harper | Menke | Stromer |
| Crabb | Harvey | Mennenga | Strothman |
| Daggett | Hennessey | Middleswart | Wells |
| Danker | Holden | Millen | West |
| De Jong | Horn | Miller, A. V. | Woods |
| Den Herder | Husak | Miller, R. G. | Wulff |
| Doyle | Hutchins | Newhard | Mr. Speaker |
| The nays were, 21: |  |  |  |
| Anderson | Edelen | Lipsky | Schroeder |
| Carr | Fischer, H. 0. | Miller, K. D. | Small |
| Clark, J. W. | Fitzgerald | Norpel | Tofte |
| Crawford | Higgins | Oakley | Welden |
| Cusack | Knoke | Poncy | Wyckoff |
| Dunton |  |  | , |
| Absent or not voting, 6: |  |  |  |
| Avenson | Freeman Hill | Monroe | Nielsen |

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

## SENATE AMENDMENTS CONSIDERED

HOUSE REFUSES TO CONCUR
(Senate File 25)
Lipsky of Linn called up for consideration Senate File 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties, amended by the Senate as follows:
1 Amend the House amendment to Senate File 25 as follows:
2 1. Page 1, by striking lines 22 through 25.
3 2. Page 2, by striking lines 1 through 14.
4 3. Page 3, by striking all of line 13.
Division of the Senate amendment was requested.
Lipsky of Linn moved that the House concur in amendments 1 and 2, lines 1 through 3 of the Senate amendment to the House amendment.

Roll call was requested by Lipsky of Linn and the Speaker.
On the question "Shall the House concur in amendments 1 and 2?"

The ayes were, 44 :

| Bennett | Ferguson | Lipsky | Poncy |
| :--- | :--- | :--- | :--- |
| Bittle | Fischer, H. O. | Logue | Readinger |
| Bortell | Fisher, C. R. | McCormick | Roorda |
| Branstad | Grassley | McElroy | Stanley |
| Brockett | Hansen | Menke | Stephens |
| Crabb | Harvey | Millen | Stromer |
| De Jong | Holden | Monroe | Welden |
| Drake | Horn | Norpel | Wells |
| Dunlap | Husak | Oakley | Wulff |
| Edelen | Kiser | Pellett | Wyckoff |
| Ewing | Kreamer | Peterson | Mr. Speaker |
| The nays were, | 51: |  |  |
| Anderson | Danker |  |  |
| Avenson | Den Herder | Hutchins | Newhard |
| Brinck | Doyle | Jordan | Norland |
| Brunow | Dunton | Junker | O'Halloran |
| Butler | Egenes | Knoke | Patchett |
| Byerly | Fitzgerald | Krause | Rapp |
| Caffrey | Fullerton | Lippold | Rinas |
| Carr | Griffee | Mendenhall | Smroeder |
| Clark, J. H. | Hargrave | Mennenga | Strothman |
| Clark, J. W. | Harper | Middleswart | Tofte |
| Crawford | Hennessey | Miller, A. V. | West |
| Cusack | Higgins | Miller, K. D. | Woods |
| Daggett | H. | Hill | Miller, R. G. |

Absent or not voting, 4:
Cochran Connors Freeman Nielsen
Motion lost and the House refused to concur in Senate amendments 1 and 2.

Lipsky of Linn moved that the House concur in amendment 3 , line 4 of the Senate amendment to the House amendment.

On the question "Shall the House concur in amendment 3 ?"
The ayes were, 8:

| Drake | Higgins | Menke | Small |
| :--- | :--- | :--- | :--- |
| Egenes | Krause | Pellett | Wyckoff |
| The nays were, | 80: |  |  |
| Avenson | Dunlap | Jordan | O'Halloran |
| Bennett | Dunton | Junker | Patchett |
| Bortell | Edelen | Kiser | Peterson |
| Branstad | Ewing | Knoke | Poncy |
| Brinck | Ferguson | Lippold | Rapp |
| Brockett | Fitzgerald | Lipsky | Readinger |
| Brunow | Fullerton | Logue | Rinas |
| Butler | Grassley | McCormick | Roorda |
| Byerly | Griffee | McElroy | Schroeder |
| Caffrey | Hansen | Menderihall | Stanley |
| Carr | Hargrave | Mennenga | Stephens |
| Clark, J. H. | Harper | Middleswart | Stromer |
| Clark, J. W. | Harvey | Miller, A. V. | Strothman |
| Crabb | Hennessey | Miller, K. D. | Tofte |
| Crawford | Hill | Miller, R. G. | Welden |
| Cusack | Holden | Monroe | Wells |
| Daggett | Horn | Newhard | West |
| Danker | Husak | Norland | Woods |
| Den Herder | Hutchins | Norpel | Wulff |
| Doyle | Jesse | Oakley | Mr. Speaker |
| Absent or not | voting, 11: |  |  |
| Anderson | Connors |  | Fisher, C. R. |
| Bittle | De Jong | Millen |  |
| Cochran | Fischer, H. O. | Kreeman | Kreamer |

Motion lost and the House refused to concur in Senate amendment 3.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
House File 28, a bill for an act relating to a free copy of the laws of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Peterson of Woodbury asked and received unanimous consent to withdraw amendment H - 130 filed by the committee on county government on March 1, 1973.

Lippold of Black Hawk asked and received unanimous consent to withdraw amendment $\mathrm{H}-188$ filed by Lippold, et al., on March 22, 1973.

Doyle of Woodbury offered the following amendment $\mathrm{H}-196$ filed by him and moved its adoption:
H-196
1 Amend House File 28 as follows:
2 1. Page 1, line 4, by striking the word "subsec-
3 tion" and inserting in lieu thereof the word "subsec-
4 tions".
5 2. Page 1, by adding the following after line 6:
6 NEW SUBSECTION. To each juvenile referee.... 1 copy
Amendment adopted.
Monroe 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. 28)
The ayes were, 88:

| Anderson | Doyle | Jesse | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Jordan | Oakley |
| Bennett | Dunlap | Junker | O'Halloran |
| Bittle | Dunton | Kiser | Patchett |
| Bortell | Edelen | Krause | Pellett |
| Branstad | Egenes | Lippold | Peterson |
| Brinck | Ewing | Lipsky | Poncy |
| Brockett | Ferguson | Logue | Rapp |
| Brunow | Fischer, H. O. | MeCormick | Readinger |
| Butler | Fisher, C. R. | McElroy | Rinas |
| Byerly | Fitzgerald | Mendenhall | Schroeder |
| Caffrey | Fullerton | Menke | Stephens |
| Carr | Grassley | Mennenga | Stromer |
| Clark, J. H. | Griffee | Middleswart | Strothman |
| Clark, J. W. | Hansen | Millen | Tofte |
| Crabb | Hargrave | Miller, A. V. | Welden |
| Crawford | Harper | Miller, K. D. | Wells |
| Cusack | Harvey | Miller, R. G. | West |
| Daggett | Holden | Monroe | Woods |
| Danker | Horn | Newhard | Wulff |
| De Jong | Husak | Nielsen | Wyekoff |
| Den Herder | Hutchins | Norland | Mr. Speaker |
| The nays |  |  |  |
| Higgins | Kreamer Roorda | Small | Stanley |

Absent or not voting, 5:
Cochran Freeman Hennessey Hill
Connors
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 176 WITHDRAWN

Doyle of Woodbury asked and received unanimous consent to withdraw House File 176 from further consideration by the House.

House File 173, a bill for an act relating to the fees of jurors, with report of committee recommending passage, was taken up for consideration.

Peterson of Woodbury asked and received unanimous consent to withdraw amendment H-149 filed on March 7, 1973.

Nielsen of Polk offered the following amendment H—146 filed by the committee on judiciary and law enforcement and moved its adoption:
H-146
1 Amend House File 173 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section six hundred seven point five (607.5), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
607.5 FEES OF JURORS. Grand jurors and petit
jurors in all courts shall receive for each day's service or attendance, including attendance required for the purpose of being considered for service, ten dollars, and for each mile traveled each day to and from their residences to the place of attendance, ten cents. No juror shall receive mileage for travel when he travels in a vehicle for which another juror is receiving mileage."

Amend the title by inserting in line 1 after the word "fees" the words "and mileage".

Amendment adopted.
Peterson of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 173)
The ayes were, 93 :

| Anderson | Carr | Dunlap | Harper |
| :--- | :--- | :--- | :--- |
| Avenson | Cark, J. H. | Dunton <br> Bennett | Clark, J. W. |


| Kiser | Millen | Patchett | Stephens |
| :--- | :--- | :--- | :--- |
| Knoke | Miller, A. V. | Pellett | Stromer |
| Kreamer | Miller, K. D. | Peterson | Strothman |
| Lippold | Miller, R.G. | Poncy | Tofte |
| Lipsky | Monroe | Rapp | Welden |
| Logue | Newhard | Readinger | Wells |
| McCormick | Nielsen | Rinas | West |
| McElroy | Norland | Roorda | Woods |
| Mendenhall | Norpel | Schroeder | Wulff |
| Menke | Oakley | Small | Wyckoff |
| Mennenga | O'Halloran | Stanley | Mr. Speaker |
| Middleswart |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Cochran | Edelen |  |  |
| Connors | Fischer, H. O. | Freeman | Krause |

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

House File 175, a bill for an act relating to compensation for boarding and caring for prisoners in certain counties, was taken up for consideration.

Knoke of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-44$ filed by him on February 13, 1973.

Knoke of Pottawattamie offered the following amendment $\mathrm{H}-194$ and moved its adoption: H-194
1 Amend House File 175 by striking everything after
2 the enacting clause and inserting in lieu thereof the
3 following:
"Section 1. Section three hundred thirty-seven point eleven (337.11), Code 1973, is amended by striking subsections eleven (11) and twelve (12).

Sec. 2. Section three hundred thirty-seven point fourteen (337.14), Code 1973, is amended to read as follows:
337.14 [FEES] MILEAGE IN ADDITION TO SALARY. The amounts allowed by law for mileage [and for actual, necessary expenses paid by him, and for board, washing, and care of prisoners,] may be retained by him in addition to his salary.

Sec. 3. Section three hundred thirty-eight point one (338.1), Code 1973, is amended to read as follows:
338.1 PRISONERS-DUTY OF SHERIFF. The duty
of the sheriff to board[, lodge, wait on, wash for]
and care for prisoners in his custody in the county
jail [in counties having a population in excess of
fifty thousand] shall be performed by the sheriff

23 without compensation, reimbursement or allowance
therefor except his salary as fixed by law.
Sec. 4. Section three hundred thirty-eight point two (338.2), Code 1973, is amended to read as follows:

PURCHASE OF SUPPLIES. The board of supervisors
27
regulations as it may deem fit, furnish to the sheriff
at the county jail and at the expense of the county
all supplies, wholesome provisions, and utensils,
including gas, fuel, electricity and water which in
its judgment are necessary to enable the sheriff to
discharge [said] his duty.
Sec. 5. Section three hundred thirty-eight point
twelve (338.12), Code 1973, is hereby repealed.

A non-record roll call was requested.
The ayes were 49 , nays 38 .
Amendment adopted.

## MOTION TO RECONSIDER <br> (Amendment H -194)

Stromer of Hancock moved to reconsider the vote by which amendment $\mathrm{H}-194$ was adopted.

A non-record roll call was requested.
The ayes were 50 , nays 42 .
The motion prevailed.
Roorda of Jasper in the chair at 11:18 a.m.
Holden of Scott moved the previous question on amendment H-194.

A non-record roll call was requested.
The ayes were 61, nays 29 .
The motion prevailed.
Speaker Varley in the chair at 11:34 a.m.
Knoke of Pottawattamie moved the adoption of amendment H-194.

Roll call was requested by Monroe of Des Moines and Knoke of Pottawattamie.

On the question "Shall amendment H—194 be adopted?"

The ayes were, 57:

| Avenson | Dunlap   <br> Dunton Horn Nielsen <br> Bittle Jesse Oakley <br> Brinck Egenes Junker | O'Halloran |  |
| :--- | :--- | :--- | :--- |
| Brunow | Ewing | Kiser | Patchett |
| Butler | Fisher, C.R. | Knoke | Rapp |
| Byerly | Fitzgerald | Krause | Readinger |
| Caffrey | Griffee | Kreamer | Rinas |
| Carr | Hansen | Lippold | Schroeder |
| Clark, J.H. | Hargrave | Lipsky | Small |
| Clark, J. W. | Harvey | McCormick | Stanley |
| Crawford | Hennessey | Mennenga | Tofte |
| Cusack | Higgins | Miller, A.V. | Woods |
| De Jong | Hill | Monree | Wulff |
| Doyle | Holden | Newhard | Mr. Speaker |
| Drake |  |  |  |

The nays were, 39:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{l}\text { Ferguson } \\ \text { Fischer, H. O. }\end{array} & \begin{array}{l}\text { Mendenhall } \\ \text { Menke }\end{array} & \begin{array}{l}\text { Poncy } \\ \text { Bennett }\end{array} \\ \text { Roorda }\end{array}\right)$

Absent or not voting, 3:
Cochran Connors
Freeman
Amendment adopted.
Rapp 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. 175)
The ayes were, 87:

| Anderson | Daggett | Harvey | McElroy |
| :---: | :---: | :---: | :---: |
| Avenson | Danker | Hennessey | Menke |
| Bennett | De Jong | Higgins | Mennenga |
| Bittle | Doyle | Hill | Middleswart |
| Bortell | Drake | Holden | Millen |
| Branstad | Dunlap | Horn | Miller, A. V. |
| Brinck | Dunton | Husak | Miller, R. G. |
| Brockett | Egenes | Hutchins | Monroe |
| Brunow | Ewing | Jesse | Newhard |
| Butler | Ferguson | Jordan | Nielsen |
| Byerly | Fisher, C. R. | Junker | Norland |
| Caffrey | Fitzgerald | Kiser | Norpel |
| Carr | Fullerton | Knoke | Oakley |
| Clark, J. H. | Grassley | Krause | O'Halloran |
| Clark, J. W. | Griffee | Kreamer | Patchett |
| Crabb | Hansen Hargrave | Lipsky | Peterson |
| Cusack | Harper | McCormick | Rapp |


| Readinger | Stanley | Welden | Wulff |
| :---: | :---: | :---: | :---: |
| Rinas | Stephens | Wells | Wyckoff |
| Schroeder | Stromer | West | Mr. Speaker |
| Small | Tofte | Woods |  |
| The nays were, 7: |  |  |  |
| Edelen | Logue | Miller, K. D. | Strothman |
| Fischer, H. O. | Mendenhall | Poncy |  |
| Absent or not voting, 5: |  |  |  |
| Cochran Connors | Den Herder | Freeman | Roorda |

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

> MOTION TO RECONSIDER
> (House File 175)

I move to reconsider the vote by which House File 175 passed the House on March 29, 1973.

HUSAK of Tama
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## HOUSE FILE 279 DEFERRED

Hill of Polk asked and received unanimous consent that House File 279 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS<br>REGULAR CALENDAR<br>(House File 360 Deferred)

House File 360, a bill for an act relating to civil penalties for violations of orders and rules of the air quality commission of the department of environmental quality, was taken up for consideration.

Patchett of Johnson offered the following amendment H-228, filed by him, O'Halloran of Black Hawk and Avenson of Fayette, and moved its adoption:

H-228
1 Amend House File 360 in lines 13 and 14 by
2 striking the words "five hundred" and inserting in
3 lieu thereof the words "[five hundred] one thousand".

Roll call was requested by Higgins of Scott and Patchett of Johnson.

On the question "Shall amendment H-228 be adopted?"
The ayes were, 30 :

| Avenson | Egenes | Krause | O'Halloran |
| :---: | :---: | :---: | :---: |
| Brunow | Fitzgerald | McCormick | Patchett |
| Butler | Griffee | Mennenga | Poncy |
| Byerly | Hargrave | Miller, A. V. | Rapp |
| Caffrey | Higgins | Monroe | Small |
| Crawford | Hill | Newhard | Wells |
| Cusack | Hutchins | Norland | Woods |
| Doyle | Jesse |  |  |
| The nays were, 56: |  |  |  |
| Anderson | Dunlap | Jordan | Peterson |
| Bennett | Edelen | Junker | Readinger |
| Bittle | Ewing | Kiser | Roorda |
| Bortell | Ferguson | Kreamer | Schroeder |
| Branstad | Fischer, H. O. | Lippold | Stanley |
| Brinck | Fisher, C. R. | Logue | Stephens |
| Carr | Fullerton | Mendenhall | Stromer |
| Clark, J. H. | Grassley | Menke | Strothman |
| Clark, J. W. | Hansen | Middleswart | Tofte |
| Crabb | Harper | Millen | Welden |
| Daggett | Harvey | Miller, K. D. | West |
| Danker | Hennessey | Norpel | Wulff |
| Den Herder | Holden | Oakley | Wyckoff |
| Drake | Horn | Pellett | Mr. Speaker |
| Absent or not voting, 13: |  |  |  |
| Brockett | Dunton | Knoke | Miller, R. G. |
| Cochran | Freeman | Lipsky | Nielsen |
| Connors | Husak | McElroy | Rinas |
| De Jong |  |  |  |
| Amendm | lost. |  |  |

Schroeder of Pottawattamie asked and received unanimous consent that House File 360 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 3 SUBSTITUTED FOR HOUSE FILE 362

 (Senate File 3 Pending)Ferguson of Carroll asked and received unanimous consent that Senate File 3, previously referred to the committee on cities and towns, be substituted for House File 362.

Senate File 3, a bill for an act relating to improvement bonds and special assessments on certain property outside of cities, was taken up for consideration.
(Senate File 3 pending at adjournment.)

## COMMITTEE ON NONCONTROVERSIAL BILLS

The Speaker announced the appointment of the following members to the committee on noncontroversial bills:

Anderson of Ringgold, Chairman<br>Kiser of Scott<br>Brinck of Lee

## RULES OF THE COMMITTEE ON NONCONTROVERSIAL BILLS 1973

1. The committee shall consist of three (3) members.
2. Two (2) members shall constitute a quorum for meetings of this committee.
3. Two (2) affirmative votes are required to recommend a bill to the noncontroversial calendar.
4. Meetings shall be held at the call of the chairman, or once a week. Notices of such meetings shall be by announcement placed on desk of committee members, announced 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 by the House.
9. Any bill may be removed from the noncontroversial calendar by filing with the Chief Clerk, within two legislative days after its appearance on the noncontroversial calendar, a written request for removal signed by at least five (5) members of the House. The bill shall be returned to its original place on the regular calendar.
10. Any bill on the noncontroversial calendar to which an amendmentother than a corrective amendment-has been filed, shall be removed from the noncontroversial calendar on motion by any member of the noncontroversial bill committee-and approved by the House without debate.
11. The Speaker may, at his discretion, declare any bill controversial after five (5) minutes of debate and return the bill to its original place on the regular calendar.

ANDERSON of Ringgold, Chairman
KISER of Scott
BRINCK of Lee

## 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. 116 Relating to the appeal of a condemnation award. By Nielsen.
H. F. 262 Relating to the notification of the termination of farm tenancies. By Stromer. (Companion Bill S. F. 97-on calendar)
H. F. 309 To legalize and validate proceedings of Board of Directors of the Des Moines Area Community College. By Bittle.
H. F. 311 Relating to the reopening of estates. By Doyle.
H. F. 318 Relating to annual reports of corporations. By Hill. (Companion Bill S. F. 246)
H. F. 335 Relating to annual reports of corporative associations. By Hill.
H. F. 346 Relating to the number of days in a year for determining interest charge. By Bennett. (Companion Bill S. F. 298)
H. F. 364 To legalize and validate the special election of the Lamoni Community School District. By Anderson.
H. F. 400 Relating to the investment of funds of retirement systems for policemen and firemen. By Drake, Stanley and McCormick.
S. F. 22 Relating to unclaimed utility deposits and records. By Doderer and Curtis.

ANDERSON of Ringgold, Chairman

## HOUSE CONCURRENT RESOLUTION 33

## By Poncy, Harper, Brunow and Dunton

Whereas, the governments and governmental subdivisions included in the Office for Planning and Programming's planning region XV are currently experiencing severe strain due to the employment cutbacks and attendant displacement of workers from John Morrell and Company, now United Brands; and

Whereas, the city of Ottumwa, and other cities and towns in planning region XV will experience even more intense economic dislocation when present income maintenance programs of the Iowa employment security commission expire; and

Whereas, the resources of numerous state agencies could be applied to improve the future prospects of the residents of this area and the continuing growth and prosperity of this region; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Iowa General Assembly urges the executive branch of the state of Iowa to initiate and seek cooperation and assistance from both citizen and public bodies, including boards, commissions, and state agencies for the purpose of planning for and providing priority technical assistance to governmental subdivisions in the economic redevelopment of planning region XV.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 203 and 231.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 203 and 231.

## REPORTS OF COMMITTEES

Drake of Muscatine, from the committee on transportation, submitted the following reports:

Mr. Speaker: Your committee on transportation to whom was referred House File 248, a bill for an act relating to reporting of vehicle accidents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DRAKE of Muscatine, Chairman

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 251, a bill for an act relating to accident records, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-230
1 Amend House File 251 by striking from lines 3 and
24 the following: "After the effective date of this
3 Act, the" and inserting in lieu thereof the word
4 "The".
DRAKE of Muscatine, Chairman
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 293, a bill for an act to establish a scenic and recreational highway system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DRAKE of Muscatine, Chairman
Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources to whom was referred House File 489, a bill for an act relating to the testing for sickle cell anemia and providing a penalty, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-231
Amend House File 489 as follows:

1. Page 2, by striking lines 4 and 5 and inserting in lieu thereof the following:
" 2 . 'Sickle cell anemia' means the disease commonly referred to by that name.
"3. 'Sickle cell trait' means the presence in an individual of the recessive gene which creates the possibility that the children of the individual, if the other parent also has sickle cell trait, may be afflicted with sickle cell anemia."
2. Page 2, by striking from line 8 all after the word "shall" and inserting in lieu thereof the words "have the opportunity to be tested for the disease."
3. Page 2, by striking from line 10 all after the word "for", striking all of line 11, and striking from line 12 all before the period, and inserting in lieu thereof the words "sickle cell anemia and sickle cell trait education, testing and followup counseling".
4. Page 2, by striking from line 13 the word "or" and inserting in lieu thereof the words ", education and".
5. Page 2, by striking from line 17 all after the word "state", striking all of lines 18 through 21, inclusive, and striking from line 22 all before the period, and inserting in lieu thereof the words "shall make available on a voluntary basis sickle cell trait education, testing and followup counseling for all junior and senior high school sudents which the commissioner determines by rule to be possible carriers of sickle cell trait. The cost of providing this service shall not be the responsibility of the school corporation except insofar as the services are provided by school corporation employees in the course of their usual duties".
6. Page 2, by inserting in line 23, after the word "screening", the words "for statistical purposes".
7. Page 2, by striking from lines 27 and 28 the words "susceptible to sickle cell anemia" and inserting in lieu thereof the words "a potential carrier of sickle cell trait".
8. Page 2, by striking from line 30 the word "disease" and inserting in lieu thereof the word "trait".
9. Page 2, by striking from line 32 the word "anemia" and inserting in lieu thereof the word "trait".

Stromer of Hancock, from the committee on education, submitted the following reports:

Mr. Speaker: Your committee on education to whom was referred House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appropriation of fines as provided by law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STROMER of Hancock, Chairman

Also:
Mr. Speaker: Your committee on education to whom was referred House File 395, a bill for an act relating to powers of school districts for the purchase and sale of certain real estate and the construction of technical schools to teach vocational education and aviation mechanics, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-233
1 Amend House File 395, page 2, by striking all
2 after the word "to" in line 16 and inserting in lieu
3 thereof the following: "carry on vocational
4 instruction in aviation mechanics and other aviation 5 programs".

STROMER of Hancock, Chairman

Also:
Mr. Speaker: Your committee on education to whom was referred House File 416, a bill for an act relating to the internship requirements of physicians and surgeons and osteopathic physicians and surgeons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STROMER of Hancock, Chairman

## AMENDMENTS FILED

16 to remain eligible for continued employment as pro-
17 vided by the rules of the director of the Iowa law enforcement academy.

NEW SECTION. As used in this Act, unless the context otherwise requires:

1. "Criminal history data" means any information maintained by a sheriff, the department of public safety or the division of criminal investigation and bureau of identification, which relates to the arrest, conviction, court disposition or incarceration, probation, or parole of any individual for a public offense or his alleged involvement in any public offense.

HARGRAVE of Johnson SMALL of Johnson

## H-229

Amend House File 386 by adding the following new section:

Sec. ..... Section one hundred fifty-five point two (155.2), subsection two (2), Code 1973, is amended to read as follows:
2. Persons licensed to practice medicine, dentist-

7 ry, or veterinary medicine who dispense drugs and
8 medicines as an incident to the practice of their
9 professions, but such persons shall comply with sec-
10 tion one (1) of this Act.
MONROE of Des Moines
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, March 30, 1973.

# JOURNAL OF THE HOUSE 

Eighty-second Calendar Day-Fifty-fourth Session Day<br>Hall of the House of Representatives Des Moines, Iowa, Friday, March 30, 1973

The House met pursuant to adjournment, Speaker pro tempore Millen in the chair.

Prayer was offered by the Reverend Joseph Kerwin, pastor of the St. Joseph's Catholic Church, Hartley, Iowa.

The Journal of Thursday, March 29, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. G. W. Marme, DeWitt, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Speaker Varley of Adair, Crabb of Crawford, Kreamer of Polk, McElroy of Fremont, Freeman of Buena Vista and Junker of Woodbury on request of Millen of Van Buren; Clark of Dubuque on request of Norpel of Jackson; O'Halloran of Black Hawk on request of Pellett of Cass; Peterson of Woodbury on request of Fullerton of Woodbury; Lipsky of Linn on request of Hill of Polk; Readinger of Polk on request of Ewing of Mahaska; Craw ford of Story on request of Patchett of Johnson; Jordan of Linn and Mennenga of Clinton on request of Miller of Buchanan; Oakley of Clinton on request of Bittle of Polk; Cochran of Webster on request of Small of Johnson.

## PRESENTATION OF VISITORS

Welden of Hardin presented to the House the Honorable George N. Pierson, former member of the House during the Sixty-second, Sixty-third and Sixty-fourth General Assemblies, representing Keokuk, Mahaska and Monroe Counties.

The Speaker announced that the following visitors were present in the House chamber:

Thirty-one $4-\mathrm{H}$ boys from Stanton, accompanied by Darwin Rossander. By Daggett of Adams.

Forty-seven fifth grade students from Martensdale-St. Mary's School, Martensdale, accompanied by Mrs. Rees and Mrs. Pressman. By Middleswart of Warren.

Fifty-nine students from Bailey Park Elementary School, Grinnell, accompanied by Doug Cameron and Miss Anne Stokely. By Husak of Tama.

Thirty-five fourth through eighth grade students from Trinity Lutheran School, Fort Dodge, accompanied by Walter Meyer. By Fitzgerald of Webster.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 248, 251, 293, 395, 416, 489 and House Joint Resolution 13, under Rule 35.

## CONSIDERATION OF BILLS <br> NONCONTROVERSIAL CALENDAR

House File 116, a bill for an act relating to the appeal of a condemnation award, with report of committee recommending passage, was taken up for consideration.

Nielsen 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. 116)
The ayes were, 77:

| Anderson | Dunton | Hutchins | Pellett |
| :---: | :---: | :---: | :---: |
| Avenson | Edelen | Junker | Rapp |
| Bennett | Egenes | Kiser | Rinas |
| Bittle | Ewing | Knoke | Roorda |
| Bortel] | Ferguson | Krause | Schroeder |
| Branstad | Fischer, H. O. | Lippold | Small |
| Brinck | Fisher, C. R. | Logue | Stanley |
| Brockett | Fitzgerald | McCormick | Stephens |
| Brunow | Fullerton | Menke | Stromer |
| Butler | Grassley | Middleswart | Strothman |
| Byerly | Hansen | Miller, A. V. | Tofte |
| Caffrey | Hargrave | Miller, K. D. | Welden |
| Carr | Harper | Miller, R. G. | Wells |
| Clark, J. H. | Harvey | Monroe | West |
| Daggett | Hennessey | Newhard | Woods |
| Danker | Higgins | Nielsen | Wulff |
| Den Herder | Hill | Norland | Wyckoff |
| Doyle | Holden | Norpel | Mr. Speaker |
| Drake | Horn | Patchett | (Millen) |
| Dunlap | Husak |  |  |

The nays were, none.
Absent or not voting, 22:

| Clark, J. W. | Connors | Crawford | De Jong <br> Cochran |
| :--- | :--- | :--- | :--- |
| Crabb | Cusack | Freeman |  |


| Griffee | Lipsky | Oakley | Readinger |
| :--- | :--- | :--- | :--- |
| Jesse | McElroy | O'Halloran | Varley |
| Jordan | Menderihall | Peterson |  |
| Kreamer | Mennenga | Poncy |  |

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

House File 262, a bill for an act relating to the notification of the termination of farm tenancies, 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. 262)
The ayes were, 75:

| Anderson | Dunton   <br> Avenson   <br> Bennett Egenes  <br> Bittle Ewing Jesse | Poncy <br> Rortell <br> Branstad | Fischer, H. O. |
| :--- | :--- | :--- | :--- |

The nays were, 3 :
Edelen Hill
Absent or not voting, 21:

| Brinck | Cusack |
| :--- | :--- |
| Clark, J. W. | De Jong |
| Cochran | Ferguson |
| Connors | Freeman |
| Crabb | Jordan |
| Crawford |  |

Knoke

| Kreamer | Oakley |
| :--- | :--- |
| Lipsky | O’Halloran |

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

House File 309, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Des Moines Area Community College (Merged Area XI) in the Counties of Adair, Audubon, Boone, Carroll, Clarke, Crawford, Dallas, Greene, Guth-
rie, Hamilton, Hardin, Jasper, Lucas, Madison, Mahaska, Marion, Marshall, Polk, Poweshiek, Shelby, Story and Warren, State of Iowa, in connection with an election authorizing the levy of a tax and declaring the validity of said election and the validity of taxes levied pursuant thereto, with report of committee recommending passage, was taken up for consideration.

Bittle 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. 309)
The ayes were, 80 :

| Anderson | Edelen | Hutchins | Patchett |
| :---: | :---: | :---: | :---: |
| Avenson | Egenes | Jesse | Pellett |
| Bennett | Ewing | Junker | Poncy |
| Bittle | Ferguson | Kiser | Rapp |
| Bortell | Fischer, H. 0. | Knoke | Rinas |
| Branstad | Fisher, C. R. | Krause | Roorda |
| Brinck | Fitzgerald | Lippold | Schroeder |
| Brockett | Fullerton | Logue | Small |
| Brunow | Grassley | McCormick | Stanley |
| Butler | Griffee | Mendenhall | Stromer |
| Byerly | Hansen | Menke | Strothman |
| Caffrey | Hargrave | Middleswart | Tofte |
| Carr | Harper | Miller, A. V. | Welden |
| Clark, J. H. | Harvey | Miller, K. D. | Wells |
| Daggett | Hennessey | Miller, R. G. | West |
| Danker | Higgins | Monroe | Woods |
| Den Herder | Hill | Newhard | Wulff |
| Doyle | Holden | Nielsen | Wyckoff |
| Drake | Horn | Norland | Mr. Speaker |
| Dunlap | Husak | Norpel | (Millen) |
| Dunton |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 19: |  |  |  |
| Clark, J. W. | Cusack | Lipsky | Peterson |
| Cochran | De Jong | McElroy | Readinger |
| Connors | Freeman | Mennenga | Stephens |
| Crabb | Jordan | Oakley | Varley |
| Crawford | Kreamer | O'Halloran |  |

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

House File 311, a bill for an act relating to the reopening of estates, 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. 311)
The ayes were, 75:

| Avenson | Edelen | Husak | Patchett |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Hutchins | Pellett |
| Bittle | Ewing | Jesse | Poncy |
| Bortell | Ferguson | Kiser | Rapp |
| Branstad | Fischer, H. O. | Knoke | Rinas |
| Brockett | Fisher, C. R. | Krause | Roorda |
| Brunow | Fitzgerald | Lippold | Schroeder |
| Butler | Fullerton | Logue | Small |
| Byerly | Grassley | McCormick | Stanley |
| Caffrey | Griffee | Mendenhall | Stromer |
| Clark, J. H. | Hansen | Menke | Strothman |
| Daggett | Hargrave | Middleswart | Tofte |
| Danker | Harper | Miller, A.V. | Welden |
| De Jong | Harvey | Miller, K. D. | West |
| Den Herder | Hennessey | Miller, R. G. | Woods |
| Doyle | Higgins | Newhard | Wulff |
| Drake | Hill | Nielsen | Wyckoff |
| Dunlap | Holden | Norland | Mr. Speaker |
| Dunton | Horn | Norpel | (Millen) |

The nays were, none.
Absent or not voting, 24 :

| Anderson | Crabb | Kreamer | O’Halloran |
| :--- | :--- | :--- | :--- |
| Brinck | Crawford | Lipsky | Peterson |
| Carr | Cusack | McElroy | Readinger |
| Clark, J. W. | Freeman | Mennenga | Stephens |
| Cochran | Jordan | Monroe | Varley |
| Connors | Junker | Oakley | Wells |

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

House File 318, a bill for an act relating to annual reports of corporations, with report of committee recommending passage, was taken up for consideration.

Hill 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. 318)
The ayes were, 79:

| Anderson | Caffrey | Edelen | Hargrave <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. H. | Egenes <br> Bittle | Ewing |


| Kiser | Miller, A. V. | Pellett | Strothman <br> Knoke |
| :--- | :--- | :--- | :--- |
| Krause | Miller, K. D. | Poncy | Tofte |

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

House File 335, a bill for an act relating to annual reports of cooperative associations, with report of committee recommending passage, was taken up for consideration.

Hill 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. 335)
The ayes were, 79 :

| Anderson | Dunlap | Horn | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton <br> Bennett | Edelen | Husak |
| Bittle | Equtchins | Patchett |  |
| Bortell | Egenes | Jesse | Roncy |
| Branstad | Ewing | Ferguson | Kiser |
| Brinck | Fischer, H. O. | Knoke | Rinas |
| Brockett | Fisher, C. R. | Lippold | Roorda |
| Brunow | Fitzgerald | Lipgue | Schroeder |
| Butler | Fullerton | McCormick | Stanley |
| Byerly | Grassley | Mendenhall | Stephens |
| Cafrey | Griffee | Menke | Strothman |
| Carr | Hansen | Middleswart | Tofte |
| Clark, J. H. | Hargrave | Miller, A.V. | Welden |
| Daggett | Harper | Miller, K. D. | West |
| Danker | Harvey | Miller, R. G. | Woods |
| De Jong | Hennessey | Monree | Wulf |
| Den Herder | Higgins | Newhard | Wyckoff |
| Doyle | Hill | Nielsen | Mr.Speaker |
| Drake | Holden | Norland | (Millen) |

The nays were, none.
Absent or not voting, 20:
Clark, J. W. Connors
Cochran
Crabb
Crawford
Cusack
Freeman
Jordan

| Junker | McElroy | O'Halloran | Readinger |
| :--- | :--- | :--- | :--- |
| Kreamer | Mennenga | Pellett | Varley |
| Lipsky | Oakley | Peterson | Wells |

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

House File 346, a bill for an act relating to the number of days in a year for determining interest charges, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 346)
The ayes were, 75 :

Anderson
Avenson
Bennett
Bittle
Bortell
Branstad
Brinck
Brockett
Brunow
Butler
Byerly Caffrey Carr Clark, J. H.
Daggett
Danker
De Jong
Den Herder
Doyle
The nays were, 3 :
Harvey
Absent or not voting, 21:

| Clark, J. W. | Egenes | Kreamer | O'Halloran |
| :---: | :---: | :---: | :---: |
| Cochran | Fischer, H. O. | Lipsky | Peterson |
| Connors | Freeman | McElroy | Readinge |
| Crabb | Jordan | Mennenga | Varley |
| Crawford | Junker | Oakley | Wells |

Drake
Dunlap
Dunton
Edeler
Ewing
Ferguson
Fisher, C. R.
Fitzgerald
Fullerton
Grassley
Griffee
Hansen
Hargrave
Harper
Hennessey
Higgins
Hill
Holden
Horn
Husak
Hutchins
Jesse
Kiser
Knoke
Krause
Lippold
Logue
McCormick
Mendenhall
Menke
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Nielsen
Norland
Norpel

Patchett
Pellett
Poncy
Rapp
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Strothmar
Tofte
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Millen)

Stromer

Kreamer
Lipsky
McElroy
ennenga
Oakley
Halloran
Peterson
Readinger
Wells

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

House File 364, a bill for an act to legalize and validate the special election of the Lamoni Community School District, in the County of Decatur, State of Iowa, held on December 28, 1972, on the proposition of issuing School Bonds in the sum of not to exceed $\$ 50,000.00$ for the purpose of purchasing from Graceland

College one existing building, known as Herald Hall, remodeling the same for use as a school house, purchasing from Marvin Johnston one existing building, and for such allied development or improvement as shall be required for proper utilization of such property, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?" (H.F. 364)
The ayes were, 77:

| Anderson | Dunlap | Hutchins | Patchett |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Jesse | Pellett |
| Bennett | Edelen | Kiser | Poncy |
| Bittle | Egenes | Knoke | Rapp |
| Bortell | Ewing | Krause | Rinas |
| Branstad | Ferguson | Lippold | Roorda |
| Brinck | Fischer, H. O. | Logue | Schroeder |
| Brockett | Fisher, C. R. | McCormick | Small |
| Brunow | Fullerton | Mendenhall | Stanley |
| Butler | Grassley | Menke | Stephens |
| Byerly | Griffee | Middleswart | Stromer |
| Caffrey | Hansen | Miller, A.V. | Strothman |
| Carr | Hargrave | Miller, K.D. | Totte |
| Clark, J. H. | Harper | Miller, R. G. | Welden |
| Daggett | Harvey | Monroe. | West |
| Danker | Hennessey | Newhard | Woods |
| De Jong | Higgins | Nielson | Wyckoff |
| DenHerder | Hill | Norland | Mr. Speaker |
| Doyle | Holden | Norpel | (Millen) |
| Drake | Horn |  |  |

The nays were, none.
Absent or not voting, 22:
Clark, J. W. Fitzgerald
Cochran Freeman
Connors
Crabb
Crawford Cusack Husak Jordan Junker Kreamer

| Lipsky | Peterson |
| :--- | :--- |
| McEIroy | Readinger |
| Mennenga | Varley |
| Oakley | Wells |
| O'Halloran | Wulff |

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

House File 400, a bill for an act relating to the investment of funds of retirement systems for policemen and firemen, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 400)
The ayes were, 77:

| Anderson | Dunlap <br> Dunton | Hutchins | Patchett |
| :--- | :--- | :--- | :--- |
| Avenson | Sesse | Pellett |  |
| Bennett | Edelen | Kiser | Poncy |
| Bittle | Egenes | Knoke | Rapp |
| Bortell | Ewing | Krause | Rinas |
| Branstad | Fergusor | Lippold | Roorda |
| Brinck | Fischer, H. O. | Logue | Schroeder |
| Brockett | Fisher, C. R. | McCormick | Small |
| Brunow | Fullerton | Mendenhall | Stanley |
| Butler | Grassley | Menke | Stephens |
| Byerly | Griffee | Middleswart | Stromer |
| Caffrey | Hansen | Miller, A.V. | Strothman |
| Carr | Hargrave | Miller, K. D. | Tofte |
| Clark, J. H. | Harper | Miller, R. G. | Welden |
| Cusack | Harvey | Monroe | West |
| Danker | Hennessey | Newhard | Woods |
| De Jong | Higgins | Nielsen | Wyckoff |
| Den Herder | Hill | Norland | Mr. Speaker |
| Doyle | Holden | Norpel | (Millen) |
| Drake | Horn |  |  |

The nays were, none.
Absent or not voting, 22:

| Clark, J. W. | Fitzgerald | Lipsky | Peterson |
| :--- | :--- | :--- | :--- |
| Cochran | Freeman | McElroy | Readinger |
| Connors | Husak | Mennenga | Varley |
| Crabb | Jordan | Oakley | Wells |
| Crawford | Junker | O'Halloran | Wulff |
| Daggett | Kreamer |  |  |

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

Senate File 22, a bill for an act relating to unclaimed utility deposits and refunds, with report of committee recommending passage, was taken up for consideration.

Egenes 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. 22)
The ayes were, 76:

| Anderson |  |
| :--- | :--- |
| Avenson | Byerly <br> Cafriey |
| Bennett | Carr |
| Bittle | Clark, J. H. |
| Bortell | Cusack |
| Branstad | Danker |
| Brinck | De Jong |
| Brockett | Den Herder |
| Brunow | Doyle <br> Butler |
| Drake |  |


| Dunlap | Hansen |
| :--- | :--- |
| Dunton | Hargrave <br> Edelen |
| Egenes | Harper |
| Ewing | Harvey |
| Ferguson | Hennessey |
| Fischer, H. O. | Higgins |
| Hish |  |
| Fisher, C. R. | Holden |
| Grasston | Horn |
| Grassley | Hutchins |

Jesse
Kiser
Knoke
Krause
Lippold
Logue
McCormick
Mendenhall
Menke
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel

The nays were, none.
Absent or not voting, 23:
Clark, J. W.
Cochran
Connors
Crabb
Crawford
Daggett

Fitzgerald
Freeman
Griffee
Husak
Jordan
Junker

Patchett
Pellett
Poncy
Rapp
Rinas
Roorda
Schroeder
Small
Stanley
Stephens

Stromer
Strothman
Tofte
Welden
West
Woods
Wyckoff
Mr. Speaker
(Millen)

Kreamer Peterson
Lipsky Readinger

McElroy Varley
Mennenga
Oakley O'Halloran

Wells Wulff

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 21

Doyle of Woodbury called up for consideration House Concurrent Resolution 21, filed on March 2, 1973, and found on pages 468 and 469 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## REGULAR CALENDAR

The House resumed consideration of House File 360, a bill for an act relating to civil penalties for violations of orders and rules of the air quality commission of the department of environmental quality.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-234$ filed by him and moved its adoption:

H-234
1 Amend House File 360 by adding after line 15 the
2 following: "Any penalty assessed and collected shall
3 be placed in the general fund of the state."
Amendment adopted.
Butler 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. 360)

The ayes were, 74:

| Anderson | Drake <br> Avenson | Husak <br> Dunlap |
| :--- | :--- | :--- |
| Bennett | Dunton | Hutchins |
| Bittle | Edelen | Kise |
| Bortell | Egenes | Knoke |
| Branstad | Ewing | Krause |
| Brinck | Ferguson | Lippold |
| Brockett | Fischer, H. O. | McCormick |
| Brunow | Fisher, C. R. | Mendenhall |
| Butler | Fullerton | Menke |
| Byerly | Grassley | Middleswart |
| Caffrey | Hansen | Miller, A.V. |
| Carr | Hargrave | Miller, K. D. |
| Clark, J. H. | Harper | Miller, R. G. |
| Daggett | Harvey | Monroe |
| Danker | Hennessey | Newhard |
| De Jong | Higgins | Norland |
| Den Herder | Hill | Norpel |
| Doyle | Holden | Patchett |

Pellett
Poncy
Rapp
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
West
Woods
Wyckoff
Mr. Speaker
$\quad$ (Millen)

The nays were, none.
Absent or not voting, 25:

Clark, J. W.
Cochran
Connors
Crabb
Crawford Cusack
Fitzgerald

Freeman
Griffee
Horn
Jordan
Junker
Kreamer
Lipsky
Logue
McElroy
Mennenga
NieIsen
Oakley

O'Halloran
Peterson
Readinger
Varley
Wells
Wulff

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

## HOUSE FILE 363 DEFERRED

House File 363, a bill for an act relating to the management of state records, was taken up for consideration.

Hill of Polk offered the following amendment H-236 filed by him and moved its adoption:
H-236
1 Amend House File 363, page 3, line 35, by striking
2 the figures "1973" and inserting in lieu thereof the
3 figures "1974".
Amendment adopted.
Hill of Polk asked and received unanimous consent that House File 363 be deferred and that the bill retain its place on the calendar.

House File 374, a bill for an act relating to veterinarian's liens, was taken up for consideration.

Byerly of Polk asked for unanimous consent that House File 374 be deferred.

Objection was raised.
Byerly of Polk moved that House File 374 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 16, nays 51 .
Motion lost.
Fullerton 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. 374)
The ayes were, 43:

| Bennett | Ferguson | Krause | Pellett |
| :--- | :--- | :--- | :--- |
| Bortell | Fischer, H. O. Lippold | Poncy <br> Branstad | Fisher, C. R. |

The nays were, 35:

| Anderson | Clark, J. H. | Jesse | Rinas |
| :--- | :--- | :--- | :--- |
| Avenson | De Jong | Kiser | Schroeder |
| Bittle | Dunlap | Knoke | Small |
| Brinck | Edelen | Mendenhall | Welden |
| Brockett | Egenes | Middleswart | Wells |
| Brunow | Hargrave | Newhard | Woods |
| Byerly | Harvey | Nielsen | Wyckoff |
| Caffrey | Hill | Patchett | Mr. Speaker |
| Carr | Horn | Rapp | (Millen) |
| Absent or not voting, 21: |  |  |  |
| Clark, J. W. | Fitzgerald |  |  |
| Cochran | Freeman | Junker | Oakley |
| Connors | Griffee | Kreamer | O'Halloran |
| Crabb | Higgins | MeElroy | Peterson |
| Crawford | Jordan | Mennenga | Readinger |
| Cusack |  |  |  |

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

## MOTION TO RECONSIDER <br> (House File 374)

1 I move to reconsider the vote by which House
2 File 374 failed to pass the House on March 30, 1973.

## HOUSE RESOLUTION 6 ADOPTED

Avenson of Fayette asked and received unanimous consent to take up for immediate consideration House Resolution 6 and moved its adoption:

## HOUSE RESOLUTION 6 <br> By Avenson

Be It Resolved by the House of Representatives, That the membership of the Iowa House of Representatives meeting during the First Regular Session of the Sixty-fifth General Assembly extends its heartiest congratulations to the City of Oelwein in commendation of the one hundredth anniversary of the founding of the city; and

Be It Further Resolved, That a copy of this resolution be forwarded to the citizens of Oelwein who are in charge of making preparations for Oelwein's centennial celebration.

Motion prevailed and the resolution was adopted.

## SUBCOMMITTEE ASSIGNMENTS

House File 177
Hill, Chairman
Bittle
Monroe
House File 194
Kreamer, Chairman
Kiser
Wells
House File 225
Hill, Chairman
Fitzgerald
Readinger
House File 229
Hill, Chairman
Fitzgerald
Readinger
House File 312
Menke, Chairman
Byerly
Higgins
Horn
Miller of Calhoun
House File 321
Lippold, Chairman
Carr
Horn
Patchett
Wulff
House File 329
Crabb, Chairman
Husak
Horn
Oakley
Strothman
House File 337
De Jong, Chairman

Crawford
Lipsky
Mennenga
O'Halloran
House File 378
Strothman, Chairman
Jordan
Fullerton
House File 381
Schroeder, Chairman
Newhard
Rinas
House File 391
Egenes, Chairman
Fitzgerald
Small
House File 393
Danker, Chairman
Higgins
Clark of Dubuque
House File 408
Drake, Chairman
Branstad
Horn
House File 409
Egenes, Chairman
Kiser
Small
House File 411
Anderson, Chairman
Connors
Stromer
Welden
Wells

House File 412
Fisher of Greene, Chairman Fischer of Grundy Jordan
House File 418
Stephens, Chairman
Bennett
O'Halloran
House File 423
Lippold, Chairman
Den Herder
Fitzgerald
House File 432
Fisher of Greene, Chairman
Fischer of Grundy Jordan
House File 434
Knoke, Chairman
Bittle
Jesse
House File 437
West, Chairman
Miller of Buchanan
Roorda
House File 438
Logue, Chairman
Knoke
Woods
House File 440
Monroe, Chairman
Hargrave
Butler

House File 441
Hennessey, Chairman
Oakley
Strothman
House File 442
Bittle, Chairman
Junker
Doyle
House File 443
Tofte, Chairman
Carr
Hansen
House File 444
Rapp, Chairman
Logue
Knoke
House File 445
Knoke, Chairman
Jesse
Bittle
Kiser
Small
House File 446
Tofte, Chairman
Logue
Griffee
House File 447
Tofte, Chairman
Monroe
Brockett
House File 449
Logue, Chairman
Nielsen
Woods
House File 450
Knoke, Chairman
Jesse
Bittle
House File 451
Oakley, Chairman
Hargrave
Knoke
House File 453
Oakley, Chairman
Hargrave
Knoke
House File 454
Grassley, Chairman
Stromer
Carr
House File 455
Oakley, Chairman
Hargrave
Knoke
House File 457
Stanley, Chairman
Bittle
Dunton
Junker
Krause

House File 460
Knoke, Chairman
Jesse
Oakley
House File 461
Nielsen, Chairman
Hargrave
Harvey
House File 463
Drake, Chairman
Brockett
Hutchins
House File 465
Lippold, Chairman
Carr
Horn
Patchett
Wulff
House File 466
West, Chairman
Roorda
Cusack
House File 468
Logue, Chairman
Ewing
Jordan
House File 469
Daggett, Chairman
Crawford
O'Halloran
Mennenga
Miller of Calhoun
House File 470
West, Chairman
Hennessey
Poncy
House File 471
Middleswart, Chairman
Branstad
Mendenhall
House File 472
Hansen, Chairman
Ewing
Norpel
House File 473
Crabb, Chairman
Fischer of Grundy
Griffee
Horn
Millen
Oakley
Small
House File 476
Knoke, Chairman
Jesse
Crawford
House File 477
Logue, Chairman
Ferguson
Cusack

House File 479
Krause, Chairman
Harper
Stephens
House File 480
Clark of Lee, Chairman
Millen
Small
House File 481
Fullerton, Chairman
Avenson
Harper
House File 482
Brockett, Chairman
Ewing
Griffee
House File 483
Fullerton, Chairman
Avenson
Harper
House File 484
Cusack, Chairman
Fullerton
Hargrave
House File 487
Egenes, Chairman
Byerly
Drake
House File 488
Hansen, Chairman
Ewing
Miller of Buchanan
House File 489
Readinger, Chairman
Miller of Calhoun
Brunow
House File 491
Jesse, Chairman
Edelen
Newhard
House File 492
McElroy, Chairman
Hansen
Wyckoff
House File 494
Harvey, Chairman
Norland
Miller of Cerro Gordo
House File 495
Lippold, Chairman
Carr
Horn
Patchett
Wulff
House File 496
Clark of Lee, Chairman
Butler
Avenson

House File 497
Pellett, Chairman
Mendenhall
Norpel
House File 499
Bittle, Chairman
Junker
Patchett
House File 500
Logue, Chairman
Avenson
Miller of Buchanan
House File 504
Cusack, Chairman
Tofte
Junker
House File 507
Oakley, Chairman

Doyle
Crawford
House File 510
Readinger, Chairman
Fitzgerald
West
House File 511
Readinger, Chairman
Fitzgerald
West
House File 515
Welden, Chairman
Avenson
Dunlap
Freeman
Middleswart
Strothman
Wyckoff

House File 533
Den Herder, Chairman
Harvey
Monroe
Rapp
Stephens
Senate File 108
Hill, Chairman
Edelen
Hennessey
Newhard
Poncy
Senate File 115
Crawford, Chairman
Logue
Jesse

## 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. 248 Relating to reporting of vehicle accidents. By Kreamer.
H. F. 325 To clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs. By Edelen, Millen, et al. (Companion Bill S.F. 223-on calendar)
H. F. 372 Relating to the municipal recreation fund. By Ferguson. (Companion Bill S.F. 322)
H. F. 382 COMMITTEE BILL-Relating to the establishment of standards for food. By committee on agriculture; Pellett, Chairman.
H. F. 392 COMMITTEE BILL-Relating to the annual statement of insurance companies, By committee on commerce; Knoke, Chairman.
H. F. 526 COMMITTEE BILL-Relating to the examination of insurance companies. By committee on commerce; Knoke, Chairman.

ANDERSON of Ringgold, Chairman

## REPORTS OF COMMITTEES

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following reports:

Mr. Speaker: Your committee on judiciary and law enforcement, to whom was referred House File 67, a bill for an act relating to expert witness fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-238
1 Amend House File 67 as follows:
2 1. Line 9 by striking the word "additional" and

3 inserting in lieu thereof the following: "[additional]
4 reasonable".
2. By striking all after the word "required" in
line 11 and all of lines 12 and 13 and inserting in
lieu thereof the following: " [; but such additional
compensation shall not exceed four dollars per day
while so employed].".

HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement, to whom was referred House File 234, a bill for an act relating to the use of eminent domain by county boards of supervisors for any secondary road, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the bill do pass and that the explanation be corrected as follows:

## CORRECTED EXPLANATION

1 This bill provides that county boards of supervisors are required
2 to use the condemnation procedures outlined in Chapter 472 of the
3 Code in acquiring property for secondary roads unless the owner of
4 the property and the board of supervisors agree to use the provision
5 in sections 306.28 to 306.37 .

HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement, to whom was referred House File 356, a bill for an act relating to the dissemination of autopsy records, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman
Peterson of Woodbury, from the committee on county government, submitted the following report:

Mr. Speaker: Your committee on county government, to whom was referred House File 339, a bill for an act relating to providing ambulance service to unincorporated areas, 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.

PETERSON of Woodbury, Chairman

## AMENDMENTS FILED

H—237
1 Amend House File 60 as follows:
2 1. Page 2, by inserting after line 3, the follow-
3 ing section:
4 Sec. ..... Section two hundred ninety-seven point
5 five (297.5), Code 1973, is amended to read as follows:
6 297.5 TAX. The directors in any high school dis-
7 trict maintaining a program kindergarten through grade
$\mathrm{H}-239$
twelve and having a total enrollment of six hundred or more may, at their regular meeting in July, or at a special meeting called for that purpose between the time designated for such regular meeting and the third Monday in August, certify an amount not exceeding one mill to the board of supervisors, who shall levy the amount so certified, and the tax so levied shall be placed in the schoolhouse fund and used only for the purchase of sites in and for said school district. If any unencumbered funds remain after the purchase of a site, the board may submit the question of using the unencumbered funds for other purposes to the voters at a regular school election or a special election called for that purpose.
2. Amend the title, page 1 , line 2, by inserting after the word "used" the words "and directing the use of unencumbered funds".

DAGGETT of Adams

Amend House File 383 as follows:

1. Page 2, line 8 , by inserting after the word "soybeans," the words "soybeans for seed,".
2. Page 2, lines 12 and 13, by striking the words
"either as whole grain, seed, milled feed".
3. Page 3 , line 13 , by striking the words "In order".
4. Page 3, by striking line 14.
5. Page 3, line 15, by striking the words "five thousand dollars."
6. Page 3, line 33, by striking the word "thirtydays'" and inserting in lieu thereof the word "sixtydays'".
7. Page 4, by striking lines 22 through 25.
8. Page 4 , line 26 , by striking the word "duplicate".
9. Page 6 , line 14, by striking the word "licensee" and inserting in lieu thereof the word "person".
10. Page 6, line 17, by striking the word "ten" and inserting in lieu thereof the word "thirty".
11. Page 6, by striking lines 22 through 25.
12. By renumbering any subsections required by this amendment.

HENNESSEY of Delaware
HUTCHINS of Guthrie
EWING of Mahaska
$\mathrm{H}-240$
1 Amend House File 375, page 3, by inserting after
"Sec. ..... Section twenty-eight point seven (28.7), Code 1973, is amended by adding the following new subsection:
$N E W S U B S E C T I O N$. Require that any invention resulting from research funded by the commission shall be

8 the property of the state. The commission, in its
9 discretion, shall secure a patent on such invention
10 and any royalties or earnings from such patent shall
11 be paid to the treasurer of state and credited by
12 him to the general fund of the state."
MONROE of Des Moines
BYERLY of Polk PONCY of Wapello MIDDLESWART of Warren PATCHETT of Johnson BRUNOW of Appanoose NIELSEN of Polk HENNESSEY of Delaware CARR of Dubuque
H-235
1 Amend House File 537, page 3, by striking from lines
229 and 30 the words "less than four persons" and
3 inserting in lieu thereof the words "four persons or
4 less".
McCORMICK of Delaware
On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, April 2, 1973.

# JOURNAL OF THE HOUSE 

> Eighty-fifth Calendar Day-Fifty-fifth Session Day
> Hall of the House of Representatives Des Moines, Iowa, Monday, April 2, 1973

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

Prayer was offered by the Reverend Everett H. Staats, pastor of the Asbury United Methodist Church, Bettendorf, Iowa.

The Journal of Friday, March 30, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Fred Ashler, Hamburg, Iowa.

## 'LEAVE OF ABSENCE

Leave of absence was granted as follows:
McElroy of Fremont on request of Drake of Muscatine; Fullerton of Woodbury on request of Peterson of Woodbury; Brunow of Appanoose on request of Harper of Davis.

## PRESENTATION OF VISITORS

Sixty-five fifth grade students from Park Avenue Elementary School, Des Moines, accompanied by Clara Post, Kenneth Rankin and Miss Perkins. By Caffrey of Polk.

Five students from Hamburg Community High School, Hamburg, accompanied by Dr. Fred Ashler. By McElroy of Fremont.

One hundred twenty senior students from Emmetsburg High School, Emmetsburg, accompanied by Jack Mann, Margaret Gustad, Wanda Nicholson, Judy Schaper and Jack Daniels. By Krause of Palo Alto.

Twenty-five American government class students from Walnut High School, Walnut, accompanied by Frank Johnson. By Schroeder of Pottawattamie.

Thirty-five civics class students from Harlan High School, Harlan, accompanied by Ted Williams. By Danker of Pottawattamie.

Fifty-one sixth grade students from Johnston Elementary School, Johnston, accompanied by Dave Nelson and Mrs. Mary Bramer. By Readinger of Polk.

Nine Boy Scouts from Troop 8, Cedar Rapids, accompanied by Mr. and Mrs. Fuller and H. E. Herrington. By Lipsky of Linn.

## PETITION FILED

The following petition was received and placed on file:
By Krause of Palo Alto from nine Algona citizens opposing any legislation allowing the sale of liquor on Sunday.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 67, 234, 339 and 356, 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 on March 29, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 287, a bill for an act relating to the Iowa public employees' retirement system.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 287

Amend House File 287 as amended, passed and reprinted by the House as follows:

1. Page 2A, by striking lines 28 and 29.
2. Page 2A, line 30, by inserting after the period the words "The two active members of the system shall be ex officio members of the board."
3. Page 3, line 13, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
4. Page 3, line 14, by inserting after the word "birthday" the words ", except a school district, county school system, joint county system, and merged area shall deduct from the wages of each member of the system a contribution in the amount of three and one-half percent of the covered wages paid by the employer until the first of the month after the member's sixty-fifth birthday,".
5. Page 3, line 32, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
6. Page 3, line 33, by inserting after the word "birthday" the words"except covered wages shall not include wages
to a member who is an employee of a school district, county school system, joint county system, or merged area, after the first of the month coinciding with or next following his sixty-fifth birthday,".
7. Page 4, line 12, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
8. Page 4, line 13, by inserting after the word "birthday" the words ", except membership service by a member who is an employee of a school district, county school system, joint county system, or merged area means service rendered by a member after July 4, 1953 and prior to the first of the month coinciding with or next following his sixty-fifth birthday".
9. Page 8, line 13, by inserting after the word "wages" the words "and thereafter the monthly formula benefit shall be determined by the employment security commission on an annual basis after an actuarial study and upon the recommendation of the advisory investment board, maintaining the system on an actuarially sound basis".
10. Page 9, by striking lines 13 through 17, inclusive, and inserting in lieu thereof the following:
$N E W$ SUBSECTION. For each active member retiring on or after June 30, 1973, and who has completed ten or more years of membership service, the total amount of monthly benefit payable at the normal retirement date for prior service and membership service shall not be less than fifty dollars per month. If benefits commence on an early retirement date, the amount of benefit shall be reduced in accordance with section ninety-seven $B$ point fifty (97B.50) of the Code. If an optional allowance is selected under section ninety-seven $B$ point fiftyone (97B.51) of the Code, the amount payable shall be the actuarial equivalent of the minimum benefit. An employee who is in employment on a school year or academic year basis, will be considered to be an active member as of June 30, 1973, if he completes the 1972-73 school year or academic year.

## INTRODUCTION OF BILLS

House File 543, by committee on natural resources, a bill for an act relating to the accounting of license sale date for county recorders.

Read first time and placed on the calendar.
House File 544, by Dunlap, a bill for an act relating to the issuance of general obligation bonds for sanitary disposal projects.

## Read first time and referred to committee on natural resources.

House File 545, by Monroe, O'Halloran, Wells, Jordan, McCor-
mick, Doyle, Cochran, Caffrey, Higgins and Patchett (Griffin, Rabedeaux, Curtis, Nystrom, Hultman, Murray, Potter, Kinley, Tieden, Kennedy, Robinson, Coleman, Blouin, Heying, Hansen, Gallagher and Junkins), a bill for an act relating to the private sale, control, distribution and taxation of wine containing not more than seventeen percent alcohol by weight, declaring certain acts relating to wine to be unlawful and prescribing penalties therefor.

Read first time and referred to committee on ways and means.
House File 546, by Higgins and Byerly, a bill for an act repealing the authority of counties to place liens against the property of persons admitted or committed to certain state institutions, or to facilities for treatment of alcoholism.

Read first time and referred to committee on human resources.
House File 547, by committee on cities and towns, a bill for an act relating to the requirements for the chief of police and the chief of the fire department.

## Read first time and placed on the calendar.

House File 548, by Egenes and Avenson, a bill for an act relating to the regulation of industrial loan companies and the composition of the state banking board.

Read first time and referred to committee on commerce.
House File 549, by committee on rules, a bill for an act providing an exception to laws relating to prohibited employment and making the exception retroactive.

Read first time and placed on the calendar.
House File 550, by committee on agriculture, a bill for an act to provide standards for the care of animals in animal shelters, pounds and pet shops, and to regulate dealers, animal wardens, boarding kennels, and commercial breeders, and provide penalties for violations.

Read first time and placed on the calendar.
House File 551, by committee on education, a bill for an act relating to state per pupil aid for laboratory schools.

Read first time and placed on the calendar.
House File 552, by Oakley, Butler, Daggett, Middleswart, Roorda, Den Herder, Grassley and Stanley (Plymat, Shaff, Ander-
sen, Hill, Rodgers, Van Gilst, Miller of Marshall, Heying, Bergman, Taylor and Nystrom), a bill for an act relating to the offense of operating a motor vehicle while under the influence of alcohol and the penalties provided therefor; making certain acts illegal and providing a penalty for their commission; and relating to procedures required in the application of the implied consent law.

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

House File 553, by committee on county government, a bill for an act relating to the employment of county relief recipients on government-owned properties, parks, and recreation centers in payment for and as a condition of granting relief.

Read first time and placed on the calendar.
House File 554, by Kiser, a bill for an act relating to workmen's compensation.

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

House File 555, by Harvey, a bill for an act relating to the liability for support for patients at a hospital-school or special unit.

Read first time and referred to committee on human resources.
House File 556, by Harper, a bill for an act relating to the suspension or revocation of a license of a motor vehicle operator or chauffeur.

Read first time and referred to committee on transportation.
House File 557, by Harper, a bill for an act relating to the issuance of free fishing licenses.

Read first time and referred to committee on natural resources.
House File 558, by Harper, Wells, Cochran, Ewing, Horn, Middleswart and Brinck, a bill for an act relating to the taxation of coin-operated laundries.

Read first time and referred to committee on ways and means.
House File 559, by Harper, a bill for an act relating to the open season for bobwhite quail.

Read first time and referred to committee on natural resources.
House File 560, by Woods, Byerly, Miller of Buchanan, Con-
nors, Newhard, De Jong, Bennett and Jordan (Priebe, Schaben, Scott and Kinley), a bill for an act relating to mechanics' liens.

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

House File 561, by Cusack, Higgins, Byerly, Mennenga, Connors, Norland, Miller of Cerro Gordo and Small (Gluba, Rabedeaux, Scott, Kinley, Palmer, Willits, Blouin, Robinson, Curtis, Shaw, Murray, Schwengels and Nolin), a bill for an act relating to the creation of a Spanish-speaking peoples study commission and providing an appropriation.

Read first time and referred to committee on appropriations.
House File 562, by Hutchins, a bill for an act relating to surveyors' plats.

Read first time and referred to committee on cities and towns.
House File 563, by Doyle, a bill for an act to provide additional homestead tax credit for persons sixty-five years of age or older or totally disabled.

Read first time and referred to committee on ways and means.
House File 564, by Bennett, a bill for an act to legalize and validate the proceedings of the City Council of the City of Sac City, Sac County, State of Iowa, in connection with the award of a contract and the levying of special assessments for the construction of Sanitary Sewer Program No. 1, 1972.

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

House File 565, by Monroe and Horn, a bill for an act relating to comparative negligence.

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

House File 566, by O'Halloran, Harvey, Schroeder, De Jong and Rapp, a bill for an act relating to deposit of fees and admission charges by local school districts.

Read first time and referred to committee on education.
House File 567, by Stanley, Drake and Cochran, a bill for an act relating to trustees of drainage or levee districts.

Read first time and referred to committee on agriculture.

House File 568, by Hansen, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Sanborn, in the County of O'Brien, State of Iowa, in connection with the placing of the management and control of the Waterworks System of said Town in the Town Council.

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

House File 569, by Grassley, a bill for an act relating to the statute of limitations governing school fund mortgages.

Read first time and referred to committee on education.
House File 570, by Holden, a bill for an act relating to official newspapers.

Read first time and referred to committee on county government.

House File 571, by committee on natural resources, a bill for an act relating to the leasing of property under the jurisdiction of the state conservation commission.

Read first time and placed on the calendar.
House File 572, by committee on appropriations, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Read first time and placed on the appropriations calendar.
House File 573, by Stanley, Patchett, Butler, Griffee, Bittle, Horn and De Jong, a bill for an act establishing a professional standards board governing approval of teacher preparation programs and certification of teachers and to abolish the board of educational examiners.

Read first time and referred to committee on state government.
House File 574, by committee on appropriations, a bill for an act to appropriate from moneys received by certain commissions, boards and departments.

Read first time and placed on the appropriations calendar.
House File 575, by Holden, a bill for an act relating to the annexation of territory by cities and towns.

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

## EXPLANATION OF VOTE

I was undergoing treatment at a local hospital Friday morning, March 30, 1973, for injuries sustained in an accident. Had I been present in the chamber, I would have voted "no" on House File 374. I would have voted "yes" on Senate File 22, and "yes" on House Files 116, 262, 309, 311, 318, $335,346,364,400$, and 360.

O'HALLORAN of Black Hawk

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Roorda of Jasper offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles P. Starrett of Jasper County, who was a member of the Fifty-third session of the General Assembly from Jasper County, passed away on December 7, 1971; 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 Speaker appointed as such committee Roorda of Jasper, De Jong of Marion and West of Marshall.

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

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Clarence C. Christophel of Bremer County, who was a member of the Fifty-sixth, Fifty-seventh, and Fifty-eighth sessions of the General Assembly from Bremer County, passed away on September 14, 1972; 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 Speaker appointed as such committee Grassley of Butler, Avenson of Fayette and Fischer of Grundy.

SPECIAL ORDER
(Senate File 115)
Holden of Scott asked and received unanimous consent that Senate File 115 be made a special order of business for $9: 15$ a.m., Thursday, April 5, 1973.

# REMOVED AS CO-SPONSOR <br> (House File 299) 

Edelen of Emmet has been removed as a co-sponsor of House File 299.

## PROOFS OF PUBLICATION

Published copy of House File 564 and verified proof of publication of said bill in The Sac Sun, Sac City, Iowa on March 7, 1973, 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 568 and verified proof of publication of said bill in the Sanborn Pioneer, Sanborn, Iowa, on March 8, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk House of Representatives

## CONSIDERATION OF BILLS

## BUSINESS PENDING CALENDAR

The House resumed consideration of Senate File 3, a bill for an act relating to improvement bonds and special assessments on certain property outside of cities.

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

On the question "Shall the bill pass?" (S.F. 3)
The ayes were, 62:

| Anderson | De Jong | Holden | Miller, A. V. |
| :---: | :---: | :---: | :---: |
| Bennett | Den Herder | Horn | Miller, K. D. |
| Bittle | Doyle | Husak | Newhard |
| Bortell | Drake | Hutchins | Norland |
| Branstad | Dunton | Junker | Oakley |
| Brinck | Egenes | Kiser | Pellett |
| Brockett | Ewing | Knoke | Peterson |
| Butler | Ferguson | Krause | Readinger |
| Byerly | Fischer, H. O. | Kreamer | Roorda |
| Carr | Fisher, C. R. | Lippold | Schroeder |
| Clark, J. H. | Freeman | McCormick | Stanley |
| Connors | Grassley | Mendenhall | Stromer |
| Crabb | Hansen | Menke | Tofte |
| Cusack | Harper | Mennenga | Wulff |
| Daggett | Harvey | Millen | Mr. Speaker |
| Danker | Hill |  |  |
| The nays were, 32: |  |  |  |
| Avenson | Crawford | Hargrave | Jordan |
| Caffrey | Dunlap | Hennessey | Logue |
| Clark, J. W. | Fitzgerald | Higgins | Middleswart |
| Cochran | Griffee | Jesse | Miller, R. G. |


| Monroe | Patchett | Small | Wells |
| :--- | :--- | :--- | :--- |
| Nielsen | Poncy | Stephens | West |
| Norpel | Rapp | Strothman | Woods |
| O'Halloran | Rinas | Welden | Wyckoff |
| Absent or not voting, 5: |  |  |  |
| Brunow <br> Edelen | Fullerton | Lipsky | McElroy |

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

HOUSE FILE 16 WITHDRAWN
Knoke of Pottawattamie asked and received unanimous consent to withdraw House File 16 from further consideration by the House.

## HOUSE FILE 362 WITHDRAWN

Ferguson of Carroll asked and received unanimous consent to withdraw House File 362 from further consideration by the House.

## REGULAR CALENDAR <br> HOUSE FILE 375 DEFERRED

House File 375, a bill for an act creating a division of grain resources research within the Iowa development commission, was taken up for consideration.

Monroe of Des Moines offered the following amendment H-240 filed by Monroe, et al.:
H-240
1 Amend House File 375, page 3, by inserting after line 3 the following:
"Sec. ..... Section twenty-eight point seven
(28.7), Code 1973, is amended by adding the following new subsection:
$N E W S U B S E C T I O N$. Require that any invention result-
ing from research funded by the commission shall be
the property of the state. The commission, in its
discretion, shall secure a patent on such invention
and any royalties or earnings from such patent shall
be paid to the treasurer of state and credited by
him to the general fund of the state."
Monroe of Des Moines asked and received unanimous consent that amendment H-240 and House File 375 be deferred, and the bill was placed on the calendar under unfinished business.

SENATE FILE 357 SUBSTITUTED FOR HOUSE FILE 382
Pellett of Cass asked and received unanimous consent to substitute Senate File 357 for House File 382.

## SENATE FILE 357 DFFERRED

Senate File 357, a bill for an act relating to standards for foods containing chemical residues, was taken up for consideration.

Cochran of Webster asked and received unanimous consent that Senate File 357 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 383 DEFERRED

House File 383, a bill for an act relating to the licensing and regulating of grain dealers and providing penalties, was taken up for consideration.

Hill of Polk offered the following amendment H-205 filed by him and division of the amendment was requested as follows: H-205A
1 Amend House File 383 as follows:
2 1. Page 2, by striking lines 4 and 5.
H-205B
3 2. Page 3, by striking lines 11, 12 and 13
4 and inserting in lieu thereof the following:

12 3. Page 4, line 14, insert after the word 13 "statement" the following:
14 "certified by a certified public accountant
15 or an independent public accountant,".
H-205C
16 4. Page 6, line 14, by striking the word
17 "licensee" and insert in lieu thereof the word
18 "person".
H-205D
19 5. Page 6, lines 32 and 33, by striking
20 the words "less than one hundred dollars nor".
Hill of Polk moved the adoption of amendment H-205A.
Amendment adopted.
(Amendments $\mathrm{H}-205 \mathrm{~B}, \mathrm{H}-205 \mathrm{C}$ and $\mathrm{H}-205 \mathrm{D}$ pending.)
By unanimous consent on request of Hill of Polk, House File 383 was deferred and placed on the calendar under unfinished business.

On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## Leave of absence

Leave of absence was granted as follows:
Rinas of Linn for the afternoon on request of Jordan of Linn.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 384, a bill for an act creating an advisory committee to the chemical technology commission of the department of environmental quality, was taken up for consideration.

Freeman of Buena Vista offered the following amendment H-189 filed by Middleswart and Pellett and moved its adoption: H-189
1 Amend House File 384 on page 2, line 11, by insert-
2 ing after the word "geneticist," the words "a horti-
3 culturist,".
Amendment adopted.
Freeman of Buena Vista offered the following amendment $\mathrm{H}-204$ filed by him and Butler of Pottawattamie and moved its adoption:
H-204
1 Amend House File 384, page 2, line 29, by in-
2 serting after the word "sale," the word "distri-
3 bution,".
Amendment 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. 384)

The ayes were, 91 :

| Avenson | Dunlap | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Jordan | Patchett |
| Bittle | Edelen | Junker | Pellett |
| Bortell | Egenes | Kiser | Peterson |
| Branstad | Ewing | Knoke | Poncy |
| Brinck | Ferguson | Krause | Rapp |
| Brockett | Fischer, H. O. | Kreamer | Readinger |
| Butler | Fisher, C. R. | Lippold | Roorda |
| Byerly | Fitzgerald | Lipsky | Schroeder |
| Caffrey | Freeman | Logue | Small |
| Carr | Grassley | McCormick | Stanley |
| Clark, J. H. | Griffee | Mendenhall | Stephens |
| Clark, J. W. | Hansen | Menke | Stromer |
| Connors | Hargrave | Mennenga | Strothman |
| Crabb | Harper | Middleswart | Tofte |
| Crawford | Harvey | Miller, K. D. | Welden |
| Cusack | Hennessey | Miller, R. G. | Wells |
| Daggett | Higgins | Monroe | West |
| Danker | Hill | Newhard | Woods |
| De Jong | Holden | Nielsen | Wulff |
| Den Herder | Horn | Norland | Wyckoff |
| Doyle | Husak | Norpel | Mr. Speaker |
| Drake | Hutchins | Oakley |  |

The nays were, none.
Absent or not voting, 8:
$\begin{array}{ll}\text { Anderson } & \text { Cochran } \\ \text { Brunow } & \text { Fullerton }\end{array}$
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 149, a bill for an act clarifying legal settlement of a minor child residing in an institution, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 149)
The ayes were, 89 :

| Anderson | Connors | Fischer, H. O. | Horn |
| :--- | :--- | :--- | :--- |
| Avenson | Crabb | Fisher, C. R. | Husak |
| Bennett | Crawford | Fitzgeraid | Hutchins |
| Bittle | Cusack | Freeman | Jesse |
| Bortell | Daggett | Grassley | Jordan |
| Branstad | Danker | Griffee | Junker |
| Brinck | De Jong | Hansen | Kiser |
| Brockett | Den Herder | Hargrave | Knoke |
| Butler | Doyle | Harper | Krause |
| Byerly | Drake | Harvey | Kreamer |
| Caffrey | Dunton | Hennessey | Lippold |
| Carr | Edelen | Higgins | Lipsky |
| Clark, J. H. | Egenes | Hill | Logue |
| Clark, J. W. | Ferguson | Holden | McCormick |


| Mendenhall | Norpel |
| :--- | :--- |
| Mennenga | Oakley |
| Middleswart | O'Halloran |
| Miller, A. V. | Patchett |
| Miller, K. D. | Pellett |
| Miller, R. G. | Peterson |
| Monroe | Poncy |
| Nielsen | Rapp |
| Norland |  |


| Readinger | Tofte |
| :--- | :--- |
| Roorda | Welden |
| Schroeder | Wells |
| Small | West |
| Stanley | Woods |
| Stephens | Wulff |
| Stromer | Wyckoff |
| Strothman | Mr. Speaker |

The nays were, none.
Absent or not voting, 10:

| Brunow | Ewing <br> Cochran | Fullerton | Menke |
| :--- | :--- | :--- | :--- |
| Dunlap | McElroy | Millen | Newhard |
|  |  |  |  |

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

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 2, 1973, he approved and transmitted to the Secretary of State the following bills:

Senate File 203, a act relating to the deposit of public funds.
Senate File 231, an act to make a supplemental appropriation from moneys received by the board of nursing examiners.

AMENDMENTS FILED

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H-249
            Amend House File 325 as follows:
            1. Page 2, before line 1, by inserting the follow-
    ing as section one (1) of the bill and renumbering the
    following sections of the bill accordingly:
            Section 1. Section one hundred forty-nine point
    five (149.5), Code 1973, is amended to read as follows:
            149.5 AMPUTATIONS-GENERAL ANESTHETICS. A license
    to practice podiatry shall not authorize the licensee
    to amputate the human foot or perform any surgery on
    the human body at or above the ankle, or use any
    anesthetics other than local.
            However, the licensee shall have the right, if
    exercised in the proper practice of podiatry, to
    prescribe and administer a drug or a medicine.
```

MONROE of Des Moines
H-244
1 Amend the Senate amendment to House File 328 by
2 striking lines 2 and 3 of the Senate amendment and
3 inserting in lieu thereof the following:
4 "following new sections:
5 Sec. 5. For the purposes of this Act, the

6 department of revenue may use any denomination of
7 cigarette stamps available on a temporary basis until
8 stamps in compliance with division one (1) of chapter
9 ninety-eight (98) of the Code are available.
10 Sec. 6. This Act, being deemed of immediate importance,".
STANLEY of Muscatine
DEN HERDER of Sioux
H-248
1 Amend House File 373, line 13, by striking the
2 words "auditor of state" and inserting in lieu
3 thereof the words "county auditor".
SCHROEDER of Pottawattamie
H-243

1
2

MONROE of Des Moines
H-242
1 Amend House File 388 as follows:
2 1. Page 2, line 19, by striking the words "Leave 3 of absence in excess of".

Amend amendment H-240 to House File 375, page
1 , line 8 , by inserting after the word "state" the words, "in proportion to the funding provided by
2. Page 2, by striking lines 20 through 24, inclusive.
3. Page 2, line 25 , by striking the word "employee.".
4. Page 2, after line 32, by adding the following sections:
"Sec. 2. Section seventy-nine point one (79.1), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. No employee of the state shall be required to use any leave of absence time as provided in this section, because of lost time due to an injury suffered while acting within the scope of his employment.

Sec. 3. Section eighty-five point two (85.2), Code 1973, is amended by adding the following new paragraph :
$N E W$ PARAGRAPH. Any employee of the state, except
as provided in section eighty-five point one (85.1)
of the Code, who is injured in the course of his employment, shall receive his full weekly salary as compensation for the period of his temporary partial, or permanent partial disability, except as provided in section eighty-five point sixteen (85.16) of the Code.

Sec. 4. Section eighty-five point thirty-four (85.34), subsection two (2), is amended by adding the following new paragraph:
$N E W P A R A G R A P H$. Any employee of the state, injured in the course of his employment shall be paid weekly
compensation as provided in section eighty-five point two (85.2) of the Code.

Sec. 5. Section eighty-five point thirty-seven (85.37), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

In all cases where an employee receives a personai injury causing temporary disability, or causing a permanent partial disability for which compensation is payable during a healing period, compensation for such temporary disability or for such healing period shall be upon the basis provided herein. The weekly benefit amount payable to any employee for any one week shall be, but shall not exceed an amount, rounded to the nearest dollar, equal to fifty percent of the state average weekly wage paid employees as determined by the Iowa employment security commission under the provisions of section 96.3 , subsection 4, and in effect at the time of the injury. Total weekly compensation for any employee shall not exceed sixtysix and two-thirds percent per week of the employee's average weekly earnings, except as provided in section eighty-five point two (85.2) of the Code; provided further, that such compensation shall not be less than eighteen dollars per week, except if at the time of his injury his earnings are less than eighteen dollars per week, then he shall receive in weekly payments a sum equal to the full amount of his weekly earnings."
5. Page 1, line 1 , by inserting after the word "pay" the words "resulting from injuries, and providing workmen's compensation payments in lieu thereof".

MONROE of Des Moines CAFFREY of Polk

H- 241

Amend House File 552 as follows:

1. Page 2, by striking lines 33 and 35.
2. Page 3, by striking lines 1 and inserting in lieu thereof the following new paragraph:
"A charge under subsection two (2) of this section shall not be reduced to a charge under this subsection unless the defendant agrees to participate in an alcohol rehabilitation program as prescribed by the court, or unless the defendant has not been convicted of an offense under this subsection or subsection two (2) of this section for a period of six years. A conviction of a violation of this subsection or subsection two (2) of this section after a conviction under this subsection within a period of six years from the date of the original conviction shall be considered a second conviction under subsection two (2) of this section and shall be subject to the penalties prescribed therein."
3. Page 3, line 4, by striking the words "shall be" and inserting in lieu thereof the following: ", or".

## OAKLEY of Clinton

H-245
Amend House File 462 as follows:

1. Page 3, line 16, by inserting after the word "state" the following: "time or place or circumstances or".
2. Page 3, by striking line 19 and inserting in lieu thereof the following: "[regarding the nature and extent of the injuries and damages]".

NORLAND of Worth

H-246
1 Amend Senate File 126, as amended, passed, and reprinted by the Senate, page 20A, line 19, by inserting after the period the following:
"Any certificated school employee employed by a public school district who receives a master's degree after the effective date of this Act shall not be compensated on the basis of possession of a master's degree until he shall have completed not less than five years employment as a certificated classroom teacher. Any certificated school employee employed by a public school district who receives a doctoral degree after the effective date of this Act shall not be compensated on the basis of possession of a doctoral degree until he shall have completed ten years employment as a certificated classroom teacher."

BRINCK of Lee
H-250
1 Amend Senate File 357 as passed by the Senate
2 as follows:

1. By inserting after line 3 the following as

## Section 1:

Section 1. Section one hundred ninety point one (190.1), Code 1973, is amended by adding the following new subsection:

On motion by Kreamer of Polk, the House adjourned until 9:00 a.m., Tuesday, April 3, 1973.

## JOURNAL OF THE HOUSE

Eighty-sixth Calendar Day-Fifty-sixth Session Day<br>Hall of the House of Representatives Des Moines, Iowa, Tuesday, April 3, 1973

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

Prayer was offered by the Reverend Gordon Taylor, pastor of the Calvary Baptist Church, Greene, Iowa.

The Journal of Monday, April 2, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. John L. Garred, Whiting, Iowa.

## PRESENTATION OF VISITORS

Crabb of Crawford presented to the House the Honorable Jewell O. Waugh, former member of the House during the Sixtysecond through the Sixty-fourth General Assemblies representing Crawford and Monona Counties.

The Speaker announced that the following visitors were present in the House chamber:

Fifty sixth grade students from Johnston Elementary School, Johnston, accompanied by Mrs. Verga Heger, Mrs. Monica Waters, Mrs. Kay Van Farowe, Mrs. Judy Fiala and Mrs. Lois Neff. By Readinger of Polk.

One hundred forty students from Grinnell Senior High School, Grinnell, accompanied by Messrs. Penne, Axtel, Bunn, Zeitner and Levy. By Husak of Tama.

## PETITIONS FILED

The following petitions were received and placed on file:
By Daggett of Adams from eleven residents of Montgomery County and Brunow of Appanoose from twenty-eight members of the Iconium United Methodist Church, Iconium, all opposing the sale of liquor and beer on Sundays.

By Husak of Tama from forty-nine residents of Tama County favoring Senate File 271, relating to the establishment of a regional library system.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 30, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 27, a bill for an act relating to the observance date of Veterans' Day.

Also: That the Senate has on March 30, 1973, amended the House amendment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 32, a bill for a act relating to the seal used by a notary public.

Also: That the Senate has on March 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 43, a bill for an act relating to school bus transportation for high school pupils.

Also: That the Senate has on March 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 59, a bill for an act expanding the purposes for which the schoolhouse tax may be used.

Also: That the Senate has on March 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 224, a bill for an act relating to jurisdiction of peace officers.
Also: That the Senate has on March 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 239, a bill for an act relating to the obligations of a development corporation for loan purposes.

Also: That the Senate has on March 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 265, a bill for an act relating to method of filing reports on homestead tax credits.

Also: That the Senate has on March 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 291, a bill for an act relating to the eradication of swine tuberculosis.

Also: That the Senate has on March 30, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 15, urging remedial authority be legislated by the Congress of the United States prior to any further action on the Saylorville Lake Project.

Also: That the Senate has on March 30, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 18, relating to highway-railway crossing safety.

RALPH R. BROWN, Secretary

## SENATE CONCURRENT RESOLUTION 15 By Nystrom

Whereas, the Congress of the United States authorized the construction of the Saylorville Lake Project on the Des Moines River for flood control, recreation, and other purposes in the Flood Control Act of 1958; and

Whereas, the Saylorville Lake Project as currently planned will result in increased flooding, both in frequency and duration, in Ledges State Park; and

Whereas, a stipulation has been agreed to in the case of Iowa Citizens to Save Ledges State Park, Inc., et al., v. Robert F. Froehlke; and

Whereas, the stipulation provides that if the environmental impact statement "discloses the study, development and description of alternatives which will minimize adverse environmental consequences to Ledges State Park, the Corps of Engineers shall support, and cause implementation within the limits of its authority of the optimum alternative studied, developed and described, as determined administratively by the Corps of Enginers after consultations with plaintiffs and others in good faith"; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That if the optimum alternative for minimizing adverse environmental consequences to Ledges State Park lies outside the authority of the Corps of Engineers, remedial authority be legislated by the Congress of the United States prior to any further action on the Saylorville Lake Project.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 18

By Robinson (Daggett, Butler and Danker)
Whereas, there were approximately 1,500 deaths resulting from motor vehicle collisions with railroad trains in the United States during 1972; and

Whereas, there were 32 accidents involving motor vehicles and railroad trains in Iowa in 1972 which resulted in 51 fatalities; and

Whereas, during hours of twilight and darkness, it is difficult for motorists to see railway cars at highway-railway crossings; and

Whereas, the safety problem at highway-railway crossings could be corrected by requiring that the sides of railway cars be marked with illuminous paint or tape; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the General Assembly urges the Congress of the United States to take appropriate action to require that the sides of railway cars be suitably marked with illuminous paint or tape as a safety feature.

Be It Further Resolved, That the Secretary of the Senate send a copy of this resolution to each member of the Iowa delegation to the Congress of the United States.

Laid over under Rule 25.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 32

1 Amend the House amendment to Senate File 32, line 8, by strik-
2 ing the word "included" and inserting in lieu thereof the
3 following: "[engraved] included".

## INTRODUCTION OF BILLS

House File 576, by Crabb, a bill for an act to provide an additional homestead tax credit for persons sixty-five years of age or older.

Read first time and referred to committee on ways and means.
House File 577, by Hill (Murray), a bill for an act to provide financial assistance for the establishment and operation of community day care centers and for training courses for employees of community day care centers, and to make an appropriation.

Read first time and referred to committee on appropriations.

## HOUSE CONCURRENT RESOLUTION 34 <br> By Cochran and Pellett

Whereas, the reserves of nonrenewable energy resources are being depleted; and

Whereas, the Congress of the United States is making studies of the depletion of these energy resources and of means by which to supplement and substitute for them; and

Whereas, the use of grain alcohol as a motor fuel additive provides a renewable source of energy; and

Whereas, studies have been made in certain midwestern states on the utilization of grain alcohol as an energy source; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the General Assembly of the State of Iowa respectfully petitions the Congress of the United States to include in any major energy resource study, a study of grain alcohol as an energy resource; and

Be It Further Resolved, That copies of this resolution be transmitted to the presiding officers of both houses of the United States Congress, to the chairmen of the agricultural committees of both houses of Congress, and to each member of the Iowa delegation to the Congress of the United States.

Laid over under Rule 25.

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS <br> HOUSE FILE 375 DEFERRED

The House resumed consideration of House File 375, a bill for an act creating a division of grain resources research within the Iowa development commission, and the following amendment H-240:

H-240
1 Amend House File 375, page 3, by inserting after 2 line 3 the following:
3 "Sec. ..... Section twenty-eight point seven 4 (28.7), Code 1973, is amended by adding the following new subsection:
6 NEW SUBSECTION. Require that any invention result-
7 ing from research funded by the commission shall be
8 the property of the state. The commission, in its
9 discretion, shall secure a patent on such invention
10 and any royalties or earnings from such patent shall
11 be paid to the treasurer of state and credited by
12 him to the general fund of the state."
Monroe of Des Moines offered the following amendment H-243 to amendment H-240:
H-243
1 Amend amendment H-240 to House File 375, page
2 1, line 8, by inserting after the word "state" the
3 words, "in proportion to the funding provided by
4 the state".
Amendment to the amendment adopted.
Small of Johnson moved that House File 375 be deferred and that the bill retain its place on the calendar under unfinished business.

Motion prevailed.
(Amendment $\mathrm{H}-240$ as amended by $\mathrm{H}-243$ pending.)
house file 388 Deferred
Lipsky of Linn asked and received unanimous consent that House File 388 be deferred and that the bill retain its place on the calendar.

## REGULAR CALENDAR

House File 401, a bill for an act relating to transfer of patients to the university hospital, was taken up for consideration.

Wyckoff of Benton asked and received unanimous consent to withdraw amendment H-176 filed on March 21, 1973.

Wyckoff of Benton offered the following amendment H-211 filed by him and moved its adoption: H-211
1 Amend House File 401, line 11, by inserting after
2 the word "inmate" the following: ", student or
3 patient".
Amendment adopted.

Hill of Polk asked and received unanimous consent to withdraw amendment H—216 filed by him on March 27, 1973.

De Jong 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. 401)
The ayes were, 95 :

| Anderson | Drake | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Junker | Patchett |
| Bennett | Dunton | Kiser | Pellett |
| Bittle | Edelen | Knoke | Peterson |
| Bortell | Egenes | Krause | Poncy |
| Branstad | Ewing | Kreamer | Rapp |
| Brinck | Ferguson | Lippold | Readinger |
| Brockett | Fischer, H. O. | Lipsky | Rinas |
| Brunow | Fisher, C. R. | Logue | Roorda |
| Butler | Fitzgerald | McCormick | Schroeder |
| Byerly | Fullerton | Mendenhall | Small |
| Caffrey | Grassley | Menke | Stanley |
| Carr | Hansen | Mennenga | Stephens |
| Clark, J. H. | Hargrave | Middleswart | Stromer |
| Clark, J. W. | Harper | Millen | Strothman |
| Cochran | Harvey | Miller, A. V. | Tofte |
| Connors | Hennessey | Miller, K. D. | Welden |
| Crabb | Higgins | Miller, R. G. | Wells |
| Cusack | Hill | Monroe | West |
| Daggett | Holden | Newhard | Woods |
| Danker | Horn | Nielsen | Wulff |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
| Doyle | Jesse | Oakley |  |

The nays were, none.
Absent or not voting, 4:
Crawford Freeman Griffee McElroy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 402, a bill for an act relating to the placing of permit numbers on containers of agricultural seeds, was taken up for consideration.

Ewing 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. 402)
The ayes were, 91:

| Anderson | Bortell | Butler | Clark, J. H. |
| :--- | :--- | :--- | :--- |
| Avenson | Brinck | Byerly | Clark, J. W. |
| Bennett | Brockett | Caffrey | Cochran |
| Bittle | Brunow | Carr | Connors |


| Crabb | Grassley | Lippold | Rapp |
| :--- | :--- | :--- | :--- |
| Cusack | Griffee | Lipsky | Readinger |
| Daggett | Hansen | McCormick | Rinas |
| Danker | Harper | Mendenhall | Roorda |
| De Jong | Harvey | Menke | Schroeder |
| Den Herder | Hennessey | Mennenga | Small |
| Doyle | Higgins | Middleswart | Stanley |
| Drake | Hill | Millen | Stephens |
| Dunlap | Holden | Miller, A. V. | Stromer |
| Dunton | Horn | Miller, K. D. | Strothman |
| Edelen | Husak | Miller, R. G. | Tofte |
| Egenes | Hutchins | Monroe | Welden |
| Ewing | Jesse | Norpel | Wells |
| Ferguson | Jordan | Oakley | West |
| Fischer, H. O. | Junker | O'Halloran | Woods |
| Fisher,C. R. | Kiser | Katchett | Wulff |
| Fitzgerald | Knoke | Pellett | Wyckoff |
| Freeman | Krause | Peterson | Mr. Speaker |
| Fullerton | Kreamer | Poncy |  |

The nays were, 1 :
Nielsen
Absent or not voting, 7:

| Branstad | Hargrave | McElroy | Norland |
| :--- | :--- | :--- | :--- |
| Crawford | Logue | Newhard |  |

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

> REFERRED TO COMMITTEE ON WAYS AND MEANS (House File 162)

Rule 31 was invoked on House File 162 by Stanley of Muscatime and the bill was referred to the committee on ways and means.

On motion by Holden of Scott, the House was recessed until 2:45 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## HOUSE FILE 69 WITHDRAWN

Freeman of Buena Vista asked and received unanimous consent to withdraw House File 69 from further consideration by the House.

REPORT OF COMMITTEE ON APPROPRIATIONS
(House File 574)
The committee on appropriations submitted the following report:

Section 1.1 Board of Funeral Directors and Embalming Examiners (Trust)
The committee recommendation is for a budget of $\$ 5,740.00$ for 1973-74 and $\$ 6,270.00$ for 1974-75.

From this total, $\$ 2,240.00$ for 1973-74 and $\$ 2,570.00$ for 1974-75 is budgeted for board members per diem and travel.
$\$ 3,500.00$ for 1973-74 and $\$ 3,700.00$ for 1974-75 is budgeted for educational activities.

Section 1.2 Board of Dentistry (Trust)
The committee recommendation is for a budget of $\$ 34,750.00$ for 1973-74 and $\$ 35,220.00$ for 1974-75.

From this total, $\$ 4,000.00$ for 1973-74 and $\$ 4,000.00$ for 1974-75 is budgeted for travel.
$\$ 4,000.00$ for 1973-74 and $\$ 4,000.00$ for 1974-75 is budgeted for salaries and wages.
$\$ 12,450.00$ for $1973-74$ and $\$ 12,420.00$ for 1974-75 is budgeted for support and maintenance.
$\$ 14,300.00$ for $1973-74$ and $\$ 14,800.00$ for $1974-75$ is budgeted for board members per diem and travel.

The committee recommendation allows for no increase in personnel.
Section 1.3 Optometry Examining Board (Trust)
The committee recommendation is for a budget of $\$ 9,380.00$ for 1973-74 and $\$ 9,510.00$ for 1974-75, to be used for salaries, support, maintenance, and miscellaneous.

Section 1.4 Board of Medical Examiners (Trust)
The committee recommendation is for a budget of $\$ 81,920.00$ for 1973-74 and \$83,230.00 for 1974-75.

From this total, $\$ 31,511.00$ for 1973-74 and $\$ 32,289.00$ for $1974-75$ is budgeted for salaries.
$\$ 3,919.00$ for 1973-74 and $\$ 4,061.00$ for 1974-75 is budgeted for travel.
$\$ 16,600.00$ for $1973-74$ and $\$ 16,600.00$ for 1974-75 is budgeted for per diem.
$\$ 29,890.00$ for $1973-74$ and $\$ 30,280.00$ for 1974-75 is budgeted for support, miscellaneous, and maintenance.

The committee recommendation allows for no increase in personnel.
Section 1.5 Board of Examiners for Nursing Home Administrators (Trust)
The committee recommendation is for a budget of $\$ 19,230.00$ for 1973-74 and $\$ 19,430.00$ for 1974-75.

From this total, $\$ 9,154.00$ for $1973-74$ and $\$ 9,154.00$ for 1974-75 is budgeted for salaries and wages.
$\$ 6,700.00$ for $1973-74$ and $\$ 7,050.00$ for 1974-75 is budgeted for travel.
Other expenses, which include office supplies and expense, printing and binding, and telephone and telegraph, are budgeted at $\$ 3,376.00$ for 1973-74 and $\$ 3,226.00$ for 1974-75.
Section 1.6 Board of Chiropractic Examiners
The committee recommendation is for a budget of $\$ 11,570.00$ for 1973-74 and $\$ 12,130.00$ for 1974-75.

From this total, $\$ 9,480.00$ for 1973-74 and $\$ 9,910.00$ for 1974-75 is budgeted for salaries and wages.
$\$ 1,300.00$ for 1973-74 and $\$ 1,340.00$ for 1974-75 is budgeted for travel.

Other expenses, which include office supplies and expense, printing and binding, telephone and telegraph, equipment, and miscellaneous, are budgeted at $\$ 790.00$ for 1973-74 and $\$ 880.00$ for 1974-75.

The committee recommendation allows for no increase in personnel.
Section 1.7 Board of Nurse Examiners (Trust)
The committee recommendation is for a budget of $\$ 202,790.00$ for $1973-74$ and $\$ 174,560.00$ for 1974-75.

From this total, $\$ 94,245.00$ for $1973-74$ and $\$ 110,888.00$ is budgeted for salaries. The committee recommendation allows for the addition of one Nursing Standards Representative the second year of the biennium.
$\$ 11,432.00$ for $1973-74$ and $\$ 11,432.00$ for 1974-75 is budgeted for per diem.
$\$ 45,564,00$ is budgeted for $1973-74$ for the Commission to Study Nursing in Iowa.

Other expenses, which include examination expenses, licensing expense, books and subscriptions, equipment, postage, telephone, administrative share, stationery and supplies, printing, bonding and liability insurance, service contracts (office equipment), microfilming, and miscellaneous, are budgeted at $\$ 45,000.00$ for 1973-74 and $\$ 45,940.00$ for 1974-75.
Section 1.8 Board of Physical Therapy Examiners
The committee recommendation is for a budget of $\$ 2,630.00$ for 1973-74 and $\$ 2,690.00$ for 1974-75, to be used for salaries, support, maintenance and miscellaneous.

## ANNOUNCEMENT BY THE SPEAKER

The following is on file in the office of the Speaker:
March 28, 1973
The Honorable Andrew Varley
Speaker of the House
Local
The House committee on ethics for the Sixty-fifth General Assembly submits the following report and recommends its adoption.

## AMENDMENT TO HOUSE CODE OF ETHICS

Amend the Code of Ethics and rules for lobbyists adopted by the House on February 7, 1973, as follows:

1. By striking the Preamble to the Code of Ethics and inserting in lieu thereof the following: "Recognizing that members of the General Assembly are honorable citizens who are active in the business, religious and public service affairs of their community, state, and nation, the following rules were adopted pursuant to Chapter 68B, Code of Iowa 1973, to assist the members in the conduct of their legislative affairs."
2. By striking paragraph 1 of the Code of Ethics and substituting in lieu thereof the following: "No member of the House shall accept economic or investment opportunity under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties."
3. Amend paragraph 6 as follows: Members of the House are urged to familiarize themselves with chapter [one hundred seven (107) Acts of the

Sixty-second General Assembly,] 68B, and chapter seven hundred thirty-nine (739) of the Code.
4. Amend paragraph 9 as follows: Advisory opinions may be rendered as set out in Sec. [12, chapter one hundred-seven (107) Acts of the Sixtysecond General Assembly] sixty-eight $B$ point twelve (68B.12), Code of Iowa, 1973, upon request of a member of the General Assembly.
5. Section 1 of the rules for lobbyists is amended to read as follows:

Each individual wishing to lobby in the House or attempt to influence legislation on a regular basis, or for compensation, shall, on or before the day his lobbying activity begins, personally register his name and address and each company, firm, corporation, union, association, or cause for which he wishes to lobby with the chief clerk of the House. In addition, he shall register with the chief clerk the numbers of the bills when available, with regard to which he intends to lobby, together with the name of each company, association or cause respectively involved. [As such information is received it shall, from time to time, be distributed to the individual members of the House, whose clerks may then record such information on their copies of the related bills.] The chief clerk shall distribute this information to members of the House. A lobbyist shall update his registration whenever necessary to provide the chief clerk with current information. The chief clerk shall issue the lobbyist an identification card.

WELDEN of Hardin, Chairman

## 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. 205 Relating to the time of payment of inheritance tax. By Bittle, Hill and Oakley.
H. F. 251 Relating to accident records. By Norpel, Wyckoff and Hansen.
H. F. 356 Relating to the dissemination of autopsy records. By Oakley.
H. F. 373 Relating to a duty of a township clerk. By Holden.
H. F. 395 Relating to powers of school districts for the purchase and sale of certain real estate. By Kreamer.
H. F. 467 COMMITTEE BILL-Relating to workmen's compensation for employees engaged in agricultural work at institutions under board of regents. By committee on education; Stromer, Chairman.
H. F. 543 COMMITTEE BILL-Relating to the accounting of license sale date for county recorders. By committee on natural resources; Freeman, Chairman.

ANDERSON of Ringgold, Chairman

## INTRODUCTION OF BILLS

House File 578, by Anderson, a bill for an act relating to motor vehicle registration reciprocity.

Read first time and referred to committee on transportation.

House File 579, by Miller of Buchanan, Jordan, Wyckoff and Woods, a bill for an act to exempt low-rent housing developments for the elderly and handicapped owned and operated by nonprofit and charitable organizations from property taxes.

Read first time and referred to committee on ways and means.
House File 580, by Knoke, a bill for an act relating to joint tenancy.

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

House File 581, by Monroe (Doderer), a bill for an act relating to the requirements for elections on bond issues and other propositions, and petitions for certain purposes.

Read first time and referred to committee on state government.
House File 582, by Monroe, a bill for an act relating to maintaining records of mechanic's liens, marriages, births and deaths.

Read first time and referred to committee on county government.

House File 583, by Brunow, a bill for an act relating to the financing of recreational facilities on state-owned land under the jurisdiction of the state conservation commission.

Read first time and referred to committee on natural resources.
House File 584, by Freeman and Krause (Briles and Priebe), a bill for an act relating to pension benefits for policemen and firemen.

Read first time and referred to committee on cities and towns.
House File 585, by committee on judiciary and law enforcement, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of full-time magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act.

Read first time and placed on the calendar.
House File 586, by Hill (Riley), a bill for an act relating to the Iowa Probate Code.

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

House File 587, by Hill (Riley), a bill for an act relating to nonprobate transfers.

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

House File 588, by Crabb and McCormick, a bill for an act relating to the licensing of funeral homes and to provide penalty.

Read first time and referred to committee on state government.
House File 589, by Nielsen, a bill for an act relating to municipal court clerks and employees of the municipal court clerk's office.

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

House File 590, by Grassley, a bill for an act relating to the acquisition of state property by a political subdivision of the state.

Read first time and referred to committee on state government.
House File 591, by Poncy, a bill for an act relating to disability retirement benefits for policemen and firemen.

Read first time and referred to committee on appropriations.
House File 592, by O'Halloran, Byerly, Mennenga, Crawford, Poncy, Norpel, Monroe, Carr and Rapp, a bill for an act relating to elections for school bond issues.

Read first time and referred to committee on state government.

## SENATE MESSAGES CONSIDERED

Senate File 43, a bill for an act relating to school bus transportation for high school pupils.

Read first time and referred to committee on education.
Senate File 59, a bill for an act expanding the purposes for which the schoolhouse tax may be used.

Read first time and referred to committee on education.
Senate File 224, a bill for an act relating to the jurisdiction of peace officers.

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

Senate File 239, a bill for an act relating to the obligations of a development corporation for loan purposes.

Read first time and referred to committee on commerce.
Senate File 265, a bill for an act relating to the method of filing reports on homestead tax credits and military service tax credits.

Read first time and referred to committee on county government.

Senate File 291, a bill for an act to provide for the eradication of swine tuberculosis.

Read first time and referred to committee on agriculture.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Strothman of Henry, 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 18, 48, 61, 135, 197, 198, 208 and 314.

> CHARLES F. STROTHMAN
> Chairman, House Committee DALE L. TIEDEN
> 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 18, 48, 61, 135, 197, 198, 208 and 314.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1973, sent to the Governor for his approval : House Files 18, 48, 61, 135, 197, 198, 208 and 314.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## AMENDMENTS FILED

H-255
1 Amend House File 51, page 1, by striking lines 3 through 22 and inserting in lieu thereof the following:

Section 1. Section three hundred thirty-seven point eleven (337.11), subsection ten (10), Code 1973, is amended by striking the subsection and inserting in lieu thereof the following:
10. Mileage as set by the board of supervisors.

KRAUSE of Palo Alto
$\mathrm{H}-253$
1 Amend House File 53 by striking lines 6 through 11
2 and inserting in lieu thereof the following:

1. [For] An amount set by the board of supervisors for each day of service of eight hours necessarily engaged in official business, to be paid out of the county treasury[, four dollars each. In townships embraced entirely within the limits of special charter cities, the compensation of township trustees shall be four dollars per day].

KRAUSE of Palo Alto
H-252

Amend House File 339 by striking from page 3 lines 21 through 35, inclusive, and from page 4 lines 1 through 34, inclusive, and inserting in lieu thereof the following:
"Sec. 5. NEW SECTION. If a county board of supervisors which is authorized to provide ambulance service pursuant to this Act finds it appropriate for ambulance service to be provided for all or a portion of the unincorporated area of the county through a city which obtains ambulance service by contract with a private or other ambulance service not operated by the city, the county board may contract with the city for ambulance service to be provided for the designated unincorporated area by the same service with which the city contracts. The contract between the county board and the city shall require that the cost of the ambulance service provided to the unincorporated area shall be paid initially by the city and treated as a part of the total cost to the city of ambulance service, for the purpose of section six (6), subsection one (1) of this Act.

Sec. 6. NEW SECTION. A county board which is authorized to provide ambulance service pursuant to this Act may annually levy a tax upon all taxable property in the county which is located outside the boundaries of any incorporated city, in order to pay the cost of providing the service. The levy so made shall not exceed an amount computed as follows:

1. Determine the anticipated total cost of
ambulance service to the city, during the budget year for which the county levy is to be made, to each city with which the county board has a contract under section four (4) of this Act. The total cost of ambulance service to the city shall include the cost of answering ambulance calls from the unincorporated area served under the contract with the county, and may include payments made toward retirement of any debt incurred for purchase of an ambulance or ambulance equipment or amortization of the cost of an ambulance or ambulance equipment owned by the city. If a city contracts for ambulance service as contemplated by section five (5) of this Act, the total cost to the city of maintaining ambulance service shall be the total amount which the contracting city is obligated to pay to the ambulance service during the budget year for which the county levy is to be made. In case any city has a contract for ambulance service on a fee per call basis, the amount used shall be that paid by the city under that contract or a comparable one in the most recent complete budget year or the estimated cost for the first year of service under the contract if the city has not had a comparable contract in either of the two most recent previous budget years, plus, for the first year of any contract between the city and the county drawn up under section five (5) of this Act, such additional amount as the board of supervisors and the city council agree fairly represents the added cost likely to be incurred due to calls for ambulance service in the unincorporated area to which service is to be extended.
2. Divide the anticipated total cost of ambulance service to the city, determined as prescribed in subsection one (1) of this section, by the total population of the city and the unincorporated area served under the contract between the county board of supervisors and the city to determine the per capita cost of ambulance service, which shall then be multiplied by the population of the city alone to obtain the anticipated adjusted cost of ambulance service to the city. The difference between the anticipated total cost of ambulance service to the city and the anticipated adjusted cost of ambulance service to the city is the anticipated cost of providing ambulance service to the unincorporated area. If a city has contracted under this Act with more than one county board of supervisors, the per capita cost of ambulance service determined under this subsection shall be used to establish a separate anticipated cost of providing ambulance service to the respective unincorporated areas of each county involved. If the county has two or more concurrent contracts for ambulance service to be provided to various parts of the county under this Act, each contracting city's anticipated cost of pro-
viding ambulance service to the unincorporated area within the county served by that city shall be totaled, and the sum shall constitute the anticipated cost of providing ambulance service to the unincorporated area for the purpose of subsection three (3) of this section.
3. The maximum levy under this section shall be that millage which, when applied to the assessed value of all taxable property in the county which is located outside the boundaries of any incorporated city, will raise an amount equal to the anticipated cost of providing ambulance service to the unincorporated area, determined in the manner prescribed by subsection two (2) of this section."

HOLDEN of Scott
H-254
Amend House File 372, as follows:
2 1. Page 1, line 6, by striking the words "[an]
3 a municipally owned and operated" and inserting in
4 lieu thereof the word "an".
FERGUSON of Carroll
H-247
1 Amend House File 375 as follows:
2 Page 2, by striking from line 19 the words "employ
3 administrative assistants or deputies" and inserting
4 in lieu thereof the words "assign sufficient employees".

> PELLETT of Cass
> DANKER of Pottawattamie MILLER of Calhoun

H-251
1 Amend House File 383 as follows:
2 1. Page 2, line 8, by inserting after the word 3 "soybeans," the words "soybeans for seed,".
2. Page 2, lines 12,13 , and 14 , by striking the words, ", either as whole grain, seed, milled feed or who transports grain into this state for resale" and inserting in lieu thereof the words "as whole grain".
3. Page 3, line 10, by striking the word "The".
4. Page 3, by striking lines 11 through 18 , inclusive.
5. Page 3 , line 29 , by inserting after the period the following: "In lieu of a bond, the applicant may file an annual financial statement certified by a certified public accountant or an independent public accountant dated not more than ninety days prior to the date the application is filed, setting forth the assets, liabilities and net worth of the applicant. The statement shall show the applicant's current net worth to be not less than two times the amount of the bond otherwise required by this section. If upon examination of any financial statement the commission considers the applicant has furnished insufficient proof of financial responsibility, a written order may

## 24

be issued directing the applicant to provide the bond required by this section. In determining the financial responsibility of an applicant, the commissioner shall consider the sufficiency of his net assets located within the state. Failure to comply with an order shall be cause for revocation or suspension of license. It shall be unlawful for any officer or employee of the state of Iowa to divulge or to make known in any manner whatever not provided by law to any person the information contained in any financial statement."

## 6. Page 3, line 33, by striking the word "thirty-

 days'" and inserting in lieu thereof the word "sixtydays'".7. Page 4, by striking lines 22 through 25.
8. Page 4, line 26, by striking the word
"duplicate".
9. Page 6 , line 14, by striking the word "licensee" and inserting in lieu thereof the word "person".
10. Page 6, line 17, by striking the word "ten" and inserting in lieu thereof the word "thirty".
11. Page 6, by striking lines 22 through 25.
12. By renumbering any subsections required by this amendment.

> HENNESSEY of Delaware HUTCHINS of Guthrie EWING of Mahaska

On motion by Cochran of Webster, the House adjourned until 9:00 a.m., Wednesday, April 4, 1973.

# JOURNAL OF THE HOUSE 

Eighty-seventh Calendar Day-Fifty-seventh Session Day

Hall of the House of Representatives
Des Moines, Iowa, Wednesday, April 4, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Carl Benander, pastor of the Bethlehem Lutheran Church, Red Oak, Iowa.

The Journal of Tuesday, April 3, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Donald J. Soll, Denison, Iowa.

## PRESENTATION OF VISITORS

Den Herder of Sioux presented to the House the Honorable Conrad Ossian, former member of the House during the Fiftyseventh through the Sixty-third General Assemblies, representing Adams and Montgomery Counties.

The Speaker announced that the following visitors were present in the House chamber:

Forty senior students from Thompson High School, Thompson, accompanied by Gary Bailey and Steve Larson. By Branstad of Winnebago.

Twenty students from Sacred Heart School, Spencer, accompanied by Mrs. Finegan and Sister Emma. By Freeman of Buena Vista.

Forty-five students from Rockwell-Swaledale High School, Rockwell, accompanied by James Frederickson. By Miller of Cerro Gordo.

Sixteen accounting class students from Burlington High School, Burlington, accompanied by Dick Wagner, Ed Wilson and Lennis Lange. By Monroe of Des Moines.

Eight students from the Children's Home of Cedar Rapids,
accompanied by Larry Bergrud and Jim McArthur. By Lipsky of Linn.

Thirty eighth grade students from Dow City School, Dow City, accompanied by Don Ray, Mrs. Thompson and Mrs. Malone. By Crabb of Crawford.

Forty-six students from Milford Community School, Milford, accompanied by Mrs. Anderson. By Hansen of O'Brien.

Twenty-eight eighth grade students from Oskaloosa Christian School, Oskaloosa, accompanied by Owen Bouma, Jim Elkhoff, Mrs. R. E. Boot, Mrs. Calvin DeBouin and Mrs. Stein. By Ewing of Mahaska.

Fifty senior government class students from Johnston High School, Johnston, accompanied by David Pitz and Betty Doolittle. By Readinger of Polk.

Twenty-five students from LaPorte City School, LaPorte City, accompanied by Leroy Liedal and Gene Lust. By Wyckoff of Benton.

Forty students from West Bend High School, West Bend, accompanied by Mr. Boyd. By Krause of Palo Alto.

## PETITIONS FILED

The following petitions were received and placed on file:
By Middleswart of Warren from seventy-five persons of Indianola; McElroy of Fremont from fifty-five residents of Montgomery and Mills Counties; Brunow of Appanoose from one hundred sixty-three citizens of Appanoose County, and Fischer of Grundy from ninety members of the United Methodist Church of Dumont, all opposing House Files 31 and 130, relating to the sale of liquor and beer on Sunday.

By Mendenhall of Allamakee from fifty residents of Allamakee County opposing House File 7, relating to the Iowa natural and scenic rivers system.

## 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 the House amendment to Senate File 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties, and that the President of the Senate has appointed as members of the conference on the
part of the Senate: The Senator from Muscatine, Mr. Rabedeaux, Chairman; the Senator from Adams, Mr. Briles; the Senator from Kossuth, Mr. Priebe; the Senator from Des Moines, Mr. Miller; and the Senator from Hardin, Mr. Taylor.

RALPH R. BROWN, Secretary of the Senate

## REMOVED AS CO-SPONSOR <br> (House File 378)

Fitzgerald of Webster has been removed as a co-sponsor of House File 378.

## INTRODUCTION OF BILLS

House File 593, by Connors, a bill for an act creating the municipal powers of initiative; referendum, and recall in the voters of a city.

Read first time and referred to committee on cities and towns.
House File 594, by committee on education, a bill for an act to provide reimbursement to local school districts, for auxiliary services and materials to nonpublic school students.

Read first time and placed on the calendar.
House File 595, by Dunton, a bill for an act relating to an appropriation for the repair, restoration and reconstruction of the buildings and grounds known as "Terrace Hill" and authorizing the sale of the governor's mansion to provide necessary funds.

Read first time and referred to committee on appropriations.
House File 596, by Harvey and Dunlap, a bill for an act to increase the foundation property tax for school districts to thirty mills, to increase the state foundation base, and to remove the maximum millage reduction.

Read first time and referred to committee on ways and means.
House File 597, by Lipsky and Strothman, a bill for an act relating to civil liability for criminal acts and providing restitution to victims of crimes.

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

House File 598, by Rapp, a bill for an act to provide for attorney's fees relating to unemployment benefit appeals.

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

House File 599, by Cusack and Krause, a bill for an act relating to computation of old-age assistance grants.

Read first time and referred to committee on human resources.
House File 600, by Cusack (Kelly), a bill for an act to repeal bounties on certain wild animals.

Read first time and referred to committee on natural resources.
House File 601, by Cusack (Gluba, Van Gilst, Miller of Des Moines and Riley), a bill for an act relating to liens on real estate owned by old-age assistance recipients and claims against their personal estates and those of their spouses.

Read first time and referred to committee on state government.
House File 602, by Cusack, a bill for an act relating to the definition of delinquent child.

Read first time and referred to committee on human resources.
House File 603, by Cusack (Gluba), a bill for an act relating to a temporary tax exemption upon improvements to residences.

Read first time and referred to committee on ways and means.
House File 604, by O'Halloran, a bill for an act creating an exemption to the sales tax.

Read first time and referred to committee on ways and means.
House File 605, by O'Halloran, Rapp, Byerly, Harper, Carr and Hennessey, a bill for an act relating to unemployment benefits.

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

House File 606, by Hutchins, a bill for an act relating to livestock brands, the regulation of livestock branding, and providing penalties for violations.

Read first time and referred to committee on agriculture.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 388, a bill for an act relating to public employee leave of absence with pay, was taken up for consideration.

Caffrey of Polk offered the following amendment H-242 filed by him and Monroe of Des Moines:
H-242
1 Amend House File 388 as follows:
2 1. Page 2, line 19, by striking the words "Leave 3 of absence in excess of".
2. Page 2, by striking lines 20 through 24 , inclusive.
3. Page 2 , line 25 , by striking the word "employee.".
4. Page 2, after line 32, by adding the following sections:
"Sec. 2. Section seventy-nine point one (79.1), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. No employee of the state shall be required to use any leave of absence time as provided in this section, because of lost time due to an injury suffered while acting within the scope of his employment.

Sec. 3. Section eighty-five point two (85.2), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. Any employee of the state, except as provided in section eighty-five point one (85.1) of the Code, who is injured in the course of his employment, shall receive his full weekly salary as compensation for the period of his temporary partial, or permanent partial disability, except as provided in section eighty-five point sixteen (85.16) of the Code.

Sec. 4. Section eighty-five point thirty-four (85.34), subsection two (2), is amended by adding the following new paragraph:

NEW PARAGRAPH. Any employee of the state, injured in the course of his employment shall be paid weekly compensation as provided in section eighty-five point two (85.2) of the Code.

Sec. 5. Section eighty-five point thirty-seven (85.37), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

In all cases where an employee receives a personal injury causing temporary disability, or causing a permanent partial disability for which compensation is payable during a healing period, compensation for such temporary disability or for such healing period shall be upon the basis provided herein. The weekly benefit amount payable to any employee for any one week shall be, but shall not exceed an amount, rounded to the nearest dollar, equal to fifty percent of the state average weekly wage paid employees as determined by the Iowa employment security commission under the provisions of section 96.3 , subsection 4, and in
effect at the time of the injury. Total weekly
compensation for any employee shall not exceed sixty-
six and two-thirds percent per week of the employee's
average weekly earnings, except as provided in section
eighty-five point two (85.2) of the Code; provided
further, that such compensation shall not be less
than eighteen dollars per week, except if at the time
of his injury his earnings are less than eighteen
dollars per week, then he shall receive in weekly
payments a sum equal to the full amount of his weekly
earnings."
5. Page 1, line 1, by inserting after the word
"pay" the words "resulting from injuries, and providing
workmen's compensation payments in lieu thereof".

Knoke of Pottawattamie rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.
Monroe of Des Moines moved the adoption of amendment H-242.

Roll call was requested by Nielsen of Polk and Monroe of Des Moines.

Rule 70 was invoked.
On the question "Shall amendment H-242 be adopted?"
The ayes were, 45 :

| Avenson | Dunton | Jordan | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Fitzgerald | Krause | Norpel |
| Brunow | Griffee | McCormick | O'Halloran |
| Byerly | Hargrave | Mennenga | Patchett |
| Caffrey | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A. V. | Rapp |
| Clark, J. W. | Higgins | Miller, K. D. | Rinas |
| Cochran | Horn | Miller, R. G. | Small |
| Connors | Husak | Monroe | Wells |
| Cusack | Hutchins | Newhard | Woods |
| De Jong | Jesse | Nielsen | Wyckoff |
| Doyle |  |  |  |
| The nays | were, | 52: |  |
| Anderson | Drake |  |  |
| Bennett | Dunlap | Junker | Peterson |
| Bittle | Edelen | Kiser | Readinger |
| Bortell | Egenes | Knoke | Roorda |
| Branstad | Ewing | Kipamer | Schroeder |
| Brockett | Ferguson | Lipsky | Stanley |
| Butler | Fisher, C. R. | Logue | Stephens |
| Clark, J. H. | Fullerton | McElroy | Stromer |
| Crabb | Grassley | Mendenhall | Strothman |
| Crawford | Hansen | Menke | Tofte |
| Daggett | Harvey | Melden |  |
| Danker | Hill | Willen | West |
| Den Herder | Holden | Oakley | Wulfi |
|  |  | Pellett | Mr. Speaker |

Absent or not voting, 2:
Fischer, H. O. Freeman
Amendment lost.
Crawford 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. 388)
The ayes were, 97 :

| Anderson | Drake | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Junker | O'Halloran |
| Bennett | Dunton | Kiser | Patchett |
| Bittle | Edelen | Knoke | Pellett |
| Bortell | Egenes | Krause | Peterson |
| Branstad | Ewing | Kreamer | Poncy |
| Brinck | Ferguson | Lippold | Rapp |
| Brockett | Fischer, H. O. | Lipsky | Readinger |
| Brunow | Fisher, C. R. | Logue | Rinas |
| Butler | Fitzgerald | McCormick | Roorda |
| Byerly | Fullerton | McElroy | Schroeder |
| Caffrey | Grassley | Mendenhall | Small |
| Carr | Griffee | Menke | Stanley |
| Clark, J. H. | Hansen | Mennenga | Stephens |
| Clark, J. W. | Hargrave | Middleswart | Stromer |
| Cochran | Harper | Millen | Strothman |
| Connors | Harvey | Miller, A.V. | Tofte |
| Crabb | Hennessey | Miller, K. D. | Welden |
| Crawford | Higgins | Miller, R.G. | Wells |
| Cusack | Hill | Moroe | West |
| Daggett | Holden | Newhard | Woods |
| Danker | Horn | Nielsen | Wulff |
| De Jong | Hutchins | Norland | Wyckoff |
| Den Herder | Jesse | Norpel | Mr. Speaker |
| Dayla |  |  |  |

Doyle
The nays were, none.
Absent or not voting, 2:
Freeman Husak
The bill having received a constitutional majority was declarea to have passed the House and the title was agreed to.

Speaker pro tempore Kreamer in the chair at 11:40 a.m.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 30

Freeman of Buena Vista called up for consideration House Concurrent Resolution 30, filed on March 22, 1973, and found on page 589 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 33

Poncy of Wapello called up for consideration House Concurrent Resolution 33, filed on March 29, 1973, and found on page 682 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## SENATE AMENDMENTS CONSIDERED

Stanley of Muscatine called up for consideration House File 328, a bill for an act to increase the tax on little cigars, amended by the Senate as follows:
1 Amend House File 328, page 3, by adding after line 20 the 2 following new section: shall take effect and be in force from and after its publication in the Dallas County News, a newspaper published in Adel, Iowa, and in the Clinton Herald, a newspaper published in Clinton, Iowa.
Stanley of Muscatine offered the following amendment H-244 to the Senate amendment, filed by him and Den Herder of Sioux, and moved its adoption:
H-244
1 Amend the Senate amendment to House File 328 by
2 striking lines 2 and 3 of the Senate amendment and
3 inserting in lieu thereof the following:
4 "following new sections:
5 Sec. 5. For the purposes of this Act, the department of revenue may use any denomination of cigarette stamps available on a temporary basis until stamps in compliance with division one (1) of chapter ninety-eight (98) of the Code are available.

Sec. 6. This Act, being deemed of immediate importance,".
Amendment to the Senate amendment adopted.
Stanley of Muscatine moved the adoption of the Senate amendment as amended by the House.

Senate amendment as amended adopted.
Stanley of Muscatine moved that the bill, as amended by the Senate, further amended by the House, be read a last time now
and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 328)
The ayes were, 88:

| Anderson | Dunlap |
| :---: | :---: |
| Avenson | Dunton |
| Bennett | Egenes |
| Bortell | Ewing |
| Branstad | Ferguson |
| Brinck | Fischer, H. 0. |
| Brockett | Fitzgerald |
| Brunow | Freeman |
| Butler | Fullerton |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Connors | Harvey |
| Crabb | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |
| De Jong | Hutchins |
| Den Herder | Jesse |
| Drake | Junker |

The nays were, 6:

| Caffrey | Husak |
| :--- | :--- |
| Doyle | Jordan |

Absent or not voting, 5:

| Bittle |  |  |
| :--- | :--- | :--- |
| Byerly | Fdelen |  |

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

Ferguson of Carroll called up for consideration Senate File 32, a bill for an act relating to the seal used by a notary public, amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:
1 Amend the House amendment to Senate File 32, line 8, by strik2 ing the word "included" and inserting in lieu thereof the
3 following: "[engraved] included".
Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Ferguson of Carroll 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 32)
The ayes were, 91 :

| Anderson | Dunlap | Jordan | Patchett |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Junker | Pellett |
| Bennett | Egenes | Kiser | Peterson |
| Bortell | Ewing | Knoke | Poncy |
| Brinck | Ferguson | Krause | Rapp |
| Brockett | Fischer, H. O. | Kreamer | Readinger |
| Brunow | Fisher, C. R. | Lippold | Rinas |
| Butler | Fitzgerald | Lipsy | Roorda |
| Caffrey | Freeman | Logue | Schroeder |
| Carr | Fullerton | McCormick | Small |
| Clark, J. H. | Griffee | McElroy | Stanley |
| Clark, J. W. | Hansen | Menke | Stephens |
| Cochran | Hargrave | Menenga | Stromer |
| Connors | Harper | Millen | Strothrman |
| Crabb | Harvey | Miller, A.V. | Tofte |
| Crawford | Hennessey | Miller, K. D. | Welden |
| Cusack | Higgins | Miller, R. G. | Wells |
| Daggett | Hill | Monroe | West |
| Danker | Holden | Newhard | Woods |
| De Jong | Horn | Nielsen | Wulff |
| Den Herder | Husak | Norpel | Wyckoff |
| Doyle | Hutchins | Oakley | Mr. Speaker |
| Drake | Jesse | O'Halloran |  |

The nays were, none.
Absent or not voting, 8:

| Bittle | Byerly | Grassley | Middleswart |
| :--- | :--- | :--- | :--- |
| Branstad | Edelen | Mendenhall | Norland |

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

## AMENDMENTS 9 AND 10 OF SENATE AMENDMENT TO HOUSE FILE 287 PENDING

Fisher of Greene called up for consideration House File 287, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to becomee a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthy benefit, and changing the method of computing the rate of interest credit for members, amended by the Senate as follows:

1. Page 2A, by striking lines 28 and 29.

4
2. Page 2A, line 30, by inserting after the period the
words "The two active members of the system shall be ex officio members of the board."
3. Page 3, line 13 , by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
4. Page 3 , line 14 , by inserting after the word "birthday" the words ", except a school district, county school system, joint county system, and merged area shall deduct from the wages of each member of the system a contribution in the amount of three and one-half percent of the covered wages paid by the employer until the first of the month after the member's sixty-fifth birthday,".
5. Page 3, line 32, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
6. Page 3, line 33, by inserting after the word "birthday" the words "except covered wages shall not include wages to a member who is an employee of a school district, county school system, joint county system, or merged area, after the first of the month coinciding with or next following his sixty-fifth birthday,".
7. Page 4, line 12, by striking the words "[seventieth] sixty-ffth" and inserting in lieu thereof the word "seventieth".
8. Page 4 , line 13 , by inserting after the word "birthday" the words ", except membership service by a member who is an employee of a school district, county school system, joint county system, or merged area means service rendered by a member after July 4, 1953 and prior to the first of the month coinciding with or next following his sixty-fifth birthday".
9. Page 8 , line 13 , by inserting after the word "wages" the words "and thereafter the monthly formula benefit shall be determined by the employment security commission on an annual basis after an actuarial study and upon the recommendation of the advisory investment board, maintaining the system on an actuarially sound basis".
10. Page 9, by striking lines 13 through 17, inclusive, and inserting in lieu thereof the following:
$N E W$ SUBSECTION. For each active member retiring on or after June 30, 1973, and who has completed ten or more years of membership service, the total amount of monthly benefit payable at the normal retirement date for prior service and membership service shall not be less than fifty dollars per month. If benefits commence on an early retirement date, the amount of benefit shall be reduced in accordance with section ninety-seven $B$ point fifty ( 97 B .50 ) of the Code. If an optional allowance is selected under section ninety-seven $B$ point fiftyone (97B.51) of the Code, the amount payable shall be the actuarial equivalent of the minimum benefit. An employee who is in employment on a school year or academic year basis, will be considered to be an active

58 member as of June 30 , 1973, if he completes the 1972-73
59 school year or academic year.
Division of the amendment was requested.
Fisher of Greene moved that the House concur in amendments 1 through 8 , lines 1 through 35 of the Senate amendment.

A non-record roll call was requested.
The ayes were 17 , nays 74 .
Motion lost and the House refused to concur in amendments 1 through 8 of the Senate amendment.
(Amendments 9 and 10 of the Senate amendment pending.)

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COMMUNICATION FROM THE SECRETARY OF STATE
    CERTIFICATION
    STATE OF IOWA
    Office of
    THE SECRETARY OF STATE
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To the Honorable, the Chief Clerk of the House of Representatives:
I, MELVIN D. SYNHORST, Secretary of State of the State of Iowa, custodian of the files and records pertaining to elections in the state,

DO HEREBY CERTIFY, that the State Canvassing Board has declared that at a Special Election held on March 27, 1973, Rollin Howell was declared elected to the office of State Representative for the Thirteenth District, to fill a vacancy in a two year term which began in January, 1973.

IN TESTIMONY HEREOF, I have hereunto set my hand and affixed the official seal of the
(Seal) Secretary of State at the Capitol, in Des Moines, this 4th day of April, A. D., 1973.

MELVIN D. SYNHORST Secretary of State
The Speaker appointed Cochran of Webster and Griffee of Chickasaw to escort the Honorable Rollin Howell, Representativeelect from Floyd County, to the well of the House. The Chief Clerk administered the following oath of office to Representativeelect Howell:

## MEMBER'S OATH OF OFFICE

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

## HOUSE CONCURRENT RESOLUTION 35

By Higgins, O'Halloran, and Oakley
Whereas, the standards for adjudging a juvenile delinquent in Iowa are in need of revision to make them more representative of current societal standards regarding delinquent behavior by juveniles; and

Whereas, a modern, comprehensive plan for juvenile probation, rehabilitation and other related services formed according to current, informed, and expert opinion as to methods and policies contained therein is essential for adoption of the most rational, useful, and advantageous programs for the treatment of juvenile offenders; and

Whereas, the operation of the state institutions charged with the responsibility of rehabilitating juvenile offenders should be updated to reflect modern philosophies and approaches regarding the rehabilitation problems inherent in the confinement of juveniles; and

Whereas, a coherent state policy relating to all aspects of the treatment of juvenile offenders or the determination of delinquency has never been satisfactorily formulated for use by all state institutions concerned; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council be strongly urged to appoint a study committee to be composed of members of the appropriate standing committees of the House and Senate for the purpose of conducting a comprehensive study during the 1973-74 legislative interim of the juvenile justice system in Iowa, including the standards used to declare a juvenile delinquent, the juvenile probation and related programs, and the operation of the state juvenile institutions; and

Be It Further Resolved, That a report of the findings of the study committee shall be prepared and submitted to the General Assembly in 1974 which report may be accompanied by bill drafts designed to carry out the findings of the committee.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Pellett of Cass, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred Senate File 291, a bill for an act to provide for the eradication of swine tuberculosis, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PELLETT of Cass, Chairman

## AMENDMENTS FILED

H-261
1 Amend amendment H-58 to House File 57 as follows:
2 1. Line 18, by adding after the word "life" the 3 words "or health".
2. By adding the following section after line 27 :

5 Sec. ..... NEW SECTION. Any live birth which is
6 the result of an abortion shall be given all medical
7 attention necessary to sustain the life and health of

8 the child. Any child who is born as a result of an
9 abortion shall become a ward of the state. The state
10 shall be responsible for the child and may place the
11 child in a foster home or provide for the child's
12 adoption if suitable parents can be found.

## 3. By renumbering the sections as necessary.

BRINCK of Lee McCORMICK of Delaware

H-260
1 Amend House File 151 as follows:
2 1. Page 1, by striking line 11 and inserting
3 in lieu thereof the following:
4 the persons"
2. Page 1 , by striking lines 14 and 15 and inserting in lieu thereof the following:
"child shall be the child of the petitioners. Upon request [The] the clerk shall deliver to the foster parents a certified copy of the decree."

KNOKE of Pottawattamie
H-256
1 Amend the Monroe amendment, H-249, to House File 325 by striking lines 12 through 14 and inserting in lieu thereof the following:
"A registered podiatrist may prescribe and dispense drugs for the treatment of human foot ailments as provided in section one hundred forty-nine point one (149.1)."

LIPSKY of Linn
H-257

1
$\mathrm{H}-258$
1 Amend House File 439 as follows:

2 1. Page 6, by inserting after line 30, the following new sentence:

Any person appointed to a civil service position under the provisions of this Act shall serve a probationary period of six months prior to receiving a civil service classification.

Amend House File 375, page 3, by inserting after line 3 the following:
"Sec. ..... Section twenty-eight point seven (28.7), Code 1973, is amended by adding the following new subsection:

NEW SUBSECTION. Provide, in its discretion, that any inventor whose research is funded in whole or in part by the state shall assign a proportionate part of his rights to a letter patent to the state. Royalties or earnings derived from a letter patent shall be paid to the treasurer of state and credited by him to the general fund of the state."

MONROE of Des Moines

H-262

H-259
1 Amend House File 538 as follows:
2. Page 7, line 12, by inserting after the word
"examination" the words "following a probationary
period of six months".

1. Page 1 , line 7 , by striking the words "profit or".

KRAUSE of Palo Alto
HARGRAVE of Johnson

Amend Senate File 115 as passed by the Senate and reprinted as follows:

1. Page 3A, by striking lines 22 through 29 and inserting in lieu thereof the following:
"11. "Intelligence data" means information concerning the alleged or suspected involvement or participation of any person or organization in criminal activities, including but not limited to surveillance information on individuals, organizations, groups, meetings, or assemblies. This Act shall not be construed to authorize any surveillance which would otherwise be unlawful."
2. Page 3A, line 33, by inserting a comma before the word "or".
3. Page 3B, line 38, by inserting after the word "and" the word "may".
4. Page 4, line 17 , by inserting after the word "bureau" the words "or from any other source".
5. Page 5A, by inserting at the end of line 16: "The record and evidence in such cases shall be closed to all but the court and its officers, and access thereto shall be refused unless otherwise ordered by the court. The clerk shall maintain a separate docket for such actions. No person shall permit a copy of any of the testimony or pleadings or the substance thereof to be made available to any person other than a party to the action or his attorney. Violation of the provisions of this section shall be a public offense, punishable under section seven (7) of this Act."
6. Page 5A, line 20, by striking the comma and inserting in lieu thereof the word "and".
7. Page 5A, lines 29 and 32, by inserting after the word "history" the word "data".
8. Pages 6A and 6B, by striking lines 33 through 36 and inserting in lieu thereof the following:
"4. An allegation apparently supported by substantial evidence, that a public employee has violated any provision of this Act shall be grounds for immediate removal from all access to criminal history data or intelligence data."
9. Page 7A, by striking all of line 4 after the period and all of lines 5 through 10 and inserting in
lieu thereof the following:
"Intelligence data in the files of the department may be disseminated only to a peace officer, criminal justice agency, or state or federal regulatory agency, and only if the department is satisfied that the need to know and the intended use are reasonable."
10. Page 7A, by striking lines 11 through 19.
11. Page 7A, line 22, by inserting after the word "history" the word "data".
12. Page 7A, line 27, by inserting after the word "history" the word "data".
13. Page 8 A , lines 33 and 34, by striking the words ", or if there be no clerk, the judge of the court".
14. Page 9A, line 6, by inserting after the word "arrest" the words "reported after the effective date of this Act and".
15. Page 9A, line 11, by striking the word "does" and inserting in lieu thereof the word "shall".
16. Page 9A, by striking lines 15 and 16.
17. Page 9A, line 19 , by striking the word "official".
18. Page 9A, by striking lines 21 through 23 and inserting in lieu thereof the following:
"Criminal history data and intelligence data in the possession of the department or bureau, or disseminated by the department or bureau, are not public records".
19. Page 9A, by striking lines 26 through 31.
20. Page 9B, line 44, by striking the words "or with government".
21. Page 9 B , by striking lines 56 through 59 and inserting in lieu thereof the following:
"1. Shall periodically monitor the operation of automated governmental information systems which deal with the collection, storage, use and dissemination of criminal history data, intelligence data or confidential records."
22. Page 9C, by inserting in line 73 after the word "to" the word "automated".
23. Page 9C, by inserting the following at the end of line 77: "However, the council and its members, in such capacity, shall not have access to criminal history data or intelligence data, except statistical reports which do not identify individuals."
24. Page 9C, by inserting in line 83 after the word "of" the word "automated".

# HENNESSEY of Delaware STROTHMAN of Henry LOGUE of Iowa 

H-263

Amend Senate File 115 as passed by the Senate and reprinted as follows:

1. Page 3A, by striking lines 22 through 29 and inserting in lieu thereof the following:
"11. "Intelligence data" means information concerning the alleged involvement and participation in criminal activities by any person.
"12. "Surveillance data" means information on individuals pertaining to participation in organizations, groups, meetings or assemblies where no criminal act has been committed or is imminently threatened by such organization, group, meeting or assembly."
2. Page 3A, line 33, by inserting a comma before the word "or".
3. Page 3B, line 38 , by inserting after the word "and" the word "may".
4. Page 4 , line 17 , by inserting after the word "bureau" the words "or from any other source".
5. Page 5A, line 20, by inserting after the comma the word "and".
6. Page 5A, line 29, by inserting after the word "history" the word "data".
7. Page 5A, line 32, by inserting after the word "history" the word "data".
8. Page 6A, line 35, by inserting after the word "history" the words "data or intelligence".
9. Page 7A, line 10 , by inserting after the word "intelligence" the word "data".
10. Page 7A, by inserting after line 19 the following:
"Sec. 9. NEW SECTION. SURVEILLANCE DATA. No files or manual or automated data storage system shall be maintained of surveillance data by the department or bureau or by any peace officer, criminal justice agency, or state regulatory agency. Violation of the provisions of this section shall be a public offense punishable under section seven (7) of this Act."
11. Page 9A, by striking lines 26 through 31.
12. Page 9B, by striking lines 58 and 59 and inserting in lieu thereof the following:
"tion, storage, use and dissemination of criminal history data, intelligence data and confidential records."
13. By renumbering the remaining sections.
14. Page 1 , by striking lines 1 and 2 and
inserting in lieu thereof the following:
"An Act relating to disclosure of criminal

50 history, intelligence and surveillance data
51 and providing penalties."

HILL of Polk<br>SMALL of Johnson<br>RAPP of Black Hawk<br>CRAWFORD of Story

## H-264

1
2

$$
\mathrm{H}
$$

## 265

Amend the Stanley, et al., amendment H-262 to Senate File 115, as follows:

1. Line 10 , by striking the period after the word
"assemblies" and inserting in lieu thereof the following words, "if a criminal act has been committed or is imminertly threatened by such organizations, groups, meetings, or assemblies.".
2. Line 41, by inserting the following new divisions thereafter:
3. Page 7A, by inserting after the word "agency" in line 3, "or surveillance information".
4. Page 7A, by inserting after the word
"system' in line 4, the following:
"Surveillance information which is not intelligence data shall not be contained in the file of the department of public safety or any criminal justice agency".
5. By numbering the divisions accordingly.

RAPP of Black Hawk NIELSEN of Polk

## AMENDMENT TO HOUSE RULES GOVERNING LOBBYISTS

Amend the amendment to the House Rules Governing
Lobbyists filed by the House committee on ethics and printed in the House Journal on A.pril 3, 1973, by inserting after the amendment to paragraph 1 the following:

By inserting after paragraph 6 the following new paragraph:

NEW PARAGRAPH. Each registered lobbyist shall
report by the tenth day of each month of the year to the chief clerk of the House the money spent or indebtedness incurred by him or his employer in the performance of service involving legislative activity during the preceding month. The report shall include, but not be limited to, the following types of items or services: Food, refreshments, gifts or travel for members of the House, and contributions made to political campaigns. The report shall be made on forms provided by the chief clerk and shall include the client or clients for whom the cost was incurred. If a registered lobbyist incurs less than twentyfive dollars in total costs to be reported for a month, he shall report that fact to the chief clerk.

LIPSKY of Linn

## AMENDMENT TO HOUSE CODE OF ETHICS

Amend the amendment to the House Code of Ethics, filed by the House committee on ethics and printed in the House Journal on April 3, 1973, by inserting after the amendment to paragraph 9 the following:

By inserting after paragraph 9 the following new paragraph:
$N E W P A R A G R A P H$. Each member of the House shall file by the tenth of each month with the chief clerk of the House, a report stating the types of items and services in excess of five dollars which he received during the preceding month from lobbyists, the date each item or service was received, and the name of the lobbyist or the individual, organization, or corporation the lobbyist represents. The report shall include, but not be limited to, the following types of items or services: Food and refreshment, travel, membership dues to clubs and organizations, material goods, and contributions to the member of the House's political campaign. It shall not be necessary to fix a monetary value to each listing.

LIPSKY of Linn
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, April 5, 1973.

## JOURNAL OF THE HOUSE

> Eighty-eighth Calendar Day-Fifty-eighth Session Day
> Hall of the House of Representatives Des Moines, Iowa, Thursday, April 5, 1973

The House met purusant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend James R. Bjorge, pastor of the Morningside Lutheran Church, Sioux City, Iowa.

The Journal of Wednesday, April 4, 1973, was approved.

LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Gerald W. Swanson, Lamoni, Iowa

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Seventy-seven fifth grade students from Manning School, Manning. By Hutchins of Guthrie.

Thirty-seven seventh and eighth grade students from Trinity Lutheran School, Boone. By Fisher of Greene.

Twenty-five fifth grade students from Garwin School, Garwin. By Fischer of Grundy.

One hundred fifth grade students from South Hamilton School, Jewell, accompanied by Mrs. Dean Berglund. By Egenes of Story.

Eleven Y-Teens from Lincoln High School, Council Bluffs, accompanied by Leona Heaps. By Knoke of Pottawattamie and Butler of Pottawattamie.

Thirty-one sixth grade students from Rodman Community School, Rodman, accompanied by Mrs. Patricia Lauck. By Krause of Palo Alto.

Thirty-three students from Central Webster School, Burnside, accompanied by Jim Ainslie. By Fitzgerald of Webster.

Five state government class students from Marshalltown Community College, Marshalltown, accompanied by Bert Permar. By Brockett and West of Marshall.

Fifty senior students from Albert City-Truesdale High School, Albert City, accompanied by Mr. Hardie and Mr. Hemmingson. By Freeman of Buena Vista.

## REMOVED AS CO-SPONSOR <br> (House File 573)

De Jong of Marion has been removed as a co-sponsor of House File 573.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 291, 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, on April 3, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 359, a bill for an act amending the state school foundation program.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 359

Amend House File 359 as amended, passed and reprinted by the House as follows:

1. Page 5 , by striking lines 25 through 27 and renumbering the remaining subparagraphs.
2. Page 6, line 5 , by inserting after the period the following: "However, a district may budget and spend a reasonable and specified amount from its unexpended cash balance for the sole purpose of contributing to the construction of a new building or structure for which the voters of the district have approved a bond issue as provided by law, or for constructing a new building or structure if the construction can be done without a bond issue, and the amount spent shall be regarded as if it were miscellaneous income."
3. Page 7 , line 20 , by striking the word "twenty-five" and inserting in lieu thereof the word "ten".
4. Page 7, line 21, by inserting after the period the following: "The school budget review committee may also establish a higher modified allowable growth for such a school district, if the district can demonstrate to the committee that any increase authorized will be used
prudently in accomplishing the district's long-range
goals for educational opportunities for the pupils of the district."
5. Page 12, line 35 , by inserting after the word "may"
the words "grant supplemental aid from any funds appropri-
ated to the department of public instruction for the use of the school budget review committee for this purpose, or may".
6. Page 13 , by striking lines 30 through 32 , and page 14A, by striking line 1.
7. Page 14A, line 16, by striking the words " $a$ bond issue".
8. Page 17A, by striking lines 33 through 35 and inserting in lieu thereof the following:
"Sec. 16. Section four hundred forty-two point twentytwo (442.22), Code 1973, is repealed."
9. Page 2, lines 5 and 6, by striking the words "clarifying the sources of funds for additional state aid", and inserting in lieu thereof the words "or to grant supplemental aid from funds appropriated for this purpose".
10. Page 2, lines 9 and 10, by striking the words "repealing chapter two hundred eighty-four (284), Code 1973,".

## CONFERENCE COMMITTEE APPOINTED <br> (Senate File 25)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning Senate File 25: Lipsky of Linn, chairman; Higgins of Scott, Monroe of Des Moines, Fisher of Greene and Brockett of Marshall.

## MOTION TO RECONSIDER

(Amendments 1 Through 8 of the Senate Amendment to House File 287)

I move to reconsider the vote by which the House refused to concur in amendments 1 through 8 of the Senate amendment to House File 287 on April 4, 1973.

> PETERSON of Woodbury

## HOUSE CONCURRENT RESOLUTION 36

By Committee on Agriculture
Whereas, Iowa ranks first in the nation in cash receipts from livestock marketings and the sale of livestock provides a large share of income in the food industry and a majority of the income for farmers of Iowa; and

Whereas, farm marketings by Iowa farmers total $\$ 4.5$ billion a year; and
Whereas, activities other than normal factors affecting market prices could cause producers to reduce production of livestock, thereby increasing the price of meat in the future; and

Whereas, wholesale prices of farm products, processed foods, and feeds rose 19.2 percent between 1952 and 1972 compared to increases of 40.2
percent for industrial commodities and 34.4 percent for all commodities; and
Whereas, the increase in hourly earnings in all manufacturing industries between 1952 and 1972 was 130 percent, while the percent of disposable income spent for food decreased 46 percent; and

Whereas, the food price component of the Consumer Price Index rose 46.5 percent between 1952 and 1972, but the medical care component rose 123.4 percent, housing costs increased 64.2 percent, and the overall index rose 57.6 percent; and

Whereas, livestock prices fluctuate widely while costs of production remain high, subjecting farmers and their creditors frequently to a costprice squeeze; and

Whereas, red meat is recognized as a food of high nutritional value recommended as a part of the daily diet; and

Whereas, America's food bill in 1971 was $\$ 118$ billion-a whopping $\$ 51.7$ billion less than it would be if Americans still paid 23 percent of their income for food as they did in 1950; and

Whereas, agriculture has given America the lowest-cost food bill in the history of mankind- 15.5 percent of disposable income in 1972, compared with 23 percent in 1950, according to United States Department of Agriculture statistics; and

Whereas, eight out of ten Iowans depend directly or indirectly upon agriculture for their livelihood; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That it is the policy of the state of Iowa to encourage and promote the production, sale, and consumption of livestock, dairy, and other food products in order to maintain and improve the economy of the state of Iowa and the nation; and

Be It Further Resolved, That copies of this resolution be forwarded to the governors of each state of the United States; to the United States Department of Agriculture; and to each member of the Iowa Congressional delegation.

Laid over under Rule 25.

## SPECIAL ORDER <br> (Senate File 115 Pending)

The hour of $9: 15 \mathrm{a} . \mathrm{m}$. having arrived, the Speaker announced the special order of business for the consideration of Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-264$ and division of the amendment was requested as follows: H-264A
1 Amend Senate File 115, as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 2A, by striking line 14.
4 2. Page 3A, by striking lines 2 through 8
5 inclusive, and inserting in lieu thereof the following:
6 8. "Public offense" as used in subsections four
7 (4), five (5), and six (6) of this section does not
8 include nonindictable offenses under either chapter

9 three hundred twenty-one (321) of the Code or local 10 traffic ordinances.
11 3. Page 9A, by striking lines 12 through 14.
H-264B
12 4. Page 9A, line 15, by inserting the words "or
13 disposition" after the word "Arrest".
Schroeder of Pottawattamie moved the adoption of amendment H-264A.

Roll call was requested by Oakley of Clinton and Hill of Polk.
On the question "Shall amendment H-264A be adopted?"
The ayes were, 50:

| Avenson | Doyle | Howell | Monroe |
| :--- | :--- | :--- | :--- |
| Brunow | Dunton | Jesse | Newhard |
| Butler | Egenes | Junker | Nielsen |
| Byerly | Ewing | Knoke | Norland |
| Caffrey | Ferguson | Krause | Patchett |
| Carr | Fitzgerald | Lipsky | Rapp |
| Clark, J. H. | Griffee | McCormick | Readinger |
| Clark, J. W. | Hargrave | McElroy | Rinas |
| Cochran | Harper | Mennenga | Schroeder |
| Connors | Hennessey | Middleswart | Small |
| Crawford | Higgins | Miller, A. V. | Wells |
| Cusack | Hill | Miller, K. D. | Woods |
| De Jong | Horn |  |  |
| The nays were, | 46: |  |  |
| Anderson | Edelen | Kreamer | Poncy |
| Bittle | Fischer, H. O. | Lippold | Roorda |
| Bortell | Fisher, C. R. | Logue | Stanley |
| Branstad | Freeman | Mendenhall | Stromer |
| Brinck | Fullerton | Menke | Strothman |
| Brockett | Grassley | Millen | Tofte |
| Crabb | Hansen | Miler, R. G. | Welden |
| Daggett | Harvey | Norpel | West |
| Danker | Holden | Oakley | Wulff |
| Den Herder | Husak | Pellett | Wyckoff |
| Drake | Jordan | Peterson | Mr. Speaker |
| Dunlap | Kiser |  |  |
| Absent or not | voting, 4: |  |  |
| Bennett | Hutchins | O'Halloran | Stephens |
|  |  |  |  |

Amendment adopted.
Stanley of Muscatine offered the following amendment H—262, filed by Stanley, et al., and division of the amendment was requested as follows:
H-262A
Amend Senate File 115 as passed by the Senate and reprinted as follows:

1. Page 3A, by striking lines 22 through 29 and inserting in lieu thereof the following:
"11. "Intelligence data" means information concerning the alleged or suspected involvement or participation of any person or organization in criminal activities, including but not limited to surveil-
lance information on individuals, organizations,
10 groups, meetings, or assemblies. This Act shall not
11 be construed to authorize any surveillance which would
12 otherwise be unlawful."
H-262B
13 2. Page 3A, line 33, by inserting a comma before
14 the word "or".
2. Page 3B, line 38, by inserting after the word

16 "and" the word "may".
H-262C
17 4. Page 4, line 17 , by inserting after the word 18 "bureau" the words "or from any other source".
H-262D
19 5. Page 5A, by inserting at the end of line 16:
20 "The record and evidence in such cases shall be closed
21 to all but the court and its officers, and access
22 thereto shall be refused unless otherwise ordered by
23 the court. The clerk shall maintain a separate docket
24 for such actions. No person shall permit a copy of
25 any of the testimony or pleadings or the substance
26 thereof to be made available to any person other than
27 a party to the action or his attorney. Violation of
28 the provisions of this section shall be a public
29 offense, punishable under section seven (7) of this
30 Act."
H-262E
31 6. Page 5A, line 20, by striking the comma and 32 inserting in lieu thereof the word "and".
7. Page 5A, lines 29 and 32, by inserting after the word "history" the word "data". 262F
8. Pages 6 A and 6 B , by striking line 33 through 36 and inserting in lieu thereof the following:
"4. An allegation apparently supported by substantial evidence, that a public employee has violated any provision of this Act shall be grounds for immediate removal from all access to criminal history data or intelligence data."
H-262G
42 9. Page 7A, by striking all of line 4 after the 43 period and all of lines 5 through 10 and inserting in 44 lieu thereof the following:
"Intelligence data in the files of the department may be disseminated only to a peace officer, criminal justice agency, or state or federal regulatory agency, and only if the department is satisfied that the need to know and the intended use are reasonable."
H-262H
$50 \quad$ 10. Page 7A, by striking lines 11 through 19.
H-262I
51 11. Page 7A, line 22, by inserting after the
52 word "history" the word "data".
53 12. Page 7A, line 27, by inserting after the
54 word "history" the word "data".

55 13. Page 8A, lines 33 and 34, by striking the 56 words ", or if there be no clerk, the judge of the
57 court".
H-262J
58 14. Page 9A, line 6, by inserting after the word
59 "arrest" the words "reported after the effective date
60 of this Act and".
$\mathrm{H}-262 \mathrm{~K}$
61 15. Page 9A, line 11, by striking the word "does"
62 and inserting in lieu thereof the word "shall".
H-262L
63 16. Page 9A, by striking lines 15 and 16.
$\mathrm{H}-262 \mathrm{M}$
64 17. Page 9A, line 19, by striking the word
65 "official".
18. Page 9A, by striking lines 21 through 23 and
inserting in lieu thereof the following:
"Criminal history data and intelligence data in
the possession of the department or bureau, or dis-
seminated by the department or bureau, are not public
records".
H-262N
72 19. Page 9A, by striking lines 26 through 31.
H—2620
73 20. Page 9B, line 44, by striking the words "or
74 with government".
H-262P
75 21. Page 9B, by striking lines 56 through 59 and 76 inserting in lieu thereof the following:
77 " 1 . Shall periodically monitor the operation of
78 automated governmental information systems which deal
79 with the collection, storage, use and dissemination
80 of criminal history data, intelligence data or con-
81 fidential records."
82 22. Page 9C, by inserting in line 73 after the
83 word "to" the word "automated".
H-262Q
84 23. Page 9C, by inserting the following at the 85 end of line 77: "However, the council and its members, 86 in such capacity, shall not have access to criminal 87 history data or intelligence data, except statistical
88 reports which do not identify individuals."
H-262R
89 24. Page 9C, by inserting in line 83 after the 90 word "of" the word "automated".

Speaker pro tempore Kreamer in the chair at 11:00 a.m.
Rapp of Black Hawk offered the following amendment H-265
and division of the amendment was requested as follows:
H-265A
1 Amend the Stanley, et al., amendment H—262
2 to Senate File 115, as follows:
3 1. Line 10, by striking the period after the word

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    "assemblies" and inserting in lieu thereof the
    following words, "if a criminal act has been
    committed or is imminently threatened by such
    organizations, groups, meetings, or assemblies.".
- 265 B .
            2. Line 41 , by inserting the following new
    divisions thereafter:
            9. Page 7A, by inserting after the word "agency"
    in line 3, "or surveillance information".
            10. Page 7A, by inserting after the word
    "system" in line 4, the following:
            "Surveillance information which is not
        intelligence data shall not be contained
        in the file of the department of public
    safety or any criminal justice agency".
            3. By renumbering the divisions accordingly.
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Speaker Varley in the chair at 11:22 a.m.
On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of amendment H-265A.
Rapp of Black Hawk moved the adoption of amendment H-265A.

Roll call was requested by Stanley of Muscatine and Oakley of Clinton.

On the question "Shall amendment H-265A be adopted?"
The ayes were, 46:

| Avenson | Cusack | Jesse | Newhard |
| :--- | :--- | :--- | :--- |
| Bittle | Doyle | Knoke | Nielsen |
| Brinck | Dunton | Krause | O'Halloran |
| Brunow | Egenes | Lipsky | Patchett |
| Byerly | Fitzgerald | McCormick | Rapp |
| Caffrey | Griffee | Mennenga | Readinger |
| Carr | Hargrave | Middleswart | Rinas |
| Clark, J. H. | Hennessey | Miller, A.V. | Schroeder |
| Clark, J. W. | Higgins | Mille, K.D. | Small |
| Cochran | Hill | Miller, R. G. | Wells |
| Connors | Howell | Monroe | Woods |
| Crawford | Hutchins |  |  |

The nays were, 49:

| Anderson | Butler | Drake | Fischer, H. O. |
| :--- | :--- | :--- | :--- |
| Bennett | Crabb <br> Bortell | Daggett | Dunlap |
| Branstad | Danker | Edelen | Fisher, C. R. |
| Brockett | Den Herder | Ewing | Freeman |
|  |  | Fullerton |  |


| Hansen | Lippold | Pellett | Strothman |
| :---: | :---: | :---: | :---: |
| Harvey | Logue | Peterson | Welden |
| Holden | McElroy | Poncy | West |
| Husak | Mendenhall | Roorda | Wulff |
| Jordan | Menke | Stanley | Wyckoff |
| Junker | Millen | Stephens | Mr. Speaker |
| Kiser | Norpel | Stromer |  |
| Kreamer | Oakley |  |  |
| Absent | voting, 5: |  |  |
| De Jong Harper | Horn | Norland | Tofte |

Amendment lost.
(Senate File 115 pending and placed under unfinished business.)

## INTRODUCTION OF BILLS

House File 607, by Monroe and Brinck, a bill for an act relating to the use of fairgrounds and the fairground fund.

Read first time and referred to committee on county government.

House File 608, by committee on transportation, a bill for an act relating to the length of vehicles used for the transportation of vehicles and boats.

Read first time and placed on the calendar.
House File 609, by committee on ways and means, a bill for an act to amend Title fifteen (XV) of the Code to provide authority for municipally-owned utilities to participate with other utilities and electric cooperatives in the acquiring and financing of jointlyowned facilities for the generation, acquisition or transmission of electric energy.

Read first time and placed on the calendar.
House File 611, by committee on cities and towns, a bill for an act relating to procedures and requirements for cities concerning the vacating of public ways and grounds, agreements to annex, annexation of public roads or highways, administration and cost of elections, adoption of codes by reference, special assessments, charges for services, and restricted residence districts.

## Read first time and placed on the calendar.

House File 612, by committee on appropriations, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first time and placed on the appropriations calendar.

House File 613, by committee on cities and towns, a bill for an act relating to the payment of annual dues to the league of Iowa municipalities and providing a penalty for unlawful use of funds by the league of Iowa municipalities.

Read first time and placed on the calendar.
House File 614, by Hutchins, a bill for an act relating to fire protection of a township or any part thereof.

Read first time and referred to committee on county government.

## COMMITTEE TO NOTIFY THE SENATE

Dunlap of Story 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 Dunlap of Story, Poncy of Wapello and Wulff of Black Hawk.

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

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

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

## JOINT CONVENTION

## PIONEER LAWMAKERS <br> (House Chamber-2 p.m.)

In accordance with Senate Concurrent Resolution 13, duly adopted, the joint convention was called to order, President Neu presiding.

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

Senator Lamborn of Jackson moved that a committee of four be appointed to escort the Pioneer Lawmakers into the House chamber.

The motion prevailed and the President appointed as such committee Senator Andersen of Woodbury, Senator Coleman of Webster, Representative Brockett of Marshaii and Representative Doyle of Woodiury.

The committee escorted the Pioneer Lawmakers to the well of the House chamber.

Fresiuent Neu presented Representative Robert M. Kreamer who welcomed the Hioneer Lawmakers on behalf of the House as follows:
Mr. President, Mr. Speaker, Members of the Pioneer Lawmakers Association of Iowa, Joint Convention and Guests:
On behalf of the Iowa House of Representatives, it is my sincere pleasure to welcome you, the Pioneer Lawmakers of the State of Iowa, to the Sixtyfifth General Assembly.

Your interest, as indicated by your numbers and enthusiasm, in returning today to the scene of your former governmental service, is good evidence of the love and dedication you held and still hold for our great state.

As you look around this chamber, you will observe that many of the faces of those, presently, serving in the General Assembly are new and that some of our physical facilities are new, but let me assure you that there is still present a common tie between us all that we can be proud of. That tie, to which I refer, is the tradition you helped establish and maintain that Iowa's lawmakers perform their task with an honest and sincere desire to serve their state and the needs of its peor'e. You were responsive, and you were responsible, in the performance of yuar duties. This is evident, not only in the laws that you enacted, but in the traditions you passed on.

For this, on behalf of all lowans, we, sincerely, thank you for a job well done.

President Neu presented Senator Clifton C. Lamborn who welcomed the Pioneer Lawmakers on behalf of the Senate as follows:
Mr. President, Mr. Speaker, Members of the Pioneer Lawmakers Association of Iowa, Joint Convention and Guests:
Senator Kyhl is ill and not able to be here today, so it is with mixed emotions that I welcome you. It is of course a pleasure for me to do so, but I am sorry that Senator Kyhl cannot be with us.

Since the first session of the Pioneer Lawmakers Association was called to order by Lieutenant Governor Gue at Foster's Opera House here in Des Moines in February, 1886, this organization has continually provided the Iowa legislature with a sense of its past-its genealogy.

Since Norman Boardman of Lyons first conceived the idea in 1885, the Pioneer Lawmakers have provided us with counsel and wisdom.

When you were here in our places, several years ago, you experienced many of the same pressures we experience here today. You have been able to help us "see ourselves as others see us," to let us know that as overwhelming as the burdens may seem, they have been successfully carried and met many times before.

Since Judge Samuel Murdock, a member of the Eighth Territorial Legislature, began telling stories at the first reunion about the Whigs and

Democrats and about their long fight over the adoption of Iowa's first Constitution, the Pioneer Lawmakers have provided us with a lighter perspec-tive-a perspective that is all too often lost during the heat of debate.

Of course, we have fights today, but luckily, they're not quite as physical as some were in days past.

In future years, the great problems of today will seem small by comparison. But for us today they are very demanding. In this same way, the challenges you faced were just as critical and just as important as any we may face today.

We are here today in these halls with the same goals, the same dedication and the same spirit that embraced you-that is, providing for the continued betterment of the people of the State of Iowa.

To paraphrase Lieutenant Governor Hull who addressed the first reunion, if we can return to our homes with the feeling that we have performed our duty as well as you did yours in the years of your service, we will have the satisfaction of knowing we have done our duty well.

We welcome you as you begin your eighty-seventh year.
May you continue on in your grand tradition.
President Neu presented the Honorable Edna C. Lawrence, president of the Pioneer Lawmakers Association, who addressed the Assembly as follows:
Mr. President, Mr. Speaker, Honorable Jack Schroeder, Newly Elected
President of the Pioneer Lawmakers Association, Members of the Pioneer
Lawmakers Association, Members of the House and Senate, and Guests:
On behalf of the members of the Pioneer Lawmakers Association of Iowa I wish to thank you for this warm welcome. It is indeed a privilege for us to again be your guests on this occasion. You, too, will in a few years become Pioneer Lawmakers and will look forward to just such a visit in these chambers.

Now, before I say any more I wish to introduce to you the Ladies Legislative League. These ladies helped us in recognition of this day.

I want today to tell you something of the origin of Pioneer Lawmakers. I quite well remember my first term in this House of Representatives when we had just such a program. I did not know why we had Pioneer Lawmakers and no one enlightened me. For the benefit of the new members of the legislature let me tell you that in twenty years (1993) you will become members of this association. Please make the most of it-attend the meetings every two years, lend your support in any way you can. You will be called upon to serve on committees, or serve as vice president in your own district. Take an active part in the association-renew friendships-recall your own service in the legislature. These meetings are a most rewarding experience to all of us.

This is the eighty-eighth year of this association.
Pioneer Lawmakers Association of Iowa had its beginning in September of 1885. The Honorable Norman Boardman of Clinton County, who served in the Ninth and Tenth General Assemblies, from 1862 to 1866, first proposed the reunion of members of the early legislatures of Iowa.

On the 25th of September, 1885, he wrote as follows to ex-Lieutenant Governor B. F. Gue of Des Moines:
"I see by eastern papers that all the living members of the Vermont legislatures are to have a reunion in October, with very interesting exercises. Why cannot we have one in Iowa? In conversation with Governor John Scott, of Nevada, a few days ago, I found that he was heartily in favor
of such a reunion, and I would like to have your opinion on the subject. Will you please confer with such of the old members as you may be able to see, and let me know the result.

## NORMAN BOARDMAN."

Following this letter a call was issued to the early state legislators to meet at Des Moines on the 24th and 25th days of February, 1886. Twentythree members signed this call for the meeting and the first session opened at Foster's Opera House in Des Moines, at 10:30 a.m., February 24, 1886, with eighty-seven members answering roll call.

After transaction of some business matters, the convention adjourned to meet at the capitol building at 3:00 p.m.

There were many long and oratorical speeches. I was greatly impressed as I read many of them in this search for the origin of our association.

The simplicity of their speeches, and yet the great beauty of their usage of words, was more like poetry than prose. It made me ponder on our usage of the English language today. We have no truly great political orators and have not had for several years. I believe Senator Dirksen of Illinois was the last of that kind. The criticism of fellow politicians was not as raw as that of today. Those men of whom I speak were scholars, even though some had not much education, and were gentle but firm even in criticism. They weighed matters carefully and refrained from snap judgments. If only we could regain some of the flavor of those years.

I could go on and on with excerpts of those speeches, but time does not permit. I only hope you will take the time to read some of these for yourself. The problems of those early years were great beyond measure, but the work of our pioneer legislators gave Iowa a start that many other states referred to as they entered the Union.

I suppose that any woman speaking should make some reference to liberation. Carolyn C. Pendray of Maquoketa, Jackson County, served in the legislature in 1929 and served several terms. It is not because of lack of liberation that more women have not served, it is because women have not chosen to campaign for public office. I am for the liberation of all -groups-men, women, and children of all colors and creeds. Help each individual see the opportunities afforded them and teach them how to avail themselves of these opportunities. Education is needed first and liberation will come.

I'm sure that if women try they will soon wonder why they needed to be liberated for other than recognition and equal pay for equal work.

Now I come to the very nicest part of my task-and that is to award to George (Lefty) Mills for his services as a legislative news reporter an honorary membership in the Pioneer Lawmakers Association. George, we are proud to have you in our organization and we hope you will be just as proud to become a member.

And now I again have the privilege of referring to George Mills, who is our speaker for today. George attended Northwestern University. He had his first sight of the legislature in action in 1931 while serving as a reporter for the Marshalltown Times-Republican.

George has been associated with several news media. He was with the Associated Press on two different occasions, also with the Iowa Daily Press Association, the Cedar Rapids Gazette and with the Des Moines Register two different times. He was Iowa correspondent for Time, Life, and Fortune magazines from 1943 until 1954.

In all George has covered twenty-five sessions, including extra sessions, of the Iowa legislature. No man is better able to speak to this joint session than he. Some of you know him well, and many of you have read
his legislative articles in past years.
Just about a year ago George Mills' book "Iowa's Amazing Past" was published by the Iowa State University Press.

George Mills addressed the joint convention as follows:
"FORTY YEARS AROUND THE LEGISLATURE"
Mr. President, Senator Lamborn, Representative Kreamer, Mrs. Lawrence, Speaker Varley, Jack Schroeder, Members of the Pioneer Lawmakers Association of Iowa, Joint Convention and Guests:
I have been honored twice today, once by being voted an honorary member of the Pioneer Lawmakers of Iowa and now by appearing before you as a speaker on Pioneer Lawmakers Day 1973.

It is a great honor for a refugee from the press box to have been so selected for this speaking honor.

It was my privilege to operate from that press box for a long, long time, until I was retired in 1971 for reasons of senility. I guess you can say that your speaker is living proof that it is possible to be around the Iowa legislature for twenty-five sessions and survive.

Many of us here today date so far back in these legislative halls that we remember the time when each desk was equipped with a cuspidor, to accommodate tobacco chewers, a habit that was characteristic of pioneer times. A few of the lawmakers two generations ago were pioneers themselves, and it is rather interesting to know why pioneer farmers chewed instead of smoked-the reason was simple-to keep fires from destroying their barns and homesteads. Once a fire started out in the country, that was it. Rarely anything was saved. That's why some legislator pioneers, including some governors, liked a chaw rather than a pipe or cigar.

My heart is a bit full when I look at the front of this Bible. It was placed here in 1945. Anthony TePaske is the man responsible for it, God rest him. Anthony was a wonderful old Dutch gentleman from Sioux Center. He used to say: "I come from a small town in northwest Iowa-where life flows gently." Anthony was a sincerely devout individual and he decided that there always should be a Bible in the Iowa House chamber. He took up a collection, got a dollar from quite a number of Representatives. (The names of all the members from that session are in the Bible.) Now the Bible has a permanent location here and is a nice memorial-I hope the memory of Anthony TePaske never fades away.

We had many Civil War veterans still around in the 1930's and the GAR office was downstairs. There's a picture of one of the notable veterans above the sergeant-at-arms station-Oley Nelson was his name and he was sergeant-at-arms of the House, and was in his late eighties while still sergeant-at-arms. We had no microphones in those days but that never bothered Oley. He had a voice so loud that when he shouted, "Mr. Speaker, message from the Senate," he awakened the soundest sleeper.

Lack of microphones was a mixed blessing. When a soft-voiced legislator had to sit in the back row, he sometimes did not get reported because you couldn't hear him. I remember one-Lorenzo Teter from Knoxville. He made many speeches and probably spoke pearls of wisdom during debates but none of us heard him so he didn't get quoted. There were some unkind souls who suggested that not hearing certain lawmakers was constructive, but I did not join in that sentiment.

Serving in the legislature was much more comfortable in the early days than now. A fellow could rest his eyes once in a while, even maybe doze off
in a discussion of a complicated drainage bill, without having a TV camera zero in on you. Legislators could also read the paper with safety during debates without being caught by television.

Times were pretty grim most of the time in the twenties and thirties. I came into this chamber in 1931. There were two marches in 1931 that were pretty important. Some fifteen hundred farmers came in trains and cars from Tipton and eastern Iowa territories to protest an Iowa law which said that all cows be tested for tuberculosis. The farmers just didn't think the test was reliable and fought pretty hard against it and came down here to get the legislature to make it optional rather than mandatory. About twenty-five hundred farmers gathered here in September of 1931 for the purpose of doing something about the price of corn. They passed a resolution that not any of them were going to sell their corn until it reached the price of sixty cents a bushel. It was about forty-two cents at the time. Governor Turner was a strong supporter of the idea and stood before this chamber in their support. In 1933 angry farmers marched on the legislature and literally took over the House chamber. They were unhappy with the progress of legislation to stave off mortgage foreclosures, of which there were many thousands pending. To show you how serious it was, before that decade ended, the farmland in the equivalent of eleven of the ninetynine Iowa counties ended up in the possession of corporations, insurance companies, banks and the like. Prices were unbelievably low; corn got down to twelve cents a bushel, hogs were around $\$ 3$ a hundred, cattle maybe a nickel and sometimes less.

I remember when I was a young reporter in Marshalltown; I frequently ate my evening meal at Henry Wachter's place on Main street. Henry served a nice small steak dinner for twenty-five cents. Henry used to sit and talk with me and one night he shook his head and said: "George, the way things are going, I'm going to have to start getting thirty cents for that meal."

To show you what money was worth, the state was feeding persons in the state instituions-prisoners, the mentally ill, the retarded, those in training schools and children's homes-for an average of twenty-nine cents a day, less than ten cents a meal. Overall cost of operating those institu-tions-everything-averaged about $\$ 20$ per person per month or sixtyseven cents a day. The mental hospitals were lower than that average. As I recall, the cost of operating those hospitals averaged forty-four cents per patient per day at the low point.

Of course, there really wasn't any care. In places like Independence you would see seventeen hundred patients jammed in-I remember one big room with five hundred old women in beds so close together there was hardly room enough to walk between them. It was a sight, sound and smell never to be forgotten.

Now, as I understand it, there are less than 1,000 resident patients total in all four mental hospitals. The cost has gone up a bit also, from that low figure of forty-four cents a day to around $\$ 40$ a day.

In that 1933 march, one Senator was the object of particular ire of the farmers from his home area. They came with pickaxes and ropes and said they wanted to hang him over the railing of the rotunda outside the legislative chambers. He discreetly retreated high up into the golden dome and they never found him. This shows that things were not always a picnic around here.

Milo Reno, a fiery leader, headed the Farm Holiday Association in those days. The association was trying to boost prices by picketing the highways and preventing farm products from reaching market. There was plenty of violence in certain places, as some of you recall.

There is this about Milo that I have never forgotten. When President Herbert Hoover came to Iowa in 1932, a very unpopular President, and paraded through downtown Des Moines, he did not get the "boos" you might expect. The chief reason for this was that Milo did not believe that you should ever be disrespectful of a President of the United States no matter what you thought of him-that the office deserves your respect. Contrast that attitude with even college girls chanting obscenities at President Nixon during his last visit to the State House.

When I first came to the legislature, back in the early 1930's, the salary of the Governor of Iowa was $\$ 7,500$ a year and the state did not provide him with a mansion in which to live. He fended for himself in Des Moines for $\$ 7,500$. I noticed in the morning paper it is being proposed to pay the Governor $\$ 40,000$. Let me tell you what $\$ 40,000$ would have done in 1933. It would have paid the salaries of all these people: The Governor, Lieutenant Governor, Secretary of State, State Treasurer, Attorney General, Secretary of Agriculture, State Auditor and the Superintendent of Public Instruction, and still have $\$ 3,500$ left over. The other elected officials got $\$ 4,500$ a year. It would have paid four-fifths of all the salaries drawn by the Senators. All legislators in those days got $\$ 1,000$ every two years. The secretaries made $\$ 3.60$ a day in those days and the chances are you would have had more than one legislator to work for-one girl was a secretary for five. One session we had sixty secretaries for the one hundred eight members. They didn't have many letters to write, however, because the legislators paid all their own postage and you didn't pay for a stamp any more often than you could help.

Did you see where the Des Moines teachers sometime back were asking for $\$ 7,900$ a year starting salaries for teachers- $\$ 400$ more than the Governor of lowa received in the 1930's and early 1940's. I am not saying what is right and what is wrong, I cite this only as an example of how drastically things can change in a person's adult lifetime.

In 1933 the Legislature set a minimum wage for Iowa teachers at $\$ 40$ a month. Then, in a burst of munificence, the 1935 legislature whooped that minimum to $\$ 50$ a month, or a minimum salary of $\$ 450$ for a nine-month school year. That 1935 boost made Agnes Samuelson very happy. She was State Superintendent of Public Instruction and she was around the legislature a lot. She said the $\$ 50$ figure constituted a real advance for teachers. Of course, most teachers got more than the minimum-but not a whole lot more because the average Iowa teacher received $\$ 800$ a year and that average pay included superintendents.

Clyde Herring of Des Moines was Governor of Iowa during part of the crisis in the 1930's. He did an excellent job of meeting the difficult problems that developed almost daily, not only with farm issues but also the very heavy load of unemployed in the cities and towns, with crushing relief needs, with tax reform and liquor problems.

Also some of you will remember when in 1936, King Edward VIII gave up the throne in England to marry Wallie Simpson, the American divorcee. That was a tremendous story: "I have found it impossible to carry the heavy burden of responsibility and to discharge my duties as king as I would wish to do without the help and support of the woman I love."

Well, Clyde was still Governor and he was very obliging to reporters when they needed a story. You always could get a quote from Clyde when times were dull. Somebody in a press conference asked: "Governor, what would you do if you were King of England and were confronted with such a choice? Would you give up the throne or the woman?"

Clyde replied: "Boys, for the record, I must say that a king owes every-
thing to his country, I would have kept the throne and given up the woman. Now, off the record, do you know what I really would have done? I'd have kept both of them."

The farmers march in the thirties-the ones I have told you about are a few of maybe a dozen major marches on the legislature in my time. We had many thousands of filling station operators, eight thousand as I recall, come to the legislature en masse in 1935 to protest the chain store tax bill. The big oil companies wanted the filling stations exempted. They were not. That was the toughest tax measure I have ever seen.

The tax rates graduated up to a tax of ten percent on the gross business of the largest chains. Imagine a tax of ten cents on every dollar you take in. For the bigger companies the tax was confiscatory and would have forced them out of Iowa but they didn't have to go as the United States Supreme Court held that tax invalid.

We used to have marches by the drys too. They came to the House chamber in force one day and filled up the back of the chamber. I can't remember what they wanted exactly-maybe local option on the sale of beer or the local operation of state liquor stores. They wanted the voters in a municipality to have a say on whether alcoholic beverages would be sold in any form within the municipality's boundaries.

During the debate, J. P. Gallagher, a venerable and eloquent Democrat from Williamsburg, arose. He was an undiluted wet. Shaking his finger at the drys in the back of the chamber, he shouted: "Look at them. Look at them back there, all those old ladies of both sexes!"

Did you know that when beer was legalized in 1933 that Iowa law said beer could be served only with food? You were not supposed to be able to buy only a glass of beer but had to have food at the same time. Then somebody ruled that salt was a food and a glass of beer was legal so long as there was a salt shaker on the table or bar.

Later we had a notable fight over the sandwich bill. Elmer Cooper, an inveterate dry from Corning, tried to get a law through to require a drinker to buy at least a sandwich every time he ordered a beer. Elmer, who was a very sincere gentleman, didn't get anywhere with that idea.

Battles to legalize sale of hard liquor by the drink occurred a lot as some of you will remember. The drys always won those skirmishes in the early days but the wet campaigns were very well lubricated. In one intensive but unsuccessful liquor by the drink campaign, a Representative from a Mississippi River city was floor leader for the wets in the House. He had a supply of boxed bottles of Scotch whiskey stacked up like cordwood in the corner of his room in the Kirkwood. Anybody with a thirst could get a drink there any time.

During that time, a call of the Senate was issued one day. As you know, all Senators must be present when a call of the Senate is filed. Proceedings come to a complete halt on an issue until all the missing Senators, or Representatives, are present or are excused. The sergeant-at-arms finds the missing members and returns them immediately to the chamber.

This time one Senator was located in rather a poor condition downtown. They literally hauled him over to the State House and stretched him out on a table in the Senate cloakroom. He was listed as present from then on.

All this is not to say that many of the legislators drank too much in those days. Far from it. The fact that the drys were strong enough to stave off those drives is some proof of that.

As far as lobbyists are concerned we had reason to think one session that a certain lobbyist had picked all the committees in the House.

One person who didn't like lobbyists at all was Governor Dan Turner. In his inaugural from this podium in 1931, he spent a great deal of time condemning what he called "professional lobbyists."

He said "The citizen, the corporation, and the organized group should each be accorded a fair hearing and equal consideration but the professional lobbyist, prostituting his talent for hire, should be ejected from the presence of honest men with the same contumely we are prone to visit on other enemies of the commonwealth. His methods are nauseous. He has no principles. He is the creature of any and every mercenary interest venal enough to hire him. The professional lobbyist is affable and genial but the smooth exterior is a cloak for sinister purposes. When he approaches you he underestimates both your intelligence and character. He is not interested in the well-being of the people we represent."

Lo and behold, who do you suppose arose to the defense of the lobbyists? The Register and Tribune. The Register in an editorial said: "It is doubtful if anyone likes a lobbyist unless it be his wife and his employer. But the Governor's words, describing the lobbyist as a penson of no principles using nauseous methods, are unduly harsh." The Register then pointed out that, "The Methodist Church, the Anti-Saloon League, the Farm Bureau, the Federation of Labor, etc., surely not all legislative representatives of these and other organizations are the kind of people Governor Turner describes. The work of the lobbyist is subject to many abuses, to be sure, but in its ordinary aspects, it represents lawful and often useful activity."

The Register concluded: "Legislators should have enough intelligence and willpower to maintain their equilibrium in spite of lobbyists."

Getting back to the marches, perhaps the biggest march of all was the union labor march on the Assembly in 1947. The workers descended some fifteen thousand or twenty thousand strong on the State House. They mobilized on the west approaches and lawn. They were there to register their vigorous protest against the bill to enact the state's right to work law. That is the law, still on the books, which says a worker shall not be required to belong to a labor union to hold his job. The march did not prevent passage of that bill.

Robert Blue was Governor of Iowa at the time. He was invited to speak to the large and hostile crowd. He was strong for the bill. When there were "boos" he said sharply: "Remember, I am your guest-you invited me here." He conceded that the crowd was large indeed but said: "Think of how much larger number of Iowans are not here." His appearance was a very courageous demonstration on his part.

Governor Blue also had been Speaker of the House some years before. To show you what kind of a man he was, he came into the House chamber one noon and found two secretaries smoking. He gave them such a dressing down that I don't think there was any more feminine smoking in the chambers the rest of the session. He probably would be charged with discrimination today. He simply did not think at the time that it looked good for a woman to smoke in public.

You hear reports that the heat is on to open up party caucuses of the legislators to the press for the first time in history. Some believe that such caucuses never have been open to the press. That is not quite true. As a reporter, it has been my privilege to sit in on a number of caucuses of House Republicans and Democrats when they were selecting their candidates for Speaker, floor leader and the like.

We were in the room and watching when Lawrence Putney lost a heartbreaker battle for the Republican nomination for Speaker. I think it was
in 1953. The Republicans had one hundred five members in the House that session and the Democrats three. Talk about lopsided!

To win the Republican speakership nomination required a majority of the one hundred five GOP members, or fifty-three votes. Putney seemed a cinch to win as the ballots were recorded. Putney got up to fifty-two votes, lacking only one for victory, and Bill Lynes, his opponent, had forty-seven votes. There were six ballots left in the hat. Putney never got that one vote. The last six, believe it or not, all went to Lynes and he won, fiftythree to fifty-two.

1953 was also the year of the oleomargarine battle and what a struggle that was! The dairy farmers fought bitterly against legalizing the sale of yellow oleomargine. Remember, it used to look like lard and you got a bean for coloring. The dairy forces came within an eyelash of requiring that oleo be sold in triangular shapes rather than oblong, to distinguish it from butter.

Getting back to caucuses, we sat in a Republican House caucus in 1937 and saw a disconsolate Bourke Hickenlooper get beat for the Republican nomination for Speaker of the House. He was a House member at the time and, as you know, he went on to win election as Lieutentant Governor, then Governor and then four six-year terms as a notable United States Senator from Iowa.
"Hick" was a great needler of the Democrats during his two terms in the Iowa House. He said something one day that infuriated an old Germanborn Democrat legislator. The guy got so mad that he got up and gave "Hick" a tongue-lashing in his native German language, which very few understood but which everybody enjoyed, including "Hick."

The year 1937 was a year of another notable fight in the House. The political parties were exactly even in strength-each had fifty-four members. A protracted battle resulted over whether a Democrat or Republican should be elected Speaker and the party nominees each got fifty-four votes on ballot after ballot for a couple of days.

The Democrats really had a problem because one of their Representatives, John Ryder of Dubuque, was pretty ill. They couldn't afford to let him stay away; thus, every morning they carried John into the chamber in a chair. He was so ill that his face had a greenish color, but he sat in his seat and in a very feeble voice voted for the Democrat Speakership candidate every time.

The deadlock was finally broken when the Democrats some way wooed Albert Beltman of Sioux County away from Republican ranks. Word got out that the Democrats were changing their candidate and that LaMar Foster of West Branch would be their new nominee and Albert Beltman knew and liked LaMar Foster.

The lunch hour intervened before the crucial ballot. The Democrats decided to take Beltman out to lunch to keep him from redefecting to the Republicans-the Republicans had the same idea and thereby occurred a confrontation at the door of the House chamber.

The Democrats formed a flying wedge to protect Beltman from the Republicans. No, maybe it would be better to say that Democrat blockers gave Albert the same protection that a pro football quarterback gets when he drops back to pass. Beltman was very secure. I don't think Elmer Den Herder's nephew who plays with the Miami Dolphins could have reached Beltman that day.

In any event, after lunch the final ballot was taken and Foster got the necessary fifty-five votes to fifty-three for the Republican candidate.

Incidentally, when Hickenlooper was Governor in 1943, he initiated a very popular tax move. Tax money, because of World War II, was coming in more rapidly than the state needed it. Can you imagine that? On the recommendation of the Governor, the Legislature approved a law under which we had to pay only half our state income tax. We figured out our tax due, then remitted only half of it. If you owed $\$ 100$, you had to pay just $\$ 50$. Later we had a sales tax reduction in 1957. The tax had been two and one-half percent. By a judiciously placed veto, Governor Herschel Loveless cut that tax back to two percent.

We experienced the most spectacular tax reductions, however, in the 1930's. In 1931 the legislature passed the Elliott bill demanding that property tax levies be cut five percent-across the board. That was only the beginning. They also appointed committees on reduction of governmental expenditures in each of the ninety-nine counties. Those committees were really tough-they were looking over the shoulders and breathing down the necks of all taxing bodies; school boards, supervisors, county officials, state officials. They demanded in harsh terms that property taxes be cut substantially and they didn't want any "sissy" cuts either.
For example, the state committee estimated in 1932 that a forty percent cut in property taxes was possible through governmental economies. They later lowered it to a more reasonable twenty-five percent. The Des Moines Register every day carried a headline on the editorial page, "Iowa Taxes Must Come Down."

One item that shows the way the wind was blowing is that under this pressure, the pay of Polk County deputy sheriffs was cut from $\$ 137.50$ a month to $\$ 121$ a month.

In 1933 came the Beatty-Bennett act--two famous names in tax reduction history. Their bill went much further than the Elliott bill and resulted in this type of reduction in property taxes: Taxes levied in 1930 for collection in 1931, $\$ 110$ million; the next year, $\$ 100$ million; the next year, $\$ 91.2$ million; the following year, $\$ 81.2$ million, and $\$ 76.9$ million in 1934 for collection in 1935. Thus, the total property tax bill diminished some $\$ 33$ million, or about thirty percent in five years.

It is interesting to note that our property tax bill in the state of Iowa now is $\$ 768$ million a year or about ten times what it was only thirty-seven years ago.

Also interesting is the fact that what we called the state budget in the 1930's totaled a little less than $\$ 15$ million annually in the 1933-1934 period. That total state budget was about one-fourth of what we spend in Iowa for ADC alone now. I'm not saying whether such developments are good or bad-it is just that such figures are startling. It is just a completely different world.

Did you know that the present sales tax, state income tax and corporation taxes all were enacted in 1934 solely for property tax relief? Here is what the original act creating those taxes said: "This act shall be known as the property relief act and shall have for its purpose the direct replacement of taxes levied or to be levied on property."

Incidentally, did you know that the sales tax was only temporary when first enacted? It went into effect in 1934 and would have expired in 1937 had it not been reenacted.

The sales tax was an issue in the 1934 campaign for Governor between Clyde Herring and Dan Turner. Dan got on the radio and said, "I'm against collecting a penny tax from a kid who goes to the store for his mother to buy a quart of milk for a nickel and a loaf of bread for a dime." How long since milk was a nickel and bread a dime?

It was interesting how little money the sales tax produced. Only $\$ 11.6$ million the first year and now brings in nearly $\$ 240$ million a year, almost twenty-two times as much as originally.

The income tax record is even more spectacular. That tax brought in only $\$ 1.8$ million the first year and now brings in close to $\$ 235$ million a year.

Incidentally, did you know that Iowa was the first state to assess a cigarette tax and the sale of cigarettes was illegal in Iowa for twenty-five years from 1896 to 1921. Then, with the World War II servicemen all coming home as cigarette smokers, the law became unreal and was repealed. In repealing the measure, the legislature imposed a tax of two cents a package, the first in the country.

Another step taken by the 1934 legislature that developed into a substantial revenue producer was the establishment of the state liquor stores. The original purpose of the stores was to provide liquor on a controlled basis to those who wanted it and the controls were strict.

Governor Herring wanted the stores to be completely service establishments as well as controlled. He originally did not want the stores to make any money but just to break even. Bernard Manley, Liquor Commissioner from Mason City, sharply disagreed. He said: "So long as bread is sold at a profit, liquor should be also."

Manley, a fine gentleman who long since has gone to his reward, should be thanked profoundly by the state budget makers. Where would they be without the nearly $\$ 30$ million annual profit the stores earn.

One interesting thing that happened in 1936 taxwise: Louie Roddewig, a dapper gentleman from Davenport, headed the tax commission. Roddewig and his associates inserted at the beginning of their annual report a foreward which a historian had written about taxes in the Roman empire in the third century after Christ. Here is the quotation: "Staggering under his crushing burden of taxes, in a state which was practically bankrupt, the citizen of every class had now become a mere cog in the vast machinery of the government. He had no other function than to toil for the state, which exacted so much of the fruit of his labor that he was fortunate if it proved barely possible for him to survive on what was left.
"The century of revolution which ended in the despotic reorganization by Diocletian completely destroyed the creative ability of ancient men in art and literature, as it likewise crushed all progress in business affairs. In so far as the ancient world was one of progress and civilization, its history was ended with the ascension of Diocletian."

To this historical comment, Roddewig and his associates added this observation:
"Thus, from the pages of history can be recorded the disastrous consequences of heavy burdens of taxation."

Herring did not like that at all. It runs in my memory that the statement either was deleted before all the copies were printed or there was an attempted deletion.

With over-simplification, I have often said that I am afraid of property tax relief because I can't afford it. But whether our total tax burden is higher than it should be, in light of the vast increase in services, the vast increase in the cost of services, in light of major inflation, of our higher standard of living, our heavy federal tax burden, whether we are being squeezed too much in taxes, I must say that I don't know. That is much too complex a question to venture a sweeping opinion on such an occasion as this.

One observation on taxes: If the history of the last thirty-seven years repeats itself taxwise, your speaker at Pioneer Lawmakers Day in the year 2010 or 2011 will be talking about an Iowa property tax load of some seven billion dollars, or ten times the present total. Don't say that anything is beyond the realm of possibilities. If anybody dared say in 1936 that the property tax load would reach $\$ 768$ million by 1973 , he would have been regarded as out of his cotton-picking mind. All that it would take would be continuous inflation and continuous increase in government activity. Don't say it can't happen here because it can happen-and maybe it is.

In closing, I want to say that we oldtimers appreciate this opportunity to spend a couple of hours with a present, active, flesh-and-blood generation of legislators. We are proud to have been a part of this great process in this capital, the nerve center of a great state.

And a last word of advice: You too are going to wake up one of these mornings and find yourselves pioneer lawmakers. The years really skim by like roller coaster cars. Enjoy what you are doing while you can. It is a lot later than you think.

Holden of Scott moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Varley in the chair.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 22 and Senate Joint Resolution 4.

CHARLES F. STROTHMAN
Chairman, House Committee DALE L. TIEDEN
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 : Senate File 22 and Senate Joint Resolution 4.

## AMENDMENTS FILED

## H-266

Amend the Stanley, et al., amendment H-262, to
2 Senate File 115 by striking lines 20 through 30 and
3 inserting in lieu thereof the following:
4 "Upon the request of the appellant, the record and
5 evidence in such cases shall be closed to all but the
6 court and its officers, and access thereto shall be

7 refuses unless otherwise ordered by the court. The
8 clerk shall maintain a separate docket for such
9 actions. No person, other than the appellant shall
10 permit a copy of any of the testimony or pleadings
11 or the substance thereof to be made available to any
12 person other than a party to the action or his
13 attorney. Violation of the provisions of this
14 section shall be a public offense, punishable under
15 section seven (7) of this Act."
SMALL of Johnson OAKLEY of Clinton

H-269
1 Amend Senate File 115, as passed by the Senate
2 and reprinted, Page 9A, line 11, by striking the
3 words "in a computer data storage system".
SMALL of Johnson
H—268
1 Amend Senate File 115 as amended and reprinted
2 by the Senate, page 5A, by striking lines 23, 24, and
3 25, and inserting in lieu thereof the words "agencies
4 who received criminal history data referring to him."

> PATCHETT of Johnson HUSAK of Tama

H-267
1 Amend the Stanley, et al., amendment H-262, to
2 Senate File 115 by striking from line 78 the word
"automated".
SMALL of Johnson HILL of Polk

H-272
1 Amend the Stanley, et al., amendment (H-262) to Senate
2 File 115, as follows:
3 1. Line 8, after the word "to" insert the follow-
4 ing:
5 "evidence which it appears will be admissible in a
6 court of law of the commission of an act which is a
7 crime as provided by the Code of Iowa which results
8 from information obtained by".
9 2. Line 9, by striking the word "information".
HARGRAVE of Johnson
H-270
1 Amend House File 375 as follows:
2 1. Page 2, by striking lines 1 through 20
3 inclusive.
4 2. By renumbering the remaining section.
WELDEN of Hardin
H-271
1 Amend House File 379 as follows:
2 1. Page 1, by adding after line 18 the following:
3 Sec. 2. Section two point twelve (2.12), Code
4 1973, is amended by adding the following new unnumbered
paragraph:
NEW UNNUMBERED PARAGRAPH. Compensation paid to
officers and employees of the general assembly for the
preceding calendar year shall be reported to the members of each regular session of the general assembly
as soon as such compensation can be conveniently compiled after convening of the general assembly. In addition all expenditures made under the provisions of this section during the preceding calendar year shall be reported in the same manner as compensation. Such expenditures shall be categorized in a logical manner as determined by the chief clerk of the house and the secretary of the senate.

CRABB of Crawford
H-274
1 Amend House File 585 as follows:
2 1. Page 41, line 6, by striking the words "Either party" and inserting in lieu thereof the words "[Either party] $A$ defendant".

DOYLE of Woodbury

## H-273

1
2

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12
$$

H—275

1 Amend House File 585 as follows:
2 1. Page 10, by adding after line 31, the following

7 NEW SECTION. Fines in cases of traffic violations
for which the penalty provided by law does not exceed a fine of one hundred dollars or imprisonment not to exceed thirty days, whether under state law or municipal ordinance, may be paid by credit cards approved for that purpose by the commissioner. The commissioner shall enter appropriate agreements with financial institutions extending credit through the use of credit cards to insure reimbursement of the amount of the fine plus appropriate costs to the proper traffic violations office in the state. The commissioner shall provide for the necessary procedures to implement this section by rule and regulation adopted pursuant to chapter seventeen A (17A) of the Code.
2. Page 35, line 12, by adding after the word "things," the words "space for the imprint of a credit card,".
3. Page 35, line 21, by adding after the word "applicable" the words "or in cases in which the payment of any applicable fine and costs is by credit card".
4. Page 36, by adding after line 31 the following new section:

Sec. ..... Section seven hundred fifty-three point sixteen (753.16), subsection three (3), paragraph a, Code 1973, is amended to read as follows:
a. If the defendant wishes to admit the violation, the officer may release the defendant upon observing him mail the citation and complaint, admission, and minimum fine, together with five dollars costs, to a traffic violations office in the county, in an envelope furnished by the officer. The officer may allow the defendant to use a credit card pursuant to rules and regulations of the department of public safety or to mail a check in the proper amount in lieu of cash or credit card. If the check is not paid by the drawee for any reason, the defendant may be held in contempt of court. The officer shall advise the defendant of the penalty for nonpayment of the check.

DOYLE of Woodbury

## AMENDMENT TO HOUSE RULES GOVERNING LOBBYISTS

Amend the House Rules Governing Lobbyists as follows:

1. By striking all of rules one and two on page 111, and inserting in lieu thereof the following new rules:
"1. Each individual lobbyist shall, on or before the day his lobbying activity begins, register with the chief clerk of the House by filing a lobbyist registration statement listing:
a. Name, permanent business address, and any temporary residential and business addresses in Polk County during the legislative session.
b. Each company, firm, corporation, union, association, or cause for which he is lobbying.
c. The general subjects of legislation in
which he is or may be interested and the numbers of bills, if known, which he intends to lobby and whether he intends to lobby for or against the bill, if known, together with the names of each company, firm, corporation, union, association, or cause which is involved.
d. His compensation for lobbying; how much he is to be paid for expenses; what expenses are to be reimbursed. If the lobbyist is a regular employee performing services for his employer which include but are not limited to the influencing of legislation, the lobbyist may elect to state the entire amount of compensation received from his employer if he cannot ascertain the portion that applies to his lobbying activities.

Any change in or addition to the foregoing information shall be registered with the chief clerk of the House within ten days after the change or addition is known to the lobbyist.
2. Lobbyists covered by these rules are individual persons who:
a. Spend more than $\$ 25.00$ during a

Session (travel to the Capitol not included) for the purpose of encouraging the passage, defeat, or modification of legislation; or
b. Represent an organization which spends more than $\$ 25.00$ during a Session (travel to the Capitol not included) for the purpose of encouraging the passage, defeat, or modification of legislation; or
c. Are federal, state, or local government employees employed for the purpose of representing the official position of his agency and who attempts to encourage the passage, defeat, or modification of legislation, other than those employees requested or required to appear before a House committee.
3. The term lobbyist shall not include within its definition:
a. A political party organized in the State of lowa representing more than two per cent of the total votes cast for its candidate for governor in the last preceding general election or persons employed by said political party.
b. Newspapers circulated within the State of Iowa or persons employed by newspapers to report and disseminate news and editorials.
4. Each lobbyist covered by these rules shall file each month of the year, by the tenth day of that month, with the chief clerk of the House a report concerning his lobbying activities during the preceding calendar month. The monthly report shall require a listing of the totals of all expenditures made or incurred by the lobbyist, or by the lobbyist's employer, if known, in the performance of his service involving legislative activity during the period covered by the
report. Totals shall be recorded by financial category; food and refreshment, entertainment, including the cost of maintaining a hospitality room; providing travel; telephone; postage, advertising and other categories.
5. The monthly report shall also require lobbyists to disclose the amount of contributions made to the political campaigns of representatives and candidates for state representative, including committees and organizations established for election purposes.
6. Each Representative shall file each month of the year by the tenth day of that month with the chief clerk of the House a report stating the types of items or services in excess of five dollars which he has received during the preceding month from a lobbyist, or the individual, organization, or corporation the lobbyist represents. The types of items or services may include, but shall not be limited to: food and refreshment, entertainment, travel, membership in clubs and organizations, material goods, and contributions to the representative's political campaign. It shall not be necessary to affix a monetary value to any of the items except contributions to the representative's political campaign.
7. Lobbyists and organizations they represent shall not allow any representative to charge any amount or item to any charge account to be paid for by a lobbyist or an organization he represents.
8. A lobbyist shall not pay for memberships in or contributions to clubs or organizatons on behalf of a representative.
9. The House ethics committee shall prescribe forms and procedures for compliance with these rules.
10. All statements and reports under these rules shall be public records open to public inspection at all reasonable times."
2. By renumbering the remainder of the present rules. O'HALLORAN of Black Hawk CLARK of Dubuque

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, April 6, 1973.

# JOURNAL OF THE HOUSE 

> Eighty-ninth Calendar Day-Fifty-ninth Session Day
> Hall of the House of Representatives
> Des Molnes, Iowa, Friday, April 6, 1973

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

Prayer was offered by Father Ralph Simington, pastor of the St. Athanasius Church, Jesup, Iowa.

The Journal of Thursday, April 5, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. John Hostetter, Des Moines, Iowa.

## Leave of absence

Leave of absence was granted as follows:
Tofte of Winneshiek on request of Mendenhall of Allamakee; Brockett of Marshall on request of Carr of Dubuque; Bennett of Ida on request of Miller of Cerro Gordo; Oakley of Clinton on request of Bittle of Polk; Higgins of Scott on request of Cusack of Scott; Junker of Woodbury on request of Rinas of Linn; Wulff of Black Hawk on request of Millen of Van Buren.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixteen eighth grade students from St. Paul's Lutheran School, Whittemore, accompanied by Paul Wiegert. By Krause of Palo Alto.

Thirty junior and senior high students from Steamboat Rock High School, Steamboat Rock, accompanied by Mr. King. By Welden of Hardin.

Thirty-seven social studies class students from Cedar Valley Middle School, Cedar Valley, accompanied by Mr. Hawley. By Miller of Calhoun.

Sixty-five eighth grade students from Panora-Linden School,

Panora, accompanied by Mary Jane Carson and Hal Rossow. By Speaker Varley of Adair.

Twenty-five fifth grade students from Roosevelt School, Ames, accompanied by Mrs. Gammell. By Crawford of Story and Dunlap of Story.

Twenty-five senior class students from Goldfield High School, Goldfield, accompanied by Mr. Reno and Mrs. Click. By Stromer of Hancock.

## PETITIONS FILED

The following petitions were received and placed on file:
By Norland of Worth and Miller of Cerro Gordo, from seventyeight residents of Representative District 12 opposing any change in funding for municipal streets and county roads and favoring the Welden amendment to House File 230.

By Newhard of Jones from one hundred twenty residents of House District 23 opposing the use of leg hole traps on animals.

By Lippold of Black Hawk from twenty-five residents of Black Hawk County, Dunton of Keokuk from twenty-five residents of Keokuk County, Byerly of Polk from twenty-four residents of Polk County, and Bortell of Madison from twentyseven citizens of Iowa, all opposing the sale of liquor or beer on Sunday.

## INTRODUCTION OF BILLS

House File 610, by committee on cities and towns, a bill for an act relating to cities by correcting certain errors, eliminating conflicting provisions, providing equal levies for a symphony orchestra or band, and clarifying certain requirements in the City Code of Iowa.

Read first time and placed on the calendar.
House File 615, by Butler, a bill for an act requiring the state highway commission to construct pedestrian walkways on highway bridges in populated areas.

Read first time and referred to committee on transportation.
House File 616, by committee on cities and towns, a bill for an act relating to the conveyance and discontinuance of a sanitary district located wholly or partially within the boundaries of a city or town or where the depository for the sanitary district is
a municipal sanitary sewage system, and providing for the assumption by the city or town of the duties, responsibilities, and functions of the discontinued sanitary district.

Read first time and placed on the calendar.
House File 617, by committee on commerce, a bill for an act relating to door-to-door sales and providing a penalty.

Read first time and placed on the calendar.
House File 618, by Cochran, a bill for an act relating to the purchase of corn and soybeans and providing a penalty.

Read first time and referred to committee on agriculture.
House File 619, by Holden, a bill for an act relating to annexation of agricultural land.

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

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 16, by Krause, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the use of motor vehicle fees and fuel taxes.

Read first time and referred to committee on transportation.

## ANNOUNCEMENT BY THE SPEAKER <br> (Committee Appointments)

The Speaker announced that Howell of Floyd has been appointed a member of the following standing committees: ways and means; county government; and judiciary and 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 on April 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 24, a bill for an act relating to delinquent sewer charges which shall constitute a lien against the property.

Also: That the Senate has on April 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 123, a bill for an act relating to the taxation of marine insurance underwriting profits.

Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 175, a bill for an act relating to workmen's compensation for employees engaged in agricultural work.

Also: That the Senate has on April 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 205, a bill for an act requiring any person operating a railroad in this state to construct and maintain catwalks and handrails.

RALPH R. BROWN, Secretary
SENATE MESSAGE CONSIDERED
Senate File 175, a bill for an act relating to workmen's compensation for employees engaged in agricultural work.

Read first time and passed on file.

> MOTION TO RECONSIDER
> (Amendment H-264A to Senate File 115)

We move to reconsider the vote by which the Schroeder amendment H-264A to Senate File 115 was adopted by the House on April 5, 1973.

JUNKER of Woodbury EWING of Mahaska

## REMOVED FROM NONCONTROVERSIAL CALENDAR (House Files 248 and 325)

Anderson of Ringgold asked and received unanimous consent that House Files 248 and 325 be removed from the noncontroversial calendar.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
House File 404, a bill for an act to increase the fee for the certification of operators of water and sewage treatment plants, was taken up for consideration.

Butler 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. 404)
The ayes were, 39:

| Avenson | Egenes | Holden | McElroy |
| :--- | :--- | :--- | :--- |
| Butler | Ewing | Howell | Menke |
| Clark, J. W. | Ferguson | Jesse | Menneriga |
| Crabb | Freeman | Jordan | Millen |
| Daggett | Fullerton | Lippold | Miller, A. V. |
| De Jong | Grassley | Lipsky | Miller, K.D. |
| Doyle | Griffee | Logue | Moorroe |
| Dunton | Hansen | McCormick | Norland |


| Norpel | Pellett | Roorda | Mr. Speaker |
| :--- | :--- | :--- | :--- |
| Poncy | Stromer | Wyckoff |  |
| The nays were, | 48: |  |  |
| Anderson | Crawford | Hill | Patchett |
| Bittle | Cusack | Horn | Rapp |
| Bortell | Danker | Husak | Rinas |
| Branstad | Den Herder | Hutchins | Schroeder |
| Brinck | Dunlap | Kiser | Small |
| Rrunow | Edelen | Knoke | Stanley |
| Byerly | Fischer, H. O. | Krause | Stephens |
| Caffrey | Fitzgerald | Kreamer | Strothman |
| Carr | Hargrave | Mendenhall | Welden |
| Clark, J. H. | Harper | Middleswart | Wells |
| Cochran | Harvey | Miller, R. G. | West |
| Connors | Hennessey | O'Halloran | Woods |
| Absent or not voting, 13: |  |  |  |
| Bennett | Higgins |  |  |
| Brockett | Junker | Oakley | Tofte |
| Drake | Pewhard | Reterson | Wulff |
| Fisher, C. R. | Nielsen |  |  |

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

House File 405, a bill for an act relating to the authority of the department of environmental quality to enter public or private property for the purpose of conducting investigations, was taken up for consideration.

Butler 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. 405)
The ayes were, 63:

| Anderson | Daggett | Hill | Miller, K. D. |
| :---: | :---: | :---: | :---: |
| Avenson | De Jong | Holden | Miller, R. G. |
| Bittle | Den Herder | Howell | Monroe |
| Bortell | Dunton | Hutchins | Newhard |
| Brinck | Egenes | Jesse | Norpel |
| Brunow | Ewing | Krause | O'Halloran |
| Butler | Ferguson | Kreamer | Patchett |
| Caffrey | Fisher, C. R. | Lippold | Poncy |
| Carr | Fitzgerald | Lipsky | Rapp |
| Clark, J. H. | Freeman | Logue | Readinger |
| Clark, J. W. | Grassley | McElroy | Roorda |
| Cochran | Griffee | Mendenhall | Stanley |
| Connors | Hansen | Menke | Stromer |
| Crabb | Hargrave | Mennenga | Wyckoff |
| Crawford | Harper | Middleswart | Mr. Speaker |
| Cusack | Hennessey | Miller, A. V. |  |

The nays were, 26 :

| Branstad <br> Byerly | Danker <br> Doyle | Dunlap <br> Edelen | Fischer, H. O. <br> Fullerton |
| :--- | :--- | :--- | :--- |


| Harvey | McCormick | Schroeder | Welden |
| :--- | :--- | :--- | :--- |
| Horn | Norland | Small | Wells |
| Husak | Pellett | Stephens | West |
| Jordan | Peterson | Strothman | Woods |
| Kiser | Rinas |  |  |
| Absent or not | voting, 11: |  |  |
| Bennett Higgins | Millen | Tofte |  |
| Brockett | Junker | Nielsen | Wulff |
| Drake | Knoke | Oakley |  |

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

## MOTION TO RECONSIDER

(House File 405)
I move to reconsider the vote by which House File 405 passed the House on April 6, 1973.

JESSE of Polk
House File 148, a bill for an act relating to the soldiers relief fund, with report of committee recommending passage, was taken up for consideration.

Hargrave of Johnson offered the following amendment H-214 filed by Hargrave, et al.:

## H-214

Amend House File 148 by striking lines 18 through 35 from page 2 and lines 1, 2 and 3 from page 3 of the bill and inserting in lieu thereof the following:

Sec. 2. Section two hundred fifty point two (250.2), Code 1973, is amended to read as follows:
250.2 CONTROL OF FUND. [Said] The fund shall be expended [for the purposes aforesaid] by the [joint action and control of the board of supervisors and the commission of veteran affairs hereinafter provided for] county board of social welfare, referred to in this chapter as the county board.

Sec. 3. Section two hundred fifty point seven (250.7), Code 1973, is amended to read as follows:
250.7 MEETINGS-REPORT-BUDGETS. The [commission]
county board shall [meet monthly on the first Monday and at such other times as may be necessary. At the monthly meeting it shall] determine who [are] is entitled to relief and the probable amount required to be expended therefor. The [commission] county board shall meet annually on the second Monday in June. At such annual meeting it shall prepare an estimated budget for all expenditures to be made in the next fiscal year and certify [said] the budget to the board of supervisors, who shall have the power and authority to approve or reduce [said] the budget for valid reasons shown and entered of record and [such] its decision shall be final.

Sec. 4. Section two hundred fifty point eight
(250.8), Code 1973, is amended to read as follows:
250.8 ACCOUNTING SYSTEM. The state auditor shall
prepare sample copies of a system of accounting and case records [for the use of all county commissions of veteran affairs, and this uniform system of accounting and case records] which shall be used by the county boards of the several counties.

Sec. 5. Section two hundred fifty point nine (250.9), Code 1973, is amended to read as follows:
250.9 NAMES CERTIFIED-RELIEF CHANGED. [At each regular meeting the commission] The county board shall submit to the board of supervisors a certified list of those persons to whom relief has been authorized and the amounts so awarded. The amount awarded to any person may be increased, decreased, or discontinued by the [commission at any meeting. New] county board or new names may be added and certified [thereat].

Sec. 6. Section two hundred fifty point ten (250.10), unnumbered paragraph one (1), Code 1973, is amended to read as follows:
250.10 DISBURSEMENTS-INSPECTION OF RECORDS. [On the first Monday in each month, all] All claims certified shall be reviewed by the board of supervisors and the county auditor shall issue his warrants in payment of the same drawn upon the [soldiers relief] veteran affairs fund. All applications, investigation reports and case records shall be privileged communications and held confidential, subject to use and inspection only by persons authorized by law in connection with their official duties relating to financial audits and the administration of the provisions of this chapter. Provided, however, that the county [commission of veteran affairs] board shall prepare and file in the office of the county auditor on or before the thirtith day of each January, April, July and October a report showing the names and addresses of all recipients receiving assistance under this chapter, together with the amount paid to each during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter.

Sec. 7. Section two hundred fifty point eleven (250.11), Code 1973, is amended to read as follows:
250.11 DATA FURNISHED BONUS BOARD. The [commission of veteran affairs of each] county board shall obtain for and transmit to the state bonus board, created by chapter 35 , at such time and in such manner as the bonus board shall specify, such information as said bonus board may request concerning any person having or claiming to have any right to award from the additional bonus and disability fund created by [said] chapter thirty-five (35) of the Code.

Sec. 8. Section two hundred fifty point twelve (250.12), Code 1973, is amended to read as follows:
250.12 RELIEF INFORMATION CONFIDENTIAL. It shall be unlawful for the board of supervisors [of any county] or the [commission of veteran affairs] county board of any county to [place the administration of the duties of the commission of veteran affairs under any other relief agency of any county, or to] publish the names of the veterans or their families who receive relief under the provisions of this chapter.
Sec. 9. Section two hundred fifty point thirteen 250.13), Code 1973, is amended to read as follows:
250.13 BURIAL-EXPENSES. The county board shall designate some suitable person in each township to cause to be decently interred in a suitable cemetery and not in any cemetery or part thereof used exclusively for the burial of the pauper dead, the body of any honorably discharged man or woman of the United States, who served in the military or naval forces of the United States during any war, including the Korean Conflict at any time between June 27, 1950, and July 27, 1953, both dates inclusive, and including the Vietnam Conflict at any time between August 3, 1964, and ending on the date the armed forces of the United States are directed by formal order of the government of the United States to cease hostilities, both dates inclusive, or his wife, widow, or child, if any such person has died without leaving sufficient means to defray the funeral expenses. The [commission] county board shall pay such expenses in a sum not exceeding two hundred dollars in any case.

Sec. 10. Section two hundred fifty point sixteen (250.16), Code 1973, is amended to read as follows:
250.16 MARKERS FOR GRAVES. The [commission of veteran affairs] county board in any county shall, upon the petition of five reputable freeholders of any township or municipality in [their] the county, procure for and furnish to said petitioners some suitable and appropriate metal marker, at a cost not exceeding three and onehalf dollars each, for the grave of each honorably discharged man or woman of the United States, who served in the military or naval forces of the United States during any war, including the Korean Conflict at any time between June 27, 1950, and July 27, 1953, both dates inclusive, and including the Vietnam Conflict at any time between August 5, 1964, and ending on the date the armed forces of the United States are directed by formal order of the government of the United States to cease hostilities, both dates inclusive, who is buried within the limits of said township or municipality, to be placed at his grave to permanently mark and designate said grave for memorial purposes The expenses thereof shall be paid from any funds raised as provided in this chapter.

Sec. 11. Section two hundred fifty point nineteen (250.19), Code 1973, is amended to read as follows:
250.19 BURIAL RECORDS. The [commission of veteran affairs of each] county board shall be charged with
securing the information requested by the adjutant general's office of every person having a service record buried in that county. Such information shall be secured from the undertaker in charge of the burial and shall be transmitted by him to the [commission of veteran affairs] county board of the county where burial is made and shall be recorded alphabetically and by description of location in the cemetery where buried, in a book as prescribed by the adjutant general and kept for that purpose in the office of the [commission] county board.

Sec. 12. Sections two hundred fifty point three (250.3), two hundred fifty point four (250.4), two hundred fifty point five (250.5), and two hundred fifty point six (250.6), Code 1973, are repealed.
Wyckoff of Benton rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Cochran of Webster rose on a point of order and appealed the ruling of the Chair.

Rule 70 was invoked.
On the question "Shall the ruling of the Chair be sustained?"
The ayes were, 52 :

| Anderson | Edelen <br> Bittle <br> Bortell |
| :--- | :--- |
| Eranes |  |
| Branstad | Ewing |
| Butler | Ferguson |
| Clark, J. H. | Fischer, H. O. |
| Crabb | Fisher, C. R. |
| Crawford | Freman |
| Daggett | Fullerton |
| Danker | Grassley |
| De Jong | Hansen |
| Den Herder | Harvey |
| Dunlap | Hill |
| Holden |  |

The nays were, 37:

| Avenson | Dunton <br> Fitzgerald |
| :--- | :--- |
| Brinck | Grunow |
| Griffee |  |
| Byerly | Hargrave |
| Caffrey | Harper |
| Carr | Hennessey |
| Clark, J. W. | Horn |
| Cochran | Howell |
| Connors | Hutchins |
| Cusack |  |

Absent or not voting, 11:

| Bennett | Drake <br> Brockett |
| :--- | :--- |
| Higgins <br> Doyle | Junker |


| Nielsen | Wulff |
| :--- | :--- |
| Oakley | Mr. Speaker |
| Tofte |  |

Motion prevailed and the ruling of the Chair was sustained.
Wyckoff 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. 148)
The ayes were, 87:

| Anderson | Doyle | Howell | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Husak | Norpel |
| Bittle | Dunton | Hutchins | O'Halloran |
| Bortell | Edelen | Jordan | Pellett |
| Branstad | Egenes | Kiser | Poncy |
| Brinck | Ewing | Knoke | Rapp |
| Brunow | Ferguson | Krause | Readinger |
| Butler | Fischer, H.D. | Kreamer | Rinas |
| Byerly | Fisher, C. R. | Lippold | Roorda |
| Caffrey | Fitzgerald | Logue | Schroeder |
| Carr | Freeman | McCormick | Small |
| Clark, J. H. | Fullerton | McElroy | Stanley |
| Clark, J. W. | Grassley | Mendenhall | Stephens |
| Cochran | Griffee | Menke | Stromer |
| Connors | Hansen | Mennenga | Strothman |
| Crabb | Hargrave | Middleswart | Welden |
| Crawford | Harper | Millen | Wells |
| Cusack | Harvey | Miller, A. V. | West |
| Daggett | Hennessey | Miller, K. D. | Woods |
| Danker | Hill | Miller, R.G. | Wyckoff |
| De Jong | Holden | Monroe | Mr. Speaker |
| Den Herder | Horn | Nielsen |  |
| The nays were, | 4: |  |  |
| Jesse | Lipsky | Newhard | Patchett |
| Absent or not voting, 9: |  |  |  |
| Bennett | Higgins |  | Oakley |
| Brockett | Junker | Peterson | Tofte |
| Drake |  |  | Wulff |

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

Speaker pro tempore Kreamer in the chair at 11:00 a.m.

## NONCONTROVERSIAL CALENDAR

House File 372, a bill for an act relating to the municipal recreation fund, with report of committee recommending passage, was taken up for consideration.

Ferguson of Carroll offered the following amendment H-254 filed by him and moved its adoption:
H-254
1 Amend House File 372, as follows:
2 1. Page 1, line 6, by striking the words "[an]

3 a municipally owned and operated" and inserting in
4 lieu thereof the word "an".
Amendment adopted.
Ferguson of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 372)
The ayes were, 87:

| Anderson | Doyle | Jordan | Patchett |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Kiser | Pellett |
| Bittle | Dunlap | Knoke | Peterson |
| Bortell | Dunton | Krause | Poncy |
| Branstad | Egenes | Lippold | Rapp |
| Brinck | Ewing | Lipsky | Readinger |
| Brunow | Ferguson | Logue | Rinas |
| Butler | Fischer, H. O. | McCormick | Roorda |
| Byerly | Fisher, C. R. | McElroy | Schroeder |
| Caffrey | Fitzgerald | Mendenhall | Small |
| Carr | Freeman | Menke | Stanley |
| Clark, J. H. | Fullerton | Mennenga | Stephens |
| Clark, J. W. | Grassley | Middleswart | Stromer |
| Cochran | Griffee | Millen | Strothman |
| Connors | Hansen | Miller, A.V. | Varley |
| Crabb | Harper | Miller, K. D. | Welden |
| Crawford | Holden | Miller,R. G. | Wells |
| Cusack | Horn | Monroe | West |
| Daggett | Howell | Newhard | Woods |
| Danker | Husak | Norland | Wyckoff |
| De Jong | Hutchins | Norpel | Mr.Speaker |
| Den Herder | Jesse | O'Halloran | (Kreamer) |
|  |  |  |  |

The nays were, none.
Absent or not voting, 13 :

| Bennett | Harvey | Hill | Oakley |
| :--- | :--- | :--- | :--- |
| Brockett | Hennessey | Junker | Tofte |
| Edelen | Higgins | Nielsen | Wulff | Hargrave

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

House File 392, a bill for an act relating to the annual statement of insurance companies, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 392)

The ayes were, 89:

| Anderson | Dunton Jesse O'Halloran <br> Avenson Edelen Jordan | Patchett |  |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fischer, H. O. | Lippold | Rapp |
| Brunow | Fisher, C.R. | Lipsky | Readinger |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Fullerton | McElroy | Small |
| Clark, J. H. | Grassley | Mendenhall | Stanley |
| Clark, J. W. | Griffee | Menke | Stephens |
| Cochran | Hansen | Mennenga | Stromer |
| Connors | Hargrave | Middleswart | Strothman |
| Crabb | Harper | Miller, A.V. | Varley |
| Crawford | Harvey | Miller, K.D. | Welden |
| Cusack | Hennessey | Miller, R.G. | Wells |
| Daggett | Hill | Monroe | West |
| Danker | Holden | Newhard | Woods |
| Den Herder | Horn | Nielsen | Wyckoff |
| Doyle | Howell | Norland | Mr.Speaker |
| Drake | Husak | Norpel | (Kreamer) |
| Dunlap | Hutchins |  |  |

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

| Bennett | De Jong | Millen | Tofte |
| :--- | :--- | :--- | :--- |
| Brockett | Higgins | Oakley <br> Carr | Junker |

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

House File 526, a bill for an act relating to the examination of insurance companies, was taken up for consideration.

Egenes 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. 526)

The ayes were, 90:

| Anderson | Connors | Ferguson | Holden |
| :--- | :--- | :--- | :--- |
| Avenson | Crabb | Fischer, H. O. | Horn |
| Bittle | Crawford | Fisher, C. R. | Howell |
| Bortell | Cusack | Fitzgerald | Husak |
| Branstad | Daggett | Freeman | Hutchins |
| Brinck | Danker | Fullerton | Jesse |
| Brunow | De Jong | Grassley | Jordan |
| Butler | Den Herder | Griffee | Kiser |
| Byerly | Doyle | Hansen | Knoke |
| Caffrey | Drake | Hargrave | Krause |
| Carr | Dunton | Harper | Lippold |
| Clark, J. H. | Edelen | Harvey | Lipsky |
| Clark, J. W. | Egenes | Hennessey | Logue |
| Cochran | Ewing | Hill | McCormick |


| McElroy | Newhard |
| :--- | :--- |
| Mendenhall | Nielsen |
| Menke | Norland |
| Mennenga | Norpel |
| Middleswart | O'Halloran |
| Millen | Patchett |
| Miller, A. V. | Pellett |
| Miller, K. D. | Peterson |
| Monroe | Poncy |


| Rapp | Strothman |
| :--- | :--- |
| Readinger | Varley |
| Rinas | Welden |
| Roorda | Wells |
| Schroeder | West |
| Small | Wyckoff |
| Stanley | Mr. Speaker |
| Stephens | (Kreamer) |
| Stromer |  |

The nays were, none,
Absent or not voting, 10 :

| Bennett | Higgins | Oakley | Woods |
| :--- | :--- | :--- | :--- |
| Brockett | Junker | Tofte | Wulff |
| Dunlap | Miller, R. G. |  |  |

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

House File 251, a bill for an act relating to motor vehicle accident records, with report of committee recommending amendment and passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-230$ filed by the committee on transportation and moved its adoption:
H-230
1 Amend House File 251 by striking from lines 3 and
2. 4 the following: "After the effective date of this

3 Act, the" and inserting in lieu thereof the word
4 "The"
Amendment adopted.
Norpel 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. 251)
The ayes were, 79:

| Anderson | Cusack | Griffee | Krause |
| :--- | :--- | :--- | :--- |
| Avenson | Daggett | Hansen | Lippold |
| Bittle | Danker | Hargrave | Logue |
| Bortell | De Jong | Harper | McCormick |
| Branstad | Doyle | Harvey | McElroy |
| Brinck | Dunlap | Hennessey | Mendenhall |
| Brunow | Dunton | Hill | Menke |
| Byerly | Edelen | Horn | Mennenga |
| Caffrey | Ewing | Howell | Miller, A.V. |
| Carr | Ferguson | Husak | Miller, K. D. |
| Clark, J. W. | Fischer, H. O. | Hutchins | Miller,R. G. |
| Cochran | Fisher, C.R. | Jesse | Monree |
| Connors | Fitzgerald | Jordan | Newhard |
| Crabb | Fullerton | Kiser | Norland |
| Crawford | Grassley | Knoke | Norpel |


| O'Halloran | Rapp | Stephens | Wells |
| :---: | :---: | :---: | :---: |
| Patchett | Rinas | Stromer | West |
| Pellett | Roorda | Strothman | Woods |
| Peterson | Schroeder | Varley | Wyckoff |
| Poncy | Small | Welden |  |
| The nays were, 7: |  |  |  |
| Clark, J. H. | Freeman | Readinger | Mr. Speaker |
| Drake | Lipsky | Stanley | (Kreamer) |
| Absent or not voting, 14: |  |  |  |
| Bennett | Egenes | Middleswart | Oakley |
| Brockett | Higgins | Millen | Tofte |
| Butler | Holden | Nielsen | Wulff |
| Den Herder | Junker |  |  |

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

## MOTION TO RECONSIDER <br> (House File 251)

I move to reconsider the vote by which House File 251 passed the House on April 6, 1973.

JESSE of Polk
SENATE FILE 131 SUBSTITUTED FOR HOUSE FILE 205
Bittle of Polk asked and received unanimous consent to substitute Senate File 131 for House File 205.

Senate File 131, a bill for an act relating to the time of payment of inheritance tax, was taken up for consideration.

Bittle 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. 131)
The ayes were, 82:

| Anderson | Cusack | Hansen | Logue |
| :--- | :--- | :--- | :--- |
| Avenson | Daggett | Hargrave | McCormick |
| Bittle | Danker | Harper | McElroy |
| Bortell | De Jong | Harvey | Mendenhall |
| Branstad | Doyle | Hennessey | Menke |
| Brinck | Drake | Hill | Mennenga |
| Brunow | Dunlap | Horn | Miller, A.V. |
| Butler | Dunton | Howell | Miller, K. D. |
| Byerly | Edelen | Husak | Miller, R. G. |
| Caffrey | Egenes | Hutchins | Monroe |
| Carr | Ewing | Jesse | Newhard |
| Clark, J. H. | Ferguson | Jordan | Nielsen |
| Cochran | Fisher, C.R. | Kiser | Norland |
| Connors | Fitzgerald | Knoke | Norpel |
| Crabb | Fullerton | Krause | O'Halloran |
| Crawford | Griffee | Lippold | Patchett |


| Pellett | Roorda | Stromer | Woods |
| :--- | :--- | :--- | :--- |
| Peterson | Schroeder | Varley | Wyckoff |
| Poncy | Small | Welden | Mr. Speaker |
| Rapp | Stanley | Wells | (Kreamer) |
| Readinger | Stephens | West |  |

The nays were, 2:
Freeman Strothman
Absent or not voting, 16:

| Bennett | Fiseher, H. O. | Junker | Oakley |
| :--- | :--- | :--- | :--- |
| Brockett | Grassley | Lipsky | Rinas |
| Clark, J. W. | Higgins | Middleswart | Tofte |
| Den Herder | Holden | Millen | Wulff |

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

## HOUSE FILE 205 WITHDRAWN

Bittle of Polk asked and received unanimous consent to withdraw House File 205 from further consideration by the House.

## CONSIDERATION OF BILLS

SENATE FILE 175 SUBSTITUTED FOR HOUSE FILE 467
Stromer of Hancock asked and received unanimous consent to substitute Senate File 175 for House File 467.

Senate File 175, a bill for an act relating to workmen's compensation for employees engaged in agricultural work, 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?" (S.F. 175)
The ayes were, 86:

Anderson
Bittle
Bortell
Branstad
Brinck
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. H.
Cochran
Connors Crabb Crawford Cusack

Daggett Danker De Jong Den Herder Doyle Drake Dunlap Dunton Edelen Egenes
Ewing Ferguson Fischer, H. O. Fisher, C. R. Fitzgerald Freeman
Fullerton
Grassley
Griffee
Hansen
Hargrave
Harper
Harvey
Hennessey
Hill
Horn
Howell
Husak
Hutchins
Jesse
Jordan
Kiser

Knoke
Krause
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Nielsen
Norland
Norpel

| O'Halloran | Readinger | Stephens | West |
| :--- | :--- | :--- | :--- |
| Patchett | Rinas | Stromer | Woods |
| Pellett | Roorda | Strothman | Wyckoff |
| Peterson | Schroeder | Varley | Mr. Speaker |
| Poncy | Small | Welen | (Kreamer) |
| Rapp | Stanley | Wells |  |

The nays were, none.
Absent or not voting, 14:
Avenson Hirgins
Bennett
Brockett
Clark, J. W.
Holden
Junker
Mennenga

| Middleswart | Oakley |
| :--- | :--- |
| Millen | Tofte |
| Monroe | Wulff |

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

## HOUSE FILE 467 WITHDRAWN

Stromer of Hancock asked and received unanimous consent to withdraw House File 467 from further consideration by the House.

House File 543, a bill for an act relating to the accounting of license sale date for county recorders, 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?" (H.F. 543)

The ayes were, 80:

| Anderson | Dunlap | Jordan | Patchett |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Kiser | Pellett |
| Bittle | Egenes | Knoke | Peterson |
| Bortell | Ewing | Krause | Poncy |
| Branstad | Ferguson | Lippold | Rapp |
| Brinck | Fischer, H. 0. | Lipsky | Readinger |
| Brunow | Fisher, C. R. | Logue | Roorda |
| Butler | Fitzgerald | McCormick | Schroeder |
| Byerly | Freeman | McElroy | Small |
| Caffiry | Grassley | Mendenhall | Stanley |
| Carr | Hansen | Menke | Stephens |
| Clark, J. H. | Hargrave | Middleswart | Stromer |
| Cochran | Harper | Miller, A. V. | Strothman |
| Connors | Harvey | Miller, K. D. | Varley |
| Crabb | Hennessey | Miller, R. G. | Welden |
| Crawford | Hill | Newhard | West |
| Cusack | Horn | Nielsen | Woods |
| Daggett | Howell | Norland | Wyckoff |
| Den Herder | Husak | Norpel | Mr. Speaker |
| Doyle | Hutchins | O'Halloran | (Kreamer) |

The nays were, 1:
Danker

Absent or not voting, 19:

| Bennett | Fullerton | Junker | Rinas |
| :--- | :--- | :--- | :--- |
| Brockett | Griffee | Mennenga | Tofte |
| Clark, J. W. | Higgins | Millen | Wells |
| De Jong | Holden | Monroe | Wulff |
| Edelen | Jesse | Oakley |  |

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

## HOUSE CONCURRENT RESOLUTION 27 DEFERRED

Norpel of Jackson called up for consideration House Concurrent Resolution 27, filed March 19, 1973, and found on page 540 of the House Journal.

Norpel of Jackson asked and received unanimous consent that action on House Concurrent Resolution 27 be deferred.

## HOUSE CONCURRENT RESOLUTION 37

By Holden (Griffin)
Whereas, the Mental Health and Juvenile Institutions Study Committee was established by action of the Sixty-fourth General Assembly at its 1971 Session and continued by action of its 1972 Session for the purpose of studying the present and future roles and adequacy of mental health institutes and existing institutions for juveniles under the Department of Social Services, and to project future expansion, consolidation, or closing of these facilities; and

Whereas, the Study Committee, in familiarizing itself with existing circumstances, became increasingly concerned over aspects of the state's system for delivery of mental health care and of certain services to juveniles, and in particular about the roles of state mental health institutes and community health centers and the relationship of these two types of facilities to each other and to the administration of mental health services on the state and local levels; and

Whereas, the question still exists as to whether the primary resource for delivery of acute short-term mental health care is to be the community mental health center utilizing psychiatric wards in general hospitals and other local inpatient facilities or state mental health institutes functioning as intensive treatment centers; and

Whereas, the necessity for high quality intensive mental health care services, whether provided through state institutions or local facilities, is becoming increasingly apparent and requires legislative awareness of changing circumstances and attitudes in the delivery of needed services to the mentally ill, mentally retarded, and juveniles whose situations require some form of participation or intervention by society; and

Whereas, there is a need for continuing exploration and evaluation of the possibilities for providing more services to juveniles in local communities rather than in state institutions, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is urged to appoint a Study Committee from members of the appropriate standing committees of the House of Representatives and the Senate, which committee may include citizens as deemed
appropriate, for the purpose of continuing the study of mental health and juvenile institutions, including projections for future expansion, consolidation, or closing of these facilities; and

Be It Further Resolved, That the Study Committee make periodic reports to the Legislative Council and submit a final report which shall include necessary bill drafts to implement its recommendation to the Legislative Council. Copies of the report submitted to the Legislative Council shall be submitted to the General Assembly meeting in the year 1974.

## Laid over under Rule 25.

## EXPLANATION OF VOTE <br> (House File 148)

I voted "no" on House File 148 for two reasons: First-the revolutionary and obnoxious ruling of the Chair that immediately preceded the vote, in which the Chair ruled an amendment not germane to the content and purpose of the bill. Without regard to the merits of this bill and the amendment thereto, the dangerous, if not absurd ruling of the Chair, sets a precedent whereby the Speaker alone may hereafter defeat the prerogative of every elected member of this body to file and have the body vote upon amendments presenting alternative approaches to the subject matter presented in any bill considered by this body.

Second-the word "relief" having attained a debasing, degrading and derogatory connotation, I fully agree that we should remove the word from the title of all programs providing public assistance to persons in need, whether they be veterans, or orphans of veterans or whether they be persons or orphans of persons of less noble lineage. I cannot help but notice, however, that many who are so anxious to remove the stigma of the word "relief" as the same applies to veterans, seem only too willing to retain the use of the word "relief" and other more derogatory appellations when the same public money is expended through nonveteran public assistance programs.

Seldom, if ever, is this same sense of charity and consideration extended to those in similar need who must turn to the non-veteran public assistance programs. They must still receive "relief".

JESSE of Polk

## SUBCOMMITTEE ASSIGNMENTS

House File 112
Knoke, Chairman
Kreamer
Small
House File 230
Schroeder, Chairman
Clark of Dubuque
Jesse
Menke
Peterson
Rinas
Roorda
House File 353
Fullerton, Chairman
Dunlap
Rinas

House File 371
Welden, Chairman Fischer of Grundy Harper
House File 387
Stromer, Chairman Dunton
Schroeder
House File 414
Schroeder, Chairman
Norpel
Harper
House File 422
Fullerton, Chairman
Rinas
Clark of Dubuque

House File 424
Welden, Chairman
Fischer of Grundy
Harper
House File 427
Welden, Chairman
Edelen
Drake
Brinck
Connors
House File 474
Roorda, Chairman
Bortell
Kreamer
Middleswart
Norland

House File 485
Mendenhall, Chairman
Danker
Clark of Dubuque
House File 498
Crabb, Chairman
Fischer of Grundy
Griffee
Horn
Millen
Oakley
Small
House File 506
Bittle, Chairman
Drake
Doyle
House File 513
Junker, Chairman
Fullerton
McCormick
House File 524
Menke, Chairman
Byerly
Higgins
Horn
Miller of Calhoun
House File 525
Menke, Chairman
Byerly
Higgins
Horn
Miller of Calhoun
House File 531
Hargrave, Chairman
Miller of Buchanan
Junker
House File 534
Fisher of Greene, Chairman
Drake
McCormick

House File 536
O'Halloran, Chairman
Wulff
Crawford
House File 537
Holden, Chairman
Hutchins
Welden
House File 538
Ferguson, Chairman
Harper
Harvey
House File 539
Branstad, Chairman
Brockett
Caffrey
Holden
Hutchins
House File 540
Menke, Chairman
Miller of Calhoun
Fullerton
House File 545
Grassley, Chairman
Daggett
Middleswart
House File 554
Branstad, Chairman
Brockett
Caffrey
Holden
Hutchins
House File 561
Kreamer, Chairman
Brinck
Brockett
Dunton
Lippold
Norpel
Stromer

House File 564
Oakley, Chairman
Doyle
Crawford
House File 567
Strothman, Chairman
Byerly
Stephens
House File 568
Oakley, Chairman
Doyle
Crawford
Senate File 130
Harvey, Chairman
Avenson
Roorda
Senate File 253
Oakley, Chairman
Doyle
Crawford
Senate File 264
Drake, Chairman
Doyle
Bittle
McCormick
Harvey
Senate File 313
Edelen, Chairman
Doyle
Hargrave
Senate File 339
Cusack, Chairman
Harper
Junker
Senate File 341
Bennett, Chairman
Bortell
Hennessey

AMENDMENTS FILED
H-278

1 Amend House File 363 as follows:
2 1. Page 2, line 11, by adding the words
3 "miscellaneous papers or correspondence without
4 official significance" before the word "extra".
5 2. Page 6, by striking lines 14 through 20
6 and inserting in lieu thereof the following:
7 Sec. 15. NEW SECTION. RECORDS STATE PROPERTY.
8 All official records of this state are the property
9 of the state and shall not be mutilated, destroyed,
10 removed or disposed of, except as provided by law or
11 by rule.

H-280
1 Amend House File 572, page 2, line 10, by striking
2 the figures " 400 " and inserting in lieu thereof the
3 figures "240".
GRASSLEY of Butler
H-277
1 Amend House File 585 as follows:
2 1. Page 21, line 10, by adding after the word 3 "Code." the words "The five dollar cost for filing and
4 docketing a complaint or information for a nonindict-
5 able misdemeanor shall not apply in cases of overtime
6 parking.".
2. Page 23 , lines 13 and 14, by striking the words "July 1, 1973 ", and inserting in lieu thereof the words "June 30, 1973".

DOYLE of Woodbury
H-279
Amend House File 594, page 4, line 31, by adding the following new sentence: "If prorating is implemented, the local district may bill any nonreimbursed amount to the school district in which the pupil resides."

LIPSKY of Linn
H-282
Amend House File 613 as follows:
2 1. Page 2, by striking lines 5 through 7 and
inserting in lieu thereof the following:
"nicipalities, provided, however, that the sum total of annual dues collected by the league from municipalities shall not exceed [ninety] one hundred twenty thousand dollars. In addition they may pay out".
2. Page 2, line 14, by striking the word "by" and inserting in lieu thereof the word "to".
3. Page 2, by striking lines 15 through 19, inclusive, and inserting in lieu thereof the following:
"read as follows:
Cities may pay, out of the general fund, annual dues to the league of Iowa municipalities, provided that the sum total of annual dues collected by the league from cities shall not exceed [ninety] one hundred twenty thousand [ $(90,000)]$ dollars. In addition they may pay out of the general fund the actual expenses of delegates to the annual conference of the league. The league shall keep and make such accounts and reports as shall be required by the state municipal accounting department, and the same shall be annually checked by said department. It is unlawful for the league of Iowa municipalities to provide any form of aid to a political
party or to the campaign of a candidate for public office."

MENDENHALL of Allamakee<br>STANLEY of Muscatine<br>GRASSLEY of Butler<br>FISCHER of Grundy<br>MILLEN of Van Buren<br>BRANSTAD of Winnebago<br>HOLDEN of Scott<br>EDELEN of Emmet<br>LOGUE of Iowa<br>BORTELL of Madison<br>WYCKOFF of Benton<br>NORPEL of Jackson<br>HUSAK of Tama

H-281

Amend House File 307 as follows: by adding the following after line 5 on page 10:

Sec. 21. Section twenty-one point two (21.2), subsection four (4), Code 1973, is amended to read as follows:
4. The state vehicle dispatcher shall purchase all new motor vehicles for all branches of the state government, except the state highway commission, in-. stitutions under the control of the state board of regents, the commission for the blind, and any other agencies exempted by law. Before purchasing any motor vehicle he shall make requests for public bids by advertisement and he shall purchase the vehicles from the lowest responsible bidder for the type and make of motor vehicle designated. No passenger motor vehicle except the motor vehicle provided by the state for use of the governor, ambulances, buses, trucks, or station wagons shall be purchased for an amount in excess of the sum of three thousand three hundred dollars; provided that if the passenger motor vehicle is to be used by the highway patrol or the drug law enforcement division or the division of criminal investigation and bureau of identification for actual law enforcement, the maximum amount shall be three thousand eight hundred dollars. Provided further, that for station wagons the maximum amount shall be [three thousand five] four thousand one hundred dollars.

Sec. 22. Section twenty-one point one (21.1), Code 1973, is amended to read as fol'ows:
21.1 AUTHORITY IN DEPARTMENT OF GENERAL SERVICES
The authority to assign all state-owned motor vehicles to state officers and employees, or to state offices, departments, bureaus, and commissions, except the state highway commission, institutions under the control of the state board of regents, the commission for the blind, and any other agencies ex-

38 empted by law shall be vested in the department of
39 general services.
BITTLE of Polk FERGUSON of Carroll FISHER of Greene McCORMICK of Delaware DRAKE of Muscatine SMALL of Johnson JUNKER of Woodbury FULLERTON of Woodbury DUNTON of Keokuk

H-276

1. Amend House File 611, page 2, line 20, by inserting

2 after the first comma the words and figure "chapter
3 one thousand eighty-eight (1088),".
COMMITTEE ON CITIES AND TOWNS CLARK of Lee, Chairman

On motion by Stromer of Hancock, the House adjourned until 10:00 a.m., Monday, April 9, 1973.

# JOURNAL OF THE HOUSE 

Ninety-first Calendar Day-Sixtieth Session Day<br>hall of the House of Representatives Des Moines, Iowa, Tuesday, April 10, 1973

Due to inclement weather the House did not convene on Monday, April 9, 1973.

The House convened at 11:00 a.m., Tuesday, April 10, 1973, Holden of Scott in the chair.

Prayer was offered by the Honorable John C. Mendenhall, New Albin, Iowa.

A quorum not being present, Stromer of Hancock moved that the House adjourn until 10:00 a.m., Wednesday, April 11, 1973.

# JOURNAL OF THE HOUSE 

Ninety-fourth Calendar Day-Sixty-first Session Day
hall of the House of Representatives Des Moines, Iowa, Wednesday, April 11, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Harold Varce, pastor of the Faith Methodist Church, Ankeny, Iowa.

The Journals of Friday, April 6, 1973, and Tuesday, April 10, 1973, were approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. David C. Carver, Rockwell City, Iowa.

## PETITIONS FILED

The following petitions were received and placed on file:
By Daggett of Adams from eighty-three residents of Ringgold and Taylor Counties favoring the hard surfacing of state highway 25 from Blockton to the Missouri stateline.

By Avenson of Fayette from forty residents of Dubuque County favoring the United Farm Workers right to boycott head lettuce that is not United Farmer Worker picked.

By Wyckoff of Benton from fifty-three residents of Tama County favoring Senate File 271, relating to the establishment of a regional library system.

By West of Marshall from twenty-eight residents of District 40 favoring the sale of liquor on Sunday after 12:00 noon.

By Fisher of Greene from thirty-five residents of Grand Junction; Peterson of Woodbury from thirty-three residents of Woodbury County; and Brunow of Appanoose from twelve citizens of Appanoose County, all opposing the sale of liquor or beer on Sunday.

## ANNOUNCEMENT BY THE SPEAKER

Pursuant to House Rule 8, the Speaker appointed the following

# members of the House to the House steering committee: 

## HOUSE STEERING COMMITTEE

Kreamer of Polk, chairman<br>Schroeder of Pottawattamie, ranking member Brinck of Lee<br>Brockett of Marshall<br>Doyle of Woodbury<br>Drake of Muscatine<br>Edelen of Emmet<br>Egenes of Story<br>Fisher of Greene<br>Jesse of Polk<br>McCormick of Delaware<br>Millen of Van Buren<br>Oakley of Clinton<br>O'Halloran of Black Hawk<br>Roorda of Jasper<br>Small of Johnson<br>Wyckoff of Benton

## HOUSE CONCURRENT RESOLUTION 38 ADOPTED

Holden of Scott asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 38 and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 38 <br> By Holden

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-fifth General Assembly be held on Wednesday, April 11, 1973, at 2:00 p.m.

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

Motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 5, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 242, a bill for an act relating to the board of architectural examiners and providing for the administration of funds.

Also: That the Senate has on April 5, 1973, concurred in the House amendment to Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 328, a bill for an act to increase the tax on little cigars,
Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 401, a bill for an act relating to transfer of patients to the university hospital.

Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 402, a bill for an act relating to the placing of permit numbers on containers of agricultural seeds.

Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 255, a bill for an act relating to the office of city assessor, and the conference board.

Also: That the Senate has on April 5, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 345, a bill for an act appropriating funds to the higher education facilities commission.

Also: That the Senate has on April 5, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 346, a bill for an act relating to reversion of funds appropriated for carrying out amusement inspections.

Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 375, a bill for an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund.

Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 444, a bill for an act relating to state-approved premises for cattle feedlots and grazing areas.

Also: That the Senate has on April 11, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 38, providing for a joint convention of the two houses on April 11, 1973, at 2:00 p.m.

RALPH R. BROWN, Secretary

## CONSIDERATION OF BILLS

NONCONTROVERSIAL CALENDAR
House File 356, a bill for an act relating to the dissemination of autopsy records, with report of committee recommending passage, was taken up for consideration.

Oakley 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. 356)

The ayes were, 87:

| Anderson | Drake |
| :--- | :--- |
| Avenson | Dunlap <br> Bennett <br> Bittle |
| Bortell | Dunton |
| Branstad | Edelen |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fischer, H. O |
| Byerly | Fisher, C.R. |
| Caffrey | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Hargen |
| Crabb | Harper |
| Crawford | Harvey |
| Daggett | Hennessey |
| Danker | Higgins |
| De Jong | Hill |
| Den Herder | Holden |

The nays were, none.
Absent or not voting, 13 :

| Brinck | Kiser |
| :--- | :--- |
| Cusack | Knoke |
| Doyle | Lipsky |

Howell
Husak
Hutchins
Jesse
Jordan
Junker
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard

Nielsen Norland Norpel Oakley O'Halloran Patchett Pellett Peterson
Rapp
Schroeder
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker
Poncy
Readinger
Rinas

Roorda
Small
Wells

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

House File 373, a bill for an act relating to a duty of a township clerk, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-248$ filed by him and moved its adoption:
H-248
1 Amend House File 373, line 13, by striking the
2 words "auditor of state" and inserting in lieu
3 thereof the words "county auditor".
Amendment 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. 373)

The ayes were, 87:

Anderson
Avenson Bennett
Bittle Bortell Branstad
Brinck
Brockett
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. H.
Clark, J. W.
Cochran
Connors Crabb
Crawford
Daggett Danker De Jong

Den Herder
Drake
Dunlap
Dunton
Edelen
Ewing
Ferguson
Fisher, C. R.
Fitzgerald
Freeman
Fullerton
Grassley
Griffee
Hansen
Harper
Harvey
Hennessey
Higgins
Hill
Holden
Horn
Howell

The nays were, none.
Absent or not voting, 13:

| Cusack | Hargrave | Mennenga | Roorda |
| :--- | :--- | :--- | :--- |
| Doyle | Kiser | Poncy | Small |
| Egenes | Lipsky | Rinas | Strothman |
| Fischer, H. O. |  |  |  |

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

House File 395, a bill for an act relating to powers of school districts for the purchase and sale of certain real estate and the construction of technical schools to teach vocational education and aviation mechanics, with report of committee recommending passage, was taken up for consideration.

Stromer of Hancock offered the following amendment H-233 filed by him and moved its adoption:
H-233
Amend House File 395, page 2, by striking all
after the word "to" in line 16 and inserting in lieu
thereof the following: "carry on vocational
instruction in aviation mechanics and other aviation programs".

Amendment 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.

Under the provisions of Rule 71, Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 395)
The ayes were 88:

| Anderson | Dunlap | Husak |
| :--- | :--- | :--- |
| Avenson | Dunton <br> Bennett | Edelen |
| Bortell | Ewing | Jesse |
| Branstad | Ferguson | Jordan |
| Brinck | Fischer, H. O. | Junker |
| Brockett | Fisher, C.R. | Krake |
| Brunow | Fitzgerald | Kreamer |
| Butler | Freeman | Lippold |
| Byerly | Fullerton | Logue |
| Caffrey | Grassley | McCormick |
| Carr | Griffee | McElroy |
| Clark, J. H. | Hansen | Mendenhall |
| Cochran | Hargrave | Menke |
| Connors | Harper | Middleswart |
| Crabb | Harvey | Millen |
| Crawford | Hennessey | Miller, A. V. |
| Daggett | Higgins | Miller, K. D. |
| Danker | Hill | Miller, R. G. |
| DeJong | Holden | Monroe |
| Den Herder | Horn | Newhard |
| Drake | Howell | Nielsen |

Norland
Norpel Oakley
O'Halloran
Patchett
Pellett
Peterson
Rapp
Readinger
Schroeder
Stanley
Stephens
Stromer
Strothinan
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

| Lipsky | Rinas |
| :--- | :--- |
| Mennenga | Roorda |
| Poncy | Small |

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 609, a bill for an act to amend Title fifteen (XV) of the Code to provide authority for municipally-owned utilities to participate with other utilities and electric cooperatives in the acquiring and financing of jointly owned facilities for the generation, acquisition or transmission of electric energy was taken up for consideration.

Fisher of Greene moved that House File 609 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 40 , nays 45 .
The motion lost.

Dunlap 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. 609)
The ayes were, 85:

| Anderson | De Jong |
| :--- | :--- |
| Avenson | Den Herder <br> Bennett |
| Bittle | Drake <br> Brtell |
| Dunlap <br> Branstad | Dunton <br> Edelen |
| Brinck | Ewing |
| Brockett | Ferguson |
| Brunow | Fischer, H. O. |
| Butler | Fitzgerald |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Connors | Harvey |
| Crabb | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| Daggett | Horn |
| Danker |  |

The nays were, 7:

| Freeman <br> Holden | Husak <br> Nielsen | Oakley <br> Schroeder | Welden |
| :---: | :---: | :--- | :--- |
| Absent or not voting, 8: | Fisher, C. R. | Poncy <br> Doyle <br> Egenes | Kiser |

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

> MOTION TO RECONSIDER
> (House File 609)

I move to reconsider the vote by which House File 609 passed the House on April 11, 1973.

FISCHER of Grundy

## APPROPRIATIONS CALENDAR

House File 572, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system, was taken up for consideration.

Grassley of Butler offered the following amendment H-280 filed by him and moved its adoption:

H- 280
1 Amend House File 572, page 2, line 10, by striking
2 the figures " 400 " and inserting in lieu thereof the
3 figures " 240 ".
Amendment adopted.
Griffee of Chickasaw moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (H.F. 572)
The ayes were, 90 :

| Anderson | Drake | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jesse | Norpel |
| Bennett | Dunton | Jordan | Oakley |
| Bittle | Edelen | Junker | O'Halloran |
| Bortell | Ewing | Knoke | Patchett |
| Branstad | Ferguson | Krause | Pellett |
| Brinck | Fisher, C. R. | Kreamer | Peterson |
| Brockett | Fitzgerald | Lippold | Rapp |
| Brunow | Freeman | Lipsky | Readinger |
| Butler | Fullerton | Logue | Schroeder |
| Byerly | Grassley | McCormick | Small |
| Caffrey | Griffee | McElroy | Stanley |
| Carr | Hansen | Mendenhall | Stephens |
| Clark, J. H. | Hargrave | Menke | Stromer |
| Clark, J. W. | Harper | Mennenga | Strothman |
| Connors | Harvey | Middleswart | Tofte |
| Crabb | Hennessey | Millen | Wells |
| Crawford | Higgins | Miller, A. V. | West |
| Cusack | Hill | Miller, K. D. | Woods |
| Daggett | Holden | Miller, R. G. | Wulff |
| Danker | Horn | Newhard | Wyckoff |
| De Jong | Howell | Nielsen | Mr. Speaker |
| Den Herder | Husak |  |  |

The nays were, none.
Absent or not voting, 10:

| Cochran | Fischer, H. O. Poncy Roorda <br> Doyle <br> Einenes Kiser Rinas |  |
| :--- | :--- | :--- | :--- |

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

Millen of Van Buren in the chair at 11:12 a.m.

## UNFINISHED BUSINESS

## HOUSE FILE 375 PENDING

The House resumed consideration of House File 375, a bill for an act creating a division of grain resources research within the Iowa development commission.

Pellett of Cass offered the following amendment $\mathrm{H}-283$ filed by Pellett, Cochran, Miller of Calhoun and Danker:
H-283
1 Amend House File 375 as follows:
2 1. Page 2, by striking section one, lines one
3 through ten inclusive, and renumbering all subsequent
4 bill sections accordingly.
2. Page 2, by striking in lines nineteen and twenty the words "employ administrative assistants or deputies for the division of grain resources research" and inserting in lieu thereof the words "assign sufficient employees for the purpose of pursuing the
development of an Lowa grain alcohol motor fuel
industry".
Freeman of Buena Vista rose on a point of order and invoked Rule 31.

The Speaker ruled the point not well taken.
Pellett of Cass moved the adoption of amendment $\mathrm{H}-283$.
A non-record roll call was requested.
The ayes were 77 , nays 8.
Amendment adopted.
Welden of Hardin asked and received unanimous consent to withdraw amendment H-270 filed on April 5, 1973.
(House File 375 pending at recess.)
On motion by Holden of Scott, the House was recessed until 1:45 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 11, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 34, strenuously opposing the enacting of legislation which proposes to roll back livestock prices to the levels that existed in January, 1973, now pending in the United States House of Representatives.

RALPH R. BROWN, Secretary

SENATE CONCURRENT RESOLUTION 34<br>By Schaben and Lamborn

Whereas, there is pending in the United States House of Representatives legislation which proposes to roll back livestock prices to the levels that existed in January, 1973; and

Whereas, the enactment of this legislation would have a serious economic effect on Iowa and the other 49 states which directly or indirectly are involved in livestock production or related industry; and

Whereas, this legislation would discourage future production of livestock, creating a serious shortage of meat and the possibility of black market activities; and

Whereas, government interference has already created a drastic effect on the economy because of the unemployment of thousands of workers involved in livestock processing and merchandizing; and

Whereas, it is expected this legislation will soon be considered by the House of Representatives; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the General Assembly strenuously opposes the enactment of this legislation; and

Be It Further Resolved, That a copy of this resolutiaon be forwarded to Representative Wright Patman, Chairman, House Banking and Currency Committee; to Representative W. R. Poage, Chairman of the House Agriculture Committee; to Earl Butz, Secretary of the United States Department of Agriculture; to each member of the Iowa Congressional Delegation; and to the President of the United States, Richard M. Nixon.

Laid over under Rule 25.

## HOUSE FILE 355 WITHDRAWN

Patchett of Johnson asked and received unanimous consent to withdraw House File 355 from further consideration by the House.

## COMMITTEE TO NOTIFY THE SENATE

Millen of Van Buren 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 Millen of Van Buren, chairman; Bennett of Ida and Nielsen of Polk.

Millen of Van Buren, 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.

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 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 38, duly adopted, the joint convention was called to order, President Neu presiding.

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

The motion prevailed.
President Neu announced a quorum present and the joint convention duly organized.

Senator Lamborn of Jackson moved that a committee of six consisting of three members from the Senate and three members from the House be appointed to notify Governor Robert D. Ray that the joint convention was ready to receive him.

The motion prevailed and the President appointed as such committee Senators Griffin of Pottawattamie, Kelly of Woodbury and Glenn of Wapello on the part of the Senate and Representatives Crawford of Story, Harvey of Scott and Fitzgerald of Webster on the part of the House.

The committee waited upon Governor Robert D. Ray and escorted him to the Speaker's station. President Neu then presented Governor Ray, who delivered the following budget message:
Mr. President, Mr. Speaker, Elected Officials, Members of the General Assem-
bly, and Citizens of Iowa:
It is not because of custom or any long-standing tradition that I address you this afternoon.

Rather, I make this report to you now in accordance with section 8.28 of the Code of Iowa which calls for the Governor to transmit to the General Assembly supplemental estimates and recommendations for such appropriations as in his judgment may be necessary or as he deems in the public interest.

Still my purpose is broader than simply to discharge a legal requirement and I welcome this opportunity to appear here for two reasons.

First, the improved economic conditions that have produced substantial gains in our state's tax revenue give to us a far more pleasant problem than
some of the economic revenue and budgetary problems with which we have been confronted in other legislative sessions.

And second, this situation presents me with the opportunity to speak directly to you about the controversy which has raged over our proposal not to go back to diverting general fund revenues into the road use fund. It has prolonged this session, but even more unfortunate the debate over this issue has overshadowed the really big opportunities which were yours and which I think still lie within your grasp to give Iowans a break.

In my original budget submitted to you on January 25, we estimated total appropriable receipts for the fiscal year ending June 30, 1973, at $\$ 710.3$ million. The estimated beginning balance for the next biennium including the 1972 allocation of revenue sharing was $\$ 48.8$ million.

Since those projections were made we have realized a surge in our Iowa economy and there has been an increase in actual tax collections. We can now foresee appropriable receipts in the current year of $\$ 756$ million or some $\$ 39.8$ million more than originally projected.

Therefore the State Comptroller, as has your Legislative Fiscal Director, has revised his estimates of the amount that will be on hand at the beginning of the next biennium. The Comptroller's estimate now shows a beginning balance of $\$ 88.6$ million.

Even rosier estimates than the ones we are presenting to you can be heard in these halls but I believe that we should approach these revised estimates with caution, and with the assumption that much of the increase in revenue over earlier projections is very likely windfall and should be approached as such.

To do otherwise would be to recklessly increase the level of government spending beyond the capacity of the present tax structure to fund it and send us into a deficit situation or a tax increase, or both, in years ahead. We must see to it that the increased revenue is an asset-not a liability.

As I see it, you have two responsibilities as you consider my supplemental budget proposals along with my earlier recommendations. First, appropriate wisely, cautiously, with judgment and with an eye to future state budgets and particularly our taxpayers. Second, do not overreact to the good news of an economic upturn and start spending blue sky.

There will be those-pointing to this increased economic growth-who will want to spend more and more money in order that they can tell constituents back home, regardless of cost, how much is being done for them by spending their money. Such position must not prevail.

It has been seventy-six days since I presented to you my recommendations for the state budget. That Governor's budget is as valid in its approach and right in its concept today as it was when I delivered it to you.

I make that statement because I am more convinced than ever our budget is a sound budget, that it is a balanced budget and that it is a budget that sets priorities and puts them in perspective.

Even as the House has wrestled with the issue of whether or not to take $\$ 15$ million a year out of the Governor's budget in order to spend more money on roads, I have heard few in either chamber criticize the priorities we set out in our budget.

I have heard no one say that education is not a priority in this state.
I have heard no one tell me that we should not do more to assist our elderly people.

And not one of you has come to me to tell me that we should not be trying to ease the burden of local property taxes.

My budget addresses itself to those priorities while also fulfilling other state responsibilities.

However, there was one criticism of that budget that comes to mind today. I recall several members of this body saying after I submitted my budget to you that the revenue projections we used were far too optimistic. Obviously they weren't overly optimistic but were on the conservative side. For that I make no apology.

What has happened? And why are we now seeing revenue growth not included in the projections seventy-six days ago?

I think it is well that we consider those questions for a moment and that you keep them in mind as you delve into the appropriations process.

Earlier I said we have a "surge" in our economy. I think that is a fair assessment. Many Iowans have relaxed their individual spending habits after tightly curtailing personal buying during a period of national economic downturn over the last several years. At this time it would be unwise to assume the spurt will continue indefinitely.

In addition, we have seen record high farm prices and generally the Iowa farm economy has been humming. But we are also witnessing considerable uneasiness in recent weeks, highlighted by ceilings on retail and wholesale meats, livestock belly-deep in feedlot mud and adverse weather conditions.

While there are signs that farmers will still fare well in the immediate future, no one is willing to predict that farm income will continue its steady climb.

And finally, what we are seeing in state revenue growth could well be a harbinger of a new round of inflation. If that is the case then the resulting spiraling costs could quickly chew into increased revenues.

Now, having set forth that caveat to you, I want to share with you my recommendations for wise use of these increased revenues asking you to keep in mind that unlike others in government, the chief executive is not afforded the luxury of simply tossing out revenue figures without also setting forth concrete proposals on how the funds should be appropriated and how to keep a budget balanced.

I would ask that you analyze these recommendations in the spirit in which I submit them to you-as a reasoned approach that balances best the needs of our Iowa people.

Following this address this afternoon, our Comptroller's staff will provide you with a document entitled "Governor's Budget Report-Revised." This supplement to my proposed budget contains in detail a series of recommendations which I have directed be conveyed to you. In addition, the document contains three pages of "Comptroller's Notes" which explain the "why" of each of my recommendations.

I would also call your attention to the way in which we have itemized our proposals. In order that you may quickly analyze the immediate and long-range impact of each one on the state budget, I have directed that the recommendations be grouped into three general areas-those that amount to non-recurring or "one-shot" expenditures, those that have been necessitated by recent federal actions in some areas where federal funds are curtailed or uncertain and those that commit the state treasury to recurring expense.

I will not take your time to discuss each recommendation with you, but I do want to remind you-as I said to you when I presented my original budget message-that members of my staff, our State Comptroller and his
staff and I personally are available to work with you and to answer questions you may have.

The decisions that you must make require facts; you would be shirking your responsibility if you choose to operate on rumors or from unfair bias whether it be your own or that of a colleague.

Several matters of this supplemental budget do merit special comment.
This increase in revenue affords us the opportunity to lighten the load of taxpayers in this state not just for one year but for the next eleven years.

You already have before you my proposal to enact a bonus for our Vietnam veterans. In my budget message I showed you a way that repayment of the bonds for such a bonus could be kept off property taxes and provided $\$ 2$ million for the initial payment in 1975.

Now, in view of the increased revenue, we have the opportunity to completely fund the bonus at this time, eliminating the costs of a statewide referendum and an estimated $\$ 7$ million in interest costs because it will not be necessary to issue and retire bonds. This will give our returning veterans prompt payment when they can use it the most. Another important advantage of this action is that this payment will be nonrecurring thereby assuring that no future legislature could shift this cost to property taxes.

We have all observed the tremendous outpouring of respect and enthusiasm of Iowans as they have welcomed our returning Prisoners of War, These POWs have served as a focal point for the appreciation that Iowans feel for all of those who served during the long and tragic Vietnam conflict.

In this supplemental budget I have also made a specific recommendation concerning our Iowa roads. Even as the debate stormed around efforts to earmark general fund revenue for the highway fund, I stated repeatedly this was not the best way to meet emergency road needs.

Roads have been and are already receiving important attention in Iowa. We are spending over $\$ 400$ million annually on our road system. Iowa ranks far ahead of the national average in support of its roads. Most recent figures available show the average per capita expenditure nationally amounts to $\$ 96.14$; in Iowa per capita support for roads is more than $\$ 132$.

You should be aware that the recent federal circuit court decision on highway trust fund impoundments last week gives reason to believe that some $\$ 31$ million in primary road construction funds might also be released.

Remember, if you will please, at the time the diversion from the general fund to the road fund was stopped in 1970, legislation was enacted for new money to be added to the road fund by setting a tax on used car sales. That is now generating approximately $\$ 8$ million annually for roads. Our reciprocity board-operating more efficiently than previously-is producing two million dollars in added revenue annually which also goes to the road fund.

And you should keep in mind that local units of government are now receiving nearly $\$ 70$ million in new federal revenue sharing money so as to deal with special problems-including roads if that be their priority. You can see, then, that roads are not being ignored.

Nevertheless, I do recognize that Iowa weather this spring has been unusual, to say the least, and that there is evidence of extra damage to local roads and that maintenance and repairs are costly.

The new facts concerning our state revenue offer an opportunity to intelligently meet the special needs of our roads. Therefore, in my supplemental
budget, I have provided for a $\$ 5$ million appropriation to assist local governments with special road problems over and above those considered normal wear and tear.

I recommend this fund be administered by our Iowa Highway Commission and that local units of government be permitted to make special claims to this fund and that our cities and counties then be reimbursed for these special expenses. Further, I recommend that in event claims do not exceed this appropriation, then the money would revert to the road fund. If claims exceed the appropriation, then they would be pro-rated.

Admittedly it is difficult to ascertain exactly the extent of special needs for roads. But I believe this is a much wiser approach to a problem than simply arbitrarily appropriating and earmarking millions of dollars more to spread thinly across the state which would mislead people into believing that every road everyone wants repaired or constructed now will get attention overnight.

Just as it is difficult to assess special road needs, so has it been frustrating for all of us to determine what impact shifts in federal funding proposals will have on our state efforts.

We do not yet know if we will be able to maintain our exceptionally successful Governor's Youth Opportunity program which has enabled thousands of young people in this state to experience the satisfaction of work and earning.

We do not yet know what will happen to the many excellent day care centers that are affording mothers a chance to stay off public assistance by staying on the job.

We do not yet know how quickly the federal government will move with matching funds for the educational television expansion program which you have already mandated.

Therefore, because of these uncertainties we have reserved a contingency fund which appears as a $\$ 1.7$ million addition to the budget balance so that these funds can be available in event it becomes necessary.

All of us share a desire to aid our elderly low income Iowans. I have proposed to you a plan to ease the burden of property taxes for elderly homeowners. I recognize that there is also strong sentiment in both Houses to also find a way to provide help for our elderly people who pay rent. In anticipation that you may go in this direction I have provided funds in this supplemental budget for that purpose, but I would urge you to seek some assurance that help for elderly renters will be a reality and not a false promise and that the people you are trying to benefit will get the advantage.

In that same vein, you will note that we have provided for an appropriation of $\$ 1.1$ million in the first year of the biennium and $\$ 2.2$ million in the second for supplementing assistance to some low-income elderly people now receiving public assistance.

We have learned that effective January 1, 1974, when the federal government assumes costs of Adult Assistance Programs the monthly benefits that some of our elderly people are now receiving might be reduced.

To assure that they do not experience a cruel cutback because of a change of responsibility, I recommend that we guarantee that no elderly person now receiving old age assistance would experience a decrease when the program changes.

In the documents to be given you, you will also see recommendations for meeting the state's commitment to special education, assuring that our library services will not be curtailed because of loss of federal funds, pro-
vision for a state law enforcement academy and steam generating equipment at Iowa State University.

The appropriation of state tax revenues is a fundamental responsibility of this legislature, just as I have a duty to make my recommendations to you. It is serious, hard work. But it need not be dull and deadly-nor can it be put off indefinitely.

The information you have today of the best available estimates of revenue is just that-the best estimates. These estimates like nearly everything else, are subject to change. None of us can peer with 100 percent assurance into the future, but you will be meeting again next year and it is in the area of appropriations that one can make the strongest argument for annual legislative sessions.

As you roll up your sleeves now and approach the appropriations task in earnest, I urge you to exercise sound judgment and view your efforts in perspective.

The controversy that has swirled over the diversion to the road fund should not be permitted to obscure the view of the many opportunities and benefits this session can produce for our people.

The goals of a well-balanced educational system, of help for our elderly and continued attack on property taxes are still there for us to attain.

They call for action-I ask that you give them action.
Governor Robert D. Ray was escorted from the House chamber by the committee previously appointed.

Holden of Scott moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILLS

House File 620, by Connors, Daggett and Higgins, a bill for an act relating to the establishment of a commission for the deaf.

Read first time and referred to committee on human resources.
House File 621, by Higgins, a bill for an act relating to the inspection of meat and poultry and providing a penalty for violation.

Read first time and referred to committee on agriculture.
House File 622, by committete on transportation, a bill for an act relating to motor vehicle inspection and safety.

Read first time and placed on the calendar.
House File 623, by Poncy, a bill for an act relating to employment security extended benefits.

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

House File 624, by Connors, Stanley, Small, Bittle and Doyle, a bill for an act relating to the consolidation for investment of retirement system funds.

Read first time and referred to committee on state government.
House File 625, by committee on appropriations, a bill for an act relating to war orphans' educational aid fund and making an appropriation to the bonus board.

Read first time and placed on the appropriations calendar.
House File 626, by Den Herder and West, a bill for an act relating to rules and minimum standards for health care facilities established pursuant to chapter one hundred thirty-five C (135C) of the Code.

Read first time and referred to committee on human resources.
House File 627, by Cochran, a bill for an act providing for the full disclosure of the sales price in real estate transfers and providing penalties for violations of this Act.

Read first time and referred to committee on state government.
House File 628, by committee on state government, a bill for an act allowing the director of the Iowa beer and liquor control department to establish, with the approval of the Iowa beer and liquor control council, state liquor stores at any location in the state deemed logical and feasible and eliminating the restriction that state liquor stores may be established only in incorporated cities or towns.

Read first time and placed on the calendar.
House File 629, by committee on state government, a bill for an act relating to the distribution of funds obtained from retail beer permit fees.

Read first time and placed on the calendar.
House File 630, by committee on natural resources, a bill for an act increasing the rate of resident hunting and fishing license fees.

Read first time and placed on the calendar.

House File 631, by Lipsky, a bill for an act relating to the inspection of swimming pools and providing a penalty.

Read first time and referred to committee on human resources.

## SENATE MESSAGES CONSIDERED

Senate File 123, a bill for an act relating to the taxation of marine insurance underwriting profits.

Read first time and referred to committee on ways and means.
Senate File 24, a bill for an act providing that delinquent sewer charges shall constitute a lien against the property.

Read first time and referred to committee on cities and towns.
Senate File 205, a bill for an act requiring any person operating a railroad in this state to construct and maintain catwalks and handrails on all railway bridges and trestles and providing penalties.

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

## REPORT OF COMMITTEE ON APPROPRIATIONS (Senate File 232)

The appropriations committee submitted the following report:

Section 1
Subsection 1
The committee recommendation is for a budget of $\$ 53,900.00$ for 1973-74 and $\$ 56,840.00$ for 1974-75.

From this total, $\$ 8,550.00$ for 1973-74 and $\$ 8,930.00$ for 1974-75 is budgeted for salaries. Previously, the salary of the Executive Secretary has been shared by the Board of Accountancy ( $60 \%$ ) and the Iowa Association of C.P.A.'s ( $40 \%$ ). As of January, 1973, the Executive Secretary is a full-time employee of the Board of Accountancy.
$\$ 3,400.00$ for $1973-74$ and $\$ 3,400.00$ for 1974-75 is budgeted for travel compensation for staff and board members.
$\$ 27,000.00$ for $1973-74$ and $\$ 29,500.00$ for 1974-75 is budgeted for examinations.

Other expenses, which include per diem compensation for board members, office supplies and expenses, printing and binding, telephone, clerical assistance, fees, dues, and publications, and miscellaneous items, are budgeted at $\$ 14,950.00$ for 1973-74 and $\$ 15,010.00$ for 1974-75.

This recommendation provides for no increase in personnel.

## Architectural Examiners (Trust)

## Section 1

Subsection 2
The committee recommendation is for a budget of $\$ 20,060.00$ for 1973-74 and $\$ 20,530.00$ for 1974-75.

From this total, $\$ 8,840.00$ for 1973-74 and $\$ 9,280.00$ for 1974-75 is budgeted for salaries.
$\$ 6,900.00$ for $1973-74$ and $\$ 6,900.00$ for 1974-75 is budgeted for travel. Travel expenses include the per diem pay of board members.
$\$ 4,320.00$ for 1973-74 and $\$ 4,350.00$ for 1974-75 is budgeted for miscellaneous items.

This recommendation provides for no increase in personnel.
Banking Department (Trust)
Section 1
Subsection 3
The committee recommendation is for a budget of $\$ 1,391,760.00$ for $1973-$ 74 and $\$ 1,484,030.00$ for 1974-75.

From this total, $\$ 1,184,240.00$ for $1973-74$ and $\$ 1,282,150.00$ for 1974-75 is budgeted for salaries. The committee recommendation provides for eight new Bank Examiners to be hired, instead of the department's request for twelve new examiners. The necessity for more examiners was caused by the fact that this year twenty banks were left unexamined because of inadequate staff levels, and if the current staff level were to continue, it was estimated that forty banks would be left unexamined next year.

In approving the hiring of the eight new Bank Examiners, the committee decided to give the department the right to convert one examiner to a secretary if desired.
$\$ 119,830.00$ for 1973-74 and $\$ 128,600.00$ for 1974-75 is budgeted for travel. The increase in travel expenditures reflects the increase in the number of Bank Examiners who travel.
$\$ 43,040.00$ for $1973-74$ and $\$ 32,170.00$ for 1974-75 is budgeted for office supplies and expense, printing and binding (which includes the cost of reprinting the Banking Law), telephone and telegraph, and equipment.

Other expenses, which include equipment rental and maintenance, office rental, employee education, subscriptions and dues, data processing, surety bonds and insurance, administrative expense (Executive Council and Merit Employment), employee relocation, and miscellaneous expenses, are budgeted at $\$ 44,650.00$ for 1973-74 and $\$ 41,110.00$ for 1974-75.

Board of Engineering Examiners
Section 1
Subsection 4
The committee recommendation is for a budget of $\$ 54,910.00$ for 1973-74 and $\$ 56,680.00$ for 1974-75.

From this total, $\$ 11,980.00$ for 1973-74 and $\$ 12,180.00$ for 1974-75 is budgeted for members' per diem and travel expenses.
$\$ 15,070.00$ for $1973-74$ and $\$ 15,560.00$ for 1974-75 is budgeted for salaries.
$\$ 27,860.00$ for 1973-74 and $\$ 28,750.00$ for 1974-75 is budgeted for miscellaneous items.

This recommendation provides for no increase in personnel.

# Board of Watchmakers Examiners 

Section 1
Subsection 5
The committee recommendation is for a budget of $\$ 6,900.00$ for 1973-74 and $\$ 7,000.00$ for 1974-75.

From this total, $\$ 3,200.00$ for $1973-74$ and $\$ 3,275.00$ in 1974-75 is budgeted for salaries.
$\$ 3,700.00$ for $1973-74$ and $\$ 3,725.00$ for 1974-75 is budgeted for miscellaneous items.

This recommendation provides for no increase in personnel.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 6, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 18, an act relating to duties of operators of vehicles turning left.

House File 48, an act defining the term tandem axle.
House File 61, an act repealing antitrust fees for a county attorney or the attorney general.

House File 135, an act relating to Federal tax lien registration.
House File 197, an act providing that the fraudulent alteration of registration plates, certificates, and permits issued by county treasurers are subject to penalties provided by law.

House File 198, an act to correct an obsolete reference in section seven hundred forty point thirteen (740.13) of the Code.

House File 208, an act relating to the property tax exemption for property owned by cemetery associations.

House File 314, an act relating to exemptions from the sales and use tax on sales subject to a special tax.

Senate File 22, an act relating to unclaimed utility deposits and refunds.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 232, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass: H-291
1 Amend Senate File 232 as passed by the Senate, page 3, by
2 striking all of lines 10 through 19 and inserting in lieu thereof
3 the following:
4 "Sec. 3. A contingency shall not include any purpose or project
5 which was presented to the general assembly or any standing
committee or subcommittee of a standing committee by any person by way of a bill, proposed bill, amendment to a bill, written document, or a proposal which is documented by the minutes, records, or reports of a committee or subcommittee, and which failed to be enacted into law; however, for the purpose of this Act, a necessity of additional operating funds may be construed as a contingency.

Before any of the funds authorized to be expended by this Act shall be allocated for contingencies, it shall be determined by the executive council that a contingency exists and that the contingency was neither existent while the general assembly was in session nor reasonably foreseeable at that time, and that the proposed allocation shall be for the best interest of the state.

If a contingency arises or could reasonably be foreseen during the time the general assembly is in session, expenditures for the contingency must be authorized by the general assembly." .

Further amend by renumbering the remaining sections as necessary. GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

## H-288

Amend amendment $\mathrm{H}-58$ to House File 57 as follows:

1. Line 18 , by adding after the word "life" the words "or health".
2. By adding after line 27 the following section:

Sec. ..... NEW SECTION. Any live birth which is the result of an abortion shall be given all medical attention necessary to sustain the life and health of the child. Notwithstanding the provisions of section six hundred point three ( 600.3 ) of the Code, any child who is born as a result of an abortion shall become a ward of the state, unless within five days after the child's birth the mother files written notice with the department of social services of her intent to keep the child. If the mother does not file such intent, the state shall be responsible for the child and may place the child in a foster home or provide for the child's adoption if suitable parents can be found.
3. By renumbering sections as necessary.

## McCORMICK of Delaware BRINCK of Lee

H-286
Amend the Monroe amendmnt $\mathrm{H}-257$, to House File
375 , by striking from line 6 the following: ", in
3 its discretion,".
SMALL of Johnson
H-287
1 Amend the Monroe amendment $\mathrm{H}-257$, to House File
2375 , line 8, by inserting after the word "assign" the
3 words "to the state such".

H-284
1 Amend House File 383 as follows:
2 1. Page 2, lines 12, 13, and 14, by striking the words ", either as whole grain, seed, milled feed or who transports grain into this state for resale".
2. Page 3 , line 33 , by striking the word "thirtydays'" and inserting in lieu thereof the word "sixtydays'".
3. Page 4 , line 22 , by striking the word "A" and inserting in lieu thereof the words "An annual".
4. Page 6, line 14, by striking the word "licensee" and inserting in lieu thereof the word "person".
5. Page 6, line 17, by striking the word "ten" and inserting in lieu thereof the word "thirty".
6. Page 6, by inserting after line 25, the following new paragraph:
"Upon revocation of a license, any claim of a creditor shall be filed against the former licensee within one hundred twenty days after the date of revocation."
7. Page 6, lines 32 and 33, by striking the words "one hundred" and inserting in lieu thereof the word "fifty".
8. Page 7, by inserting after line 3 the following section: "The effective date of this Act shall be September 1, 1973."

> HENNESSEY of Delaware HUTCHINS of Guthrie EWING of Mahaska

H-289
Amend House File 550 as follows:
2 1. Page 3, line 10 by inserting after the word "cats" 3 the words ", or both,".
3. Page 3, line 22, by striking the word "cats" and inserting in lieu thereof the words "ten cats, or both,".
4. Page 3, line 24, by striking the words "cats" and inserting in lieu thereof the words "three cats, or both,".
5. Page 3, line 26, by inserting after the word "offspring"
the words "of either dogs or cats, or both,".
STEPHENS of Plymouth
JORDAN of Linn
HENNESSEY of Delaware
H-290
1 Amend Senate File 115, as passed by the
Senate and reprinted as follows:
3
Page 5A, by striking line 4 and inserting in
4 lieu thereof the following:
"not authorized by law to be kept,".
HILL of Polk
AMENDMENT TO TEMPORARY RULES OF THE HOUSE
1 Amend Rule 36 of the Temporary Rules of the
2 House of the Sixty-fifth General Assembly by striking
the rule and inserting in lieu thereof the following:
"Privately sponsored bills originating in the House shall not be reported out of committee after March 30, 1973, unless the bill is an appropriation bill or a ways and means bill. Committee bills originating in the House shall not be reported out of committee after April 20, 1973. Senate bills shall not be reported out of committee after April 27, 1973."

> HOLDEN of Scott GRASSLEY of Butler STROMER of Hancock

On motion by Holden of Scott, the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened at 7:30 p.m. for a joint Senate and House memorial session, Logue of Iowa in the chair.

## ETCHINGS

By Senator Gene W. Glenn, Ottumwa

| I etch myself upon | If, perchance, | Then, in a sense, |
| :--- | :--- | :--- |
| Lives of fellow men, | By smile I brighten | Pronounce efforts success |
| In daily contacts with others | Path of another | If some advance there be, |
| O'er and o'er again. | His burden lighten. To human happiness. |  |

Organ Prelude ...-...-...........................................Candy A. Kennedy, Clerk to Representative Newhard

Invocation $\qquad$ Representative James Middleswart, Indianola
"God So Loved the World" J. Stainer

Interstate 35 Mixed Chorus Richard McKinney, Director

## MEMORIAL-WILLIAM R. KENDRICK

"Bill the Man" The Honorable Maurice Baringer Treasurer of State
"In this day of 'one man-one vote,' we honor tonight a man whose influence on the Iowa General Assembly was multiplied many fold. Here was a man whose whole life became completely devoted to making the General Assembly function smoothly and efficiently.

When others became overly concerned about the problems of the moment, Bill Kendrick could and did see the long-range solutions. He worked hard at training new members, all the while building each one who served with him for greater service, both within and outside government.

Bill's influence spread throughout the legislative process in other states as his counterparts recognized his ability as an innovator and leader.

Legislators come and go. One General Assembly blends into those that have gone before and those that will follow. Few men have the opportunity
to leave an indelible stamp on such a cosmopolitan group of people. Bill was one of those few. His mark is on all who worked with him.

I can think of no better way to close than this: 'Greater love hath no man than this; that he lay down his life for his fellow men.'"
"Bill Our Friend" ............Honorable William Harbor, Chief Clerk
To talk about Bill our Friend in its entire context would take volumes to do the subject justice. Thus, no attempt will be made to cover the waterfront.

The House rules of procedure sets out the responsibility of the Chief Clerk, which Bill Kendrick filled with distinction for so many years. However, to have the friendship and confidence of so many people on both sides of the political aisle, attributes other than those set out by rules were found in this unique man.

Unique is defined by Webster's Dictionary as being without a like or equal, very rare, uncommon, or very unusual. Bill Kendrick fit these qualifications in every respect.

He was, being, without a like, in that self-edification was not his goal in life, but to further the accomplishments of his first love-the Iowa House of Representatives was paramount in his thinking.

Bill had no equal in his understanding and appreciation of his fellow man. His counsel was sought by all who knew him, because of these qualities.

In Chief Clerk Kendrick was found the very rare quality of just listening. As is oftentimes the case, the interjection of one's self into another's problem only serves to amplify this concern. Bill would listen and let you discover your own solution, but at the same time, give you the feeling that he was completely involved and an intricate part.

Uncommon was a sure characteristic of Our Friend Bill, for surely the Man Upstairs threw away the mold once he saw what he had produced. He knew that there was a need for such a person as Bill, but on the other hand he knew we could never cope with two.

Unusual-Yes, Bill was unusual. He had the patience of Job, especially with his new Speakers, who considered themselves all wise and knowledgeable. He never interjected himself where he was not asked, but as he once said, "Let me know what you want to do, or where you want to go, and if at all possible I'll protect you." In this endeavor, I can personally say, he succeeded nobly. He was my constant source of guidance, support, knowledge, and understanding.

Knowing that new House members usually know the legislative process, as the classroom book would have them see it, Bill went the extra mile in properly preparing them for a meaningful legislative career. He knew that the House is only as good as the members serving there, and having a heart full of pride for this august body, he quietly and in a friendly manner, guided, directed and molded most of us into whatever success we have attained.

Bill's expertise, friendly persuasion, and understanding went beyond the borders of our beloved state. His fellow Clerks in states across the nation recognized the ability that was Bill's, counseling with and seeking advice from him. His rise in the Chief Clerk's Association speaks well of the recognition of our departed friend.

Yes, Bill was more than just Chief Clerk. He was a true friend, a sincere and listening counselor. Bill will be missed, but his legacy will serve as a challenge to the rest of us, and his memory and accomplishments will be imbedded in the annals of the Iowa House of Representatives. Such was Bill Our Friend.

Memorial Presentation .........Representative Frank Crabb, Denison

# Acceptance on Behalf of House ....Speaker Andrew Varley, Stuart <br> "How Great Thou Art" Swedish Folk Melody <br> Senator Joan Orr, Soprano, Grinnell <br> Lauretta V. Reeves, Accompanist, Clerk to Senator Gluba 

MEMORIALS
Honorable Guy M. Gillette ......Senator Warren Curtis, Cherokee
Honorable Bourke B. Hickenlooper ...............-Senator Tom Riley

Honorable Delbert L. Trowbridge ......Representative Philip Hill
"Agnus Dei" $\qquad$ Hans Leo Hassler Interstate 35 Mixed Chorus

MEMORIALS-SENATE
Reading: Senator Irvin L. Bergman, Harris
"I Walked Today Where Jesus Walked" ............................O'Hara
Duet: Mr. Richard McKinney and Mrs. Anne Larson
Accompanist: Miss Connie Campbell
MEMORIALS-HOUSE
Reading: Representative Glen Bortell, St. Charles
"Psalm 121" $\qquad$ Kodaly
Interstate 35 Mixed Chorus
MEMORIALS-HOUSE
Reading: Representative Russell Wyckoff, Vinton
"Lord to Thee Our Hearts Are Raised" .................Glinka-Tkach
MEMORIALS-HOUSE
Reading: Representative Floyd Millen, Farmington
"The Lord's Prayer" Malotte
Mrs. Anne Larson, Iowa winner of the Metropolitan Opera Competition 1973 Accompanist: Mr. Richard McKinney
Benediction Senator Ray Taylor, Steamboat Rock Organ Postlude .Candy A. Kennedy

## IN MEMORIAM

Honorable John C. Calhoun (Van Buren, Jefferson Counties) 45, 45 Ex., 46
Honorable Kenneth A. Evans (Mills, Montgomery Counties) 47, 48, 49, 50, 50 Ex . Lieutenant Governor of Iowa 51, 52, 53
Honorable Guy Mark Gillette (Cherokee, Plymouth, Ida Counties) 35, 36
Honorable Bourke B. Hickenlooper (Linn County) 46, 46 Ex., 47; Lieutenant Governor of Iowa 48, 49; Governor of Iowa 50
Honorable Irving D. Long (Buchanan, Delaware Counties) 49, 50, 50 Ex., 51, 52, 52 Ex., 57, 58, 59, 60, 60 Ex.
Honorable Charles W. Nelson (Jefferson County) 55, 56
Honorable Senator-Elect James B. Turner (Clarke, Appanoose, Decatur, Lucas, Madison, Monroe, Ringgold, Union, Wayne Counties) 65

Honorable Mattie Belle Bogenrief (Polk County) 61
Honorable William F. Byers (Fayette County) 43
Honorable Clarence C. Christophel (Bremer County) 56, 57, 58
Honorable D. A. (Jiggs) Donohue (Cedar County) 50, 50 Ex., 51, 52, 52 Ex., 53
Honorable Dewey E. Goode (Davis County) 45, 45 Ex., 46, 46 Ex., 47, 48, 49, 50, 50 Ex., 53, 54, 55, 56, 57, 59, 60, 60 Ex., 63, 64
Honorable C. Royce Gordy (Davis County) 58
Honorable Francis Johnson (Dickinson County) 40, 40 Ex., 41, 42, 42 Ex., 43, 44; Speaker of the House 44
Honorable Bruce E. Mahan (Johnson County) 60, 60 Ex., 61
Honorable A. R. Melrose (Floyd County) 61
Honorable Paul N. Robson (Greene County) 40, 40 Ex.
Honorable Gordon Smith (Cedar County) 48, 49
Honorable Charles P. Starrett (Jasper County) 53
Honorable Frederick D. Steen (Guthrie County) 24, 25
Honorable Scott Swisher (Johnson County) 56, 57, 58, 59, 60, 60 Ex.
Honorable Delbert L. Trowbridge (Floyd County) 64, 65
Honorable Charles G. Varney (Clinton County) 61
Honorable Harold E. Wolfe (Cerro Gordo County) 62, 63
Candlelighters
Senator Elizabeth R. Miller, Marshalltown Representative Mattie Harper, West Grove Representative Lillian McElroy, Percival

Hostesses
Senator Elizabeth Shaw, Davenport Representative Mary O'Halloran, Cedar Falls Representative Jean Kiser, Davenport

Senate Memorial Committee Honorable Ralph W. Potter, Marion, Chairman Honorable Irvin L. Bergman, Harris

Honorable Joan Orr, Grinnell

## House Memorial Committee

Honorable Rayman Logue, Marengo, Chairman Honorable Glen Bortell, St. Charles
Honorable James I. Middleswart, Indianola

*     *         *             *                 * 

Organ and Piano Compliments Acme Piano and Organ Co., Des Moines Flower arrangement by Indianola's Sunset Florists, Indianola
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, April 12, 1973.

# JOURNAL OF THE HOUSE 

Ninety-fifth Calendar Day-Sixty-second Session Day
Hall of the House of Representatives
Des Moines, Iowa, Thursday, April 12, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Leland Grove, pastor of the Christian Church, Washington, Iowa.

The Journal of Wednesday, April 11, 1973, was approved.

> LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Paul Brown, Maquoketa, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Clark of Lee on request of Schroeder of Pottawattamie.

## PRESENTATION OF VISITORS

Stanley of Muscatine presented to the House the Honorable Bernard R. Balch, former member of the House during the Fiftyseventh and Fifty-eighth General Assemblies, representing Black Hawk County.

Kreamer of Polk presented to the House members of the International Rotary Exchange from Australia visiting in Iowa for four weeks.

The Speaker announced that the following visitors were present in the House chamber:

Forty-six sixth grade students from Farragut Community Schools, Farragut, accompanied by Mrs. Henstorf and Mrs. Wing. By McElroy of Fremont.

Thirty-five eighth grade students from Newton Christian Day School, Newton, and Sully Christian Day School, Sully, accompanied by Alfred Weg and Stan Hoogeveen. By De Jong of Marion.

Thirty-eight tenth through twelfth grade students from West

High School, Iowa City, accompanied by Mrs. McCarthy and Dr. Workman. By Small of Johnson and Hargrave of Johnson.

The eighth grade class from Prairie City Christian School, Prairie City, accompanied by Mrs. Tony Stravers. By Roorda of Jasper.

Seventeen sixth grade students from Byron Rice Elementary School, Des Moines, accompanied by Florence Hoffman. By Kreamer of Polk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Pellett of Cass from twenty-one volunteer firemen from Creston and Daggett of Adams from twenty residents of Union County, opposing House File 244, relating to the use of a blue light on any emergency vehicle.

By Harper of Davis from sixty-eight residents of Wapello County favoring the legalization of bingo.

By the following Representatives, opposing the sale of beer, liquor or any other alcoholic beverage on Sunday:

Stromer of Hancock from twenty-nine residents of Belmond and Goodell, Iowa.

Bortell of Madison from fifty-one residents of Adair, Madison and Iowa Counties.

Doyle of Woodbury from fifty-nine residents of Representative District 51.

Wells of Linn from twenty-six residents of Cedar Rapids.
Rapp of Black Hawk from thirty-six residents of Black Hawk County.
Dunton of Keokuk from fifty-two residents of Washington County.

Daggett of Adams from twenty residents of Page and Taylor Counties.

Husak of Tama from twenty-seven residents of Tama and Benton Counties.

McElroy of Fremont from forty-two residents of Fremont, Mills, Montgomery and Page Counties.

Clark of Lee from forty residents of Lee, Henry and Van Buren Counties.

Lipsky of Linn from fifty-two residents of Linn County.
Ferguson of Carroll from thirteen residents of Carroll and Greene Counties.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 232, under Rule 35.

## INTRODUCTION OF BILLS

House File 632, by Avenson and Fitzgerald, a bill for an act creating a "green thumb" program to be administered by the commission on aging and making an appropriation.

Read first time and referred to committee on appropriations.
House File 633, by Mennenga, Oakley, Grassley and Wyckoff, 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 ways and means.
House File 634, by committee on commerce, a bill for an act relating to the establishment of fees for certain applications filed with the department of banking.

Read first time and placed on the calendar.
House File 635, by committee on commerce, a bill for an act authorizing the superintendent of banking to suspend bank officers in certain circumstances.

Read first time and placed on the calendar.
House File 636, by Poncy, a bill for an act relating to the establishment of library service regions, and making an appropriation from state and federal revenue sharing funds.

Read first time and referred to committee on appropriations.
House File 637, by committee on commerce, a bill for an act amending the Iowa Banking Act relating to permissible investments by banks, livestock loans by banks, and investments of fiduciary accounts by banks.

Read first time and placed on the calendar.

House File 638, by Grassley, a bill for an act relating to board of regents' rules and regulations on hiring and tenure of faculty members.

Read first time and referred to committee on education.
House File 639, by committee on commerce, a bill for an act relating to the annual certificate of authority of insurance companies.

Read first time and placed on the calendar.
House File 640, by committee on commerce, a bill for an act relating to certificates of group life and group accident and health insurance.

Read first time and placed on the calendar.
House File 641, by Wells, a bill for an act relating to funeral benefits for welfare recipients.

Read first time and referred to committee on appropriations.
House File 642, by committee on commerce, a bill for an act relating to variable contracts of annuities and life insurance.

Read first time and placed on the calendar.
House File 643, by committee on state government, a bill for an act relating to the salaries and expenses of designated state officials and setting the salary and expense rates for these designated state officials.

Read first time and placed on the calendar.
House File 644, by Cochran, a bill for an act to exempt the storage of grain from the tax on services.

Read first time and referred to committee on ways and means.
House File 645, by Doyle, a bill for an act to exempt repairs and maintenance to the homestead of persons sixty-five years of age or older or who are totally disabled.

Read first time and referred to committee on ways and means.
House File 646, by committee on commerce, a bill for an act relating to the issuance of individual accident or health insurance policies to persons no longer eligible for coverage under a group policy.

Read first time and placed on the calendar.

House File 647, by committee on commerce, a bill for an act relating to subdivided land and providing penalties.

Read first time and placed on the calendar.
House File 648, by committee on ways and means, a bill for an act relating to a local fuel tax, providing for state administration, and providing penalties.

Read first time and placed on the ways and means calendar.

## SENATE MESSAGES CONSIDERED

Senate File 255, a bill for an act relating to the office of city assessor, and the conference board.

Read first time and referred to committee on ways and means.
Senate File 345, a bill for an act appropriating funds to the higher education facilities commission to finance tuition grants.

Read first time and referred to committee on appropriations.
Senate File 346, a bill for an act appropriating funds to the bureau of labor for deposit in the amusement inspection fund to finance amusement ride inspections.

Read first time and referred to committee on appropriations.
Senate File 375, a bill for an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund.

Read first time and referred to committee on county government.

Senate File 444, a bill for an act relating to state-approved premises for cattle feedlots and grazing areas.

Read first time and referred to committee on agriculture.

> HOUSE RESOLUTION 7
> By Holden

Whereas, The House of Representatives has, for many sessions, authorized the printing of the booklet, "How a Bill Becomes a Law"; and the twelfth edition is completely out of print;

Now, Therefore Be It Resolved by the House of Representatives, That the Chief Clerk is hereby authorized to have printed the thirteenth edition of this booklet.

Laid over under Rule 25.

## 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:

Name: Rollin K. Howell.
Miles round trip: 250.

WELDEN of Hardin ANDERSON of Ringgold MIDDLESWART of Warren

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 6, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 41, a bill for an act relating to temporary restrictions on weight and load of certain motor vehicles, and to provide penalties for violation of temporary restrictions.

Also: That the Senate has on April 6, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 210, a bill for an act prohibiting the sale, offer for sale, and distribution of teasel or teasel seeds and providing a penalty.

Also: That the Senate has on April 6, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 262, a bill for an act relating to the notification of the termination of farm tenancies.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 41

Amend House File 41 as follows:

1. Page 2 by inserting before line one the following:

Sec. ..... Section three hundred twenty-one point four hundred seventy-one (321.471), unnumbered paragraph one (1), Code 1973, is amended to read as follows:
321.471 LOCAL AUTHORITIES MAY RESTRICT. Local
authorities with respect to highways under their jurisdiction
may by ordinance or resolution prohibit the operation of
vehicles upon any such highway or impose restrictions as
to the weight of vehicles to be operated upon any such
highway, except farm tractors as defined in section three
hundred twenty-one point one (321.1) subsection seven (7), of the Code, for a total period of not to exceed ninety days in any one calendar year, whenever any said highway by reason of deterioration, rain, snow, or other climatic condition will be seriously damaged or destroyed unless the use of vehicles thereon is prohibited or the permissible weights thereof reduced.
2. Page 2, line 29 by inserting after the word "vehicles" the words "except farm tractors as defined in section

21 three hundred twenty-one point one (321.1), subsection 22 seven (7) of the Code".
3. By renumbering the sections to comply with this amendment.

## SENATE AMENDMENT TO HOUSE FILE 210

Amend House File 210 by adding a period (.) after the word "dollars" in line 8, and striking the remainder of lines 8 and 9.

## ADOPTION OF AMENDMENT TO TEMPORARY RULES OF THE HOUSE

Holden of Scott called up for consideration the following amendment to the temporary rules of the House and moved its adoption:

> Amend Rule 36 of the Temporary Rules of the House of the Sixty-fifth General Assembly by striking the rule and inserting in lieu thereof the following:
> "Privately sponsored bills originating in the House shall not be reported out of committee after March 30,1973 , unless the bill is an appropriation bill or a ways and means bill. Committee bills originating in the House shall not be reported out of committee after April 20,1973 . Senate bills shall not be reported out of committee after April 27, 1973."
> Motion prevailed and the amendment was adopted.

## UNFINISHED BUSINESS

The House resumed consideration of House File 375, a bill for an act creating a division of grain resources research within the Iowa development commission.

Pellett of Cass asked and received unanimous consent to withdraw amendment H-247 filed on April 3, 1973.

Monroe of Des Moines asked and received unanimous consent to reconsider the vote by which amendment H-243 was adopted on April 3, 1973.

Monroe of Des Moines asked and received unanimous consent to withdraw amendment H-240 filed on March 30, 1973, and amendment H-243 filed on April 3, 1973.

Monroe of Des Moines offered the following amendment H-257 filed by him:
H-257
1 Amend House File 375, page 3, by inserting after

```
    line 3 the following:
    "Sec. ..... Section twenty-eight point seven (28.7),
Code 1973, is amended by adding the following new
subsection:
    NEW SUBSECTION. Provide, in its discretion, that
    any inventor whose research is funded in whole or in
    part by the state shall assign a proportionate part
    of his rights to a letter patent to the state. Roy-
    alties or earnings derived from a letter patent shall
    be paid to the treasurer of state and credited by him
    to the general fund of the state."
```

Small of Johnson offered the following amendment H-286 to amendment $\mathrm{H}-257$ and moved its adoption: H-286
1 Amend the Monroe amendment H-257 to, House File 375 , by striking from line 6 the following: ", in
its discretion,".

Amendment to amendment adopted.
Small of Johnson offered the following amendment H-287 to amendment $\mathrm{H}-\mathbf{- 2 5 7}$ and moved its adoption :
H-287
1 Amend the Monroe amendment H-257, to House File
2375 , line 8, by inserting after the word "assign" the
3 words "to the state such".
Amendment to amendment adopted.
Monroe of Des Moines moved the adoption of amendment $\mathrm{H}-257$ as amended by amendments $\mathrm{H}-287$ and $\mathrm{H}-286$.

Amendment $\mathrm{H}-257$ as amended adopted.
Pellett of Cass offered the following amendment $\mathrm{H}-295$ filed by him and moved its adoption:
H-295
1 Amend the title by striking all after the word
2 "Act" and inserting the following:
3 "relating to the development of a grain alcohol
motor fuel industry in this state by the Iowa
5 development commission."
Amendment adopted.
Danker 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. 375)

The ayes were, 84:

| Anderson | Dunton | Jordan |
| :---: | :---: | :---: |
| Avenson | Edelen | Junker |
| Bennett | Egenes | Kiser |
| Bortell | Ewing | Krause |
| Branstad | Ferguson | Lippold |
| Brockett | Fitzgerald | Logue |
| Brunow | Freeman | McCormick |
| Butler | Fullerton | McElroy |
| Byerly | Grassley | Mendenhall |
| Caffrey | Griffee | Menke |
| Carr | Hansen | Mennenga |
| Clark, J. W. | Hargrave | Middleswart |
| Cochran | Harper | Millen |
| Connors | Harvey | Miller, A. V. |
| Crabb | Hennessey | Miller, K. D. |
| Cusack | Higgins | Miller, R. G. |
| Daggett | Holden | Monroe |
| Danker | Horn | Newhard |
| De Jong | Howell | Nielsen |
| Den Herder | Husak | Norland |
| Doyle | Hutchins | Norpel |

O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Stanley
Stephens
Stromer
Strothrnan
Tofte
Wells
West
Woods
Wulff
Wyckoif
Mr. Speaker

The nays were, 7:

Brinck
Crawford

Dunlap
Fischer, H. O.

Kreamer Welden
Lipsky
Absent or not voting, 9:
Bittle
Clark, J. H.
Fisher, C. R.
Hill
Drake
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## APPROPRIATIONS CALENDAR

House File 612, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, 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. 612)
The ayes were, 83:

| Anderson | Butler <br> Avenson | Dagerly <br> Bennett | Caffrey |
| :--- | :--- | :--- | :--- |$\quad$| Danker |
| :--- |
| Bittle |$\quad$ Clark, J. W. $\quad$| De Jong |
| :--- |
| Bortell |


| Harper | Kreamer |
| :--- | :--- |
| Harvey | Lippold |
| Hennessey | Lipsky |
| Holden | Logue |
| Horn | McCormick |
| Howell | McElroy |
| Husak | Mendenhall |
| Hutchins | Menke |
| Jesse | Mennenga |
| Junker | Middleswart |
| Kiser | Miller, A. V. |
| Knoke | Miller, R. G. |

Monroe
Newhard
Nielsen
Norland
Norpel
O'Halloran
Pellett
Peterson
Rapp
Readinger
Roorda
Schroeder

Stanley
Stephens
Stromer
Strothman
Tofte
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, 10:
Carr
Freeman
Higgins

Jordan
Patchett
Rinas
Poncy Wells

Absent or not voting, 7:

| Clark, J. H. | Fisher, C. R. | Millen | Oakley |
| :--- | :--- | :--- | :--- |
| Den Herder | Hill |  |  |

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 383, a bill for an act relating to the licensing and regulating of grain dealers and providing penalties.

Hennessey of Delaware asked and received unanimous consent to withdraw amendment H-239 filed on March 30, 1973, and amendment H-251 filed on April 3, 1973.

Hennessey of Delaware offered the following amendment H-284 filed by Hennessey, et al., and division of the amendment was requested as follows:

Amend House File 383 as follows:

1. Page 2, lines 12, 13, and 14, by striking the
words ", either as whole grain, seed, milled feed or who
transports grain into this state for resale".
2. Page 3, line 33 , by striking the word "thirtydays'" and inserting in lieu thereof the word "sixtydays' ".
3. Page 4, line 22, by striking the word " $A$ " and inserting in lieu thereof the words "An annual".
4. Page 6, line 14, by striking the word "licensee" and inserting in lieu thereof the word "person".
5. Page 6, line 17, by striking the word "ten" and inserting in lieu thereof the word "thirty".
6. Page 6, by inserting after line 25 , the follow-
ing new paragraph:
"Upon revocation of a license, any claim of a cred-

17 itor shall be filed against the former licensee within
18 one hundred twenty days after the date of revocation."
H-284B
19 7. Page 6, lines 32 and 33, by striking the words
20 "one hundred" and inserting in lieu thereof the word
21 "fifty".
$\mathrm{H}-284 \mathrm{C}$
22 8. Page 7, by inserting after line 3 the follow-
23 ing section: "The effective date of this Act shall be
24 September 1, 1973."
Hennessey of Delaware moved the adoption of amendment H-284A.

A non-record roll call was requested.
The ayes were 69 , nays 9 .
Amendment H-284A adopted.
The House resumed consideration of the following amendments H-205B, H-205C and H-205D filed by Hill of Polk:
H-205B
3 2. Page 3, by striking lines 11,12 and 13
and inserting in lieu thereof the following:
5 "application shall be accompanied by a complete
6 financial statement of the applicant, dated not
7 more than thirty days prior to the date the
8 application is filed, setting forth the assets,
9 liabilities and net worth of the applicant,
10 certified by a certified public accountant or
11 an independent public accountant. In order".
3. Page 4, line 14, insert after the word

13 "statement" the following:
"certified by a certified public accountant
15 or an independent public accountant,".
$\mathrm{H}-205 \mathrm{C}$
16 4. Page 6, line 14, by striking the word
17 "licensee" and insert in lieu thereof the word
18 "person".
H-205D
19 5. Page 6, lines 32 and 33, by striking
20 the words "less than one hundred dollars nor".
Hill of Polk asked and received unanimous consent to withdraw amendments $\mathrm{H}-205 \mathrm{~B}$ and $\mathrm{H}-205 \mathrm{C}$.

Hill of Polk moved the adoption of amendment H-205D.
A non-record roll call was requested.
The ayes were 37 , nays 50 .
Amendment H-205D lost.

Hennessey of Delaware moved the adoption of amendments $\mathrm{H}-284 \mathrm{~B}$ and $\mathrm{H}-284 \mathrm{C}$ of the Hennessey, et al., amendment.

Amendments $\mathrm{H}-284 \mathrm{~B}$ and $\mathrm{H}-284 \mathrm{C}$ adopted.
Ewing 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.

Under the provisions of Rule 71, Anderson of Ringgold and Harper of Davis refrained from voting.

On the question "Shall the bill pass?" (H.F. 383)
The ayes were, 80 :

| Avenson | Dunlap | Junker | Norpel |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Kiser | Patchett |
| Bittle | Edelen | Krause | Pellett |
| Bortell | Egenes | Kreamer | Peterson |
| Branstad | Ewing | Lippold | Rapp |
| Brockett | Ferguson | Lipsky | Readinger |
| Brunow | Fitzgerald | Logue | Rinas |
| Butler | Freeman | McCormick | Roorda |
| Byerly | Fullerton | McElroy | Schroeder |
| Caffrey | Grassley | Mendenhall | Small |
| Carr | Griffee | Menke | Stephens |
| Clark, J.W. | Hansen | Mennenga | Stromer |
| Cochran | Hennessey | Middleswart | Strothman |
| Connors | Higgins | Millen | Tofte |
| Crabb | Holden | Miller, A. V. | Wells |
| Daggett | Howell | Miller, K. D. | West |
| Danker | Husak | Miller, R. G. | Woods |
| De Jong | Hutchins | Monroe | Wulff |
| Den Herder | Jesse | Newhard | Wyckoff |
| Doyle | Jordan | Norland | Mr. Speaker |
| The nays were, 16: |  |  |  |
| Brinck | Fischer, H. O. | Horn | O'Halloran |
| Crawford | Hargrave | Knoke | Poncy |
| Cusack | Harvey | Nielsen | Stanley |
| Drake | Hill | Oakley | Welden |
| Absent or not voting, 4: |  |  |  |
| Anderson | Clark, J. H. | Fisher, C. R. | Harper |

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

Kreamer of Polk in the chair at $10: 36 \mathrm{a} . \mathrm{m}$.

## APPROPRIATIONS CALENDAR

House File 574, a bill for an act to appropriate from moneys received by certain commissions, boards and departments, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 574)
The ayes were, 93 :

| Avenson | Dunlap | Jordan | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fischer, H. O. | Kreamer | Rapp |
| Brockett | Fitzgerald | Lippold | Readinger |
| Brunow | Freeman | Lipsky | Rinas |
| Butler | Fullerton | Logue | Roorda |
| Byerly | Grassley | McCormick | Schroeder |
| Caffrey | Griffee | McElroy | Small |
| Carr | Hargrave | Mendenhall | Stanley |
| Clark, J. W. | Harper | Menke | Stephens |
| Cochran | Harvey | Mennenga | Stromer |
| Connors | Hennessey | Millen | Strothman |
| Crabb | Higgins | Miller, A. V. | Tofte |
| Crawford | Hill | Miller, K. D. | Welden |
| Cusack | Holden | Miller, R. G. | Wells |
| Daggett | Horn | Monroe | West |
| Danker | Howell | Newhard | Woods |
| De Jong | Husak | Nielsen | Wulff |
| Den Herder | Hutchins | Norland | Wyckoff |
| Doyle | Jesse | Norpel | Mr. Speaker |

The nays were, none.
Absent or not voting, 7:
Anderson Edelen Hansen O'Halloran
Clark, J. H. Fisher, C. R. Middleswart
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## UNFINISHED BUSINESS

## SENATE FILE 115 PENDING

The House resumed consideration of Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

Hill of Polk offered the following amendment H-292 filed by Hill, Stanley, Jesse, Bittle, Oakley, Knoke and Rapp and moved its adoption:
H-292

1
2
3 1. Page 3A, by striking lines 22 through 29 and
4 inserting in lieu thereof the following:
5 11. "Intelligence data" means information
collected where there are reasonable grounds to suspect involvement or_participation in criminal activity by any person.
12. "Surveillance data" means information on individuals, pertaining to participation in organizations, groups, meetings or assemblies, where there are no reasonable grounds to suspect involvement or participation in criminal activity by any person.
2. Page 7A, by inserting after line 19 the following:
"Sec. 9. NEW SECTION. No surveillance data shall be placed in files or manual or automated data storage systems by the department or bureau or by any peace officer or criminal justice agency. Violation of the provisions of this section shall be a public offense punishable under section seven (7) of this Act."
3. By renumbering the remaining sections.

## Amendment adopted.

The House resumed consideration of the following amendment H-262 filed by Stanley, et al.:
H-262A
Amend Senate File 115 as passed by the Senate and reprinted as follows:

1. Page 3A, by striking lines 22 through 29 and inserting in lieu thereof the following:
"11. "Intelligence data" means information concerning the alleged or suspected involvement or participation of any person or organization in criminal activities, including but not limited to surveillance information on individuals, organizations, groups, meetings, or assemblies. This Act shall not be construed to authorize any surveillance which would otherwise be unlawful."
H-262B
13 2. Page 3A, line 33, by inserting a comma before
14 the word "or".
2. Page 3B, line 38, by inserting after the word

16 "and" the word "may".
H-262C
17 4. Page 4, line 17, by inserting after the word
18 "bureau" the words "or from any other source".
H-262D
19 5. Page 5A, by inserting at the end of line 16:
20 "The record and evidence in such cases shall be closed
21 to all but the court and its officers, and access
22 thereto shall be refused unless otherwise ordered by 23 the court. The clerk shall maintain a separate docket
24 for such actions. No person shall permit a copy of 25 any of the testimony or pleadings or the substance 26 thereof to be made available to any person other than a party to the action or his attorney. Violation of

28 the provisions of this section shall be a public
29 offense, punishable under section seven (7) of this
30 Act."
H-262E
31 6. Page 5A, line 20, by striking the comma and 32 inserting in lieu thereof the word "and".
33 7. Page 5A, lines 29 and 32, by inserting after 34 the word "history" the word "data".
H-262F
35 8. Pages 6A and 6B, by striking line 33 through
3636 and inserting in lieu thereof the following:
"4. An allegation apparently supported by substantial evidence, that a public employee has violated any provision of this Act shall be grounds for immediate removal from all access to criminal
41 history data or intelligence data."
H-262G
42 9. Page 7A, by striking all of line 4 after the 43 period and all of lines 5 through 10 and inserting in
44 lieu thereof the following:
"Intelligence data in the files of the department may be disseminated only to a peace officer, criminal justice agency, or state or federal regulatory agency, and only if the department is satisfied that the need to know and the intended use are reasonable."
$\mathrm{H}-262 \mathrm{H}$
Б0 10. Page 7A, by striking lines 11 through 19.
H-262I
51 11. Page 7A, line 22, by inserting after the 52 word "history" the word "data".
53 12. Page 7A, line 27, by inserting after the 54 word "history" the word "data".
55 13. Page 8A, lines 33 and 34, by striking the 56 words ", or if there be no clerk, the judge of the 57 court".
H-262J
58 14. Page 9A, line 6, by inserting after the word
59 "arrest" the words "reported after the effective date 60 of this Act and".
H- 262 K
61 15. Page 9A, line 11, by striking the word "does"
62 and inserting in lieu thereof the word "shall".
H-262L
63 16. Page 9A, by striking lines 15 and 16.
H-262M
64 17. Page 9A, line 19, by striking the word 65 "official".
18. Page 9A, by striking lines 21 through 23 and

67 inserting in lieu thereof the following:
68 "Criminal history data and intelligence data in

H—262N
72 19. Page 9A, by striking lines 26 through 31.
H-2620
73 20. Page 9B, line 44, by striking the words "or
74 with government".
H-262P
75 21. Page 9B, by striking lines 56 through 59 and
76 inserting in lieu thereof the following:
"1. Shall periodically monitor the operation of automated governmental information systems which deal with the collection, storage, use and dissemination of criminal history data, intelligence data or confidential records."
22. Page 9C, by inserting in line 73 after the

82 22. Page 9C, by inserting in line
H-262Q
84 23. Page 9C, by inserting the following at the
85 end of line 77: "However, the council and its members,
86 in such capacity, shall not have access to criminal
87 history data or intelligence data, except statistical
88 reports which do not identify individuals."
H-262R
89 24. Page 9C, by inserting in line 83 after the
90 word "of" the word "automated".
Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-262A of the Stanley, et al., amendment.

Rapp of Black Hawk asked and received unanimous consent to withdraw amendment H-265B, lines 8 through 18 of his amendment filed on April 4, 1973.

Hargrave of Johnson asked and received unanimous consent to withdraw amendment H-272 filed on April 5, 1973.

Hill of Polk offered the following amendment H-263 filed by Hill, et al., on April 4, 1973 :
H-263
1 Amend Senate File 115 as passed by the Senate
2 and reprinted as follows:

1. Page 3A, by striking lines 22 through 29
2. Page $3 B$, line 38 , by inserting after the word "and" the word "may".
3. Page 4 , line 17 , by inserting after the word "bureau" the words "or from any other source".
4. Page 5A, line 20, by inserting after the comma the word "and".
5. Page 5 A , line 29 , by inserting after the word "history" the word "data".
6. Page 5 A , line 32 , by inserting after the word "history" the word "data".
7. Page 6A, line 35 , by inserting after the word "history" the words "data or intelligence".
8. Page 7A, line 10 , by inserting after the word "intelligence" the word "data".
9. Page 7A, by inserting after line 19 the following:
"Sec. 9. NEW SECTION. SURVEILLANCE DATA.
No files or manual or automated data storage system
shall be maintained of surveillance data by the
department or bureau or by any peace officer,
criminal justice agency, or state regulatory
agency. Violation of the provisions of this
section shall be a public offense punishable
under section seven (7) of this Act."
10. Page 9A, by striking lines 26 through 31.
11. Page 9B, by striking lines 58 and 59 and inserting in lieu thereof the following:
"tion, storage, use and dissemination of criminal history data, intelligence data and confidential records."
12. By renumbering the remaining sections.
13. Page 1 , by striking lines 1 and 2 and inserting in lieu thereof the following:
"An Act relating to disclosure of criminal history, intelligence and surveillance data and providing penalties."
Hill of Polk asked and received unanimous consent to withdraw amendments 1,2 , and 3 , lines 3 through 17 and amendment 10 , lines 30 through 39 of the amendment.

Stanley of Muscatine moved the adoption of amendment H-262B of the Stanley, et al., amendment.

Amendment H-262B adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-262 \mathrm{C}$ of the Stanley, et al., amendment.

Amendment H-262C adopted.
Oakley of Clinton offered the following amendment H-266 filed by him and Small of Johnson to amendment H-262D of the Stanley, et al., amendment and moved its adoption:

H—266
1 Amend the Stanley, et al., amendment H-262, to
2 Senate File 115 by striking lines 20 through 30 and inserting in lieu thereof the following:
"Upon the request of the appellant, the record and evidence in such cases shall be closed to all but the court and its officers, and access thereto shall be refused unless otherwise ordered by the court. The clerk shall maintain a separate docket for such actions. No person, other than the appellant shall permit a copy of any of the testimony or pleadings or the substance thereof to be made available to any person other than a party to the action or his attorney. Violation of the provisions of this section shall be a public offense, punishable under section seven (7) of this Act."
Amendment to the amendment adopted.
Oakley of Clinton moved the adoption of amendment H-262D as amended.

Amendment $\mathrm{H}-262 \mathrm{D}$ as amended adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-262 \mathrm{E}$ of the Stanley, et al., amendment.

Amendment H—262E adopted.
(Amendment $\mathrm{H}-262$ pending at recess.)
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of Senate File 115.
Hill of Polk offered the following amendment H-290 filed by him and moved its adoption:
H-290
1 Amend Senate File 115, as passed by the
2 Senate and reprinted as follows:
3 Page 5A, by striking line 4 and inserting in
4 lieu thereof the following:
5 "not authorized by law to be kept,".
Amendment adopted.
Patchett of Johnson asked and received unanimous consent to withdraw amendment H-268 filed on April 5, 1973.

Oakley of Clinton moved the adoption of amendment H-262G of the Stanley, et al., amendment.

Amendment H-262G adopted.
Small of Johnson offered the following amendment $\mathrm{H}-296$ to amendment H-262F of the Stanley, et al., amendment and moved its adoption:
H—296
1 Amend the Stanley, et al., amendment H-262 to Senate
2 File 115 by striking lines 37 through 41 and inserting
3 in lieu thereof the following:
4 4. "Any reasonable grounds for belief that a public
5 employee has violated any provision of this Act shall
6 be grounds for immediate removal from all access to
7 criminal history data and intelligence data."
Amendment to the amendment adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-262 \mathrm{~F}$ as amended by amendment $\mathrm{H}-296$.

Amendment $\mathrm{H}-262 \mathrm{~F}$ as amended adopted.
Oakley of Clinton moved the adoption of amendment $\mathrm{H}-262 \mathrm{H}$ of the Stanley, et al., amendment.

A non-record roll call was requested.
The ayes were 31, nays 59.
Amendment $\mathrm{H}-262 \mathrm{H}$ lost.
Stanley of Muscatine offered amendment H-297 filed by him and Oakley of Clinton and division of the amendment was requested as follows:

## H-297

1 Amend Senate File 115 as passed by the Senate
2 and reprinted as follows:
H-297A
3 1. Page 4, line 10, by inserting after the word
4 "receiving" the words "copies of".
H-297B
5 2. Page 4, line 11, by striking the words "and
6 purpose".
Stanley of Muscatine moved the adoption of amendment H-297B.

A non-record roll call was requested.
The ayes were 39, nays 50.

Amendment H-297B lost.
Amendment H—297A deferred by unanimous consent.
Oakley of Clinton offered the following amendment $\mathrm{H}-300$ filed by him and moved its adoption:
H-300
1 Amend Senate File 115 as passed by the Senate 2 and reprinted as follows:
3 1. Page 7A, by striking from lines 11 and 12
the words "prior to" and inserting in lieu thereof the words "for the purpose of".
2. Page 7A, by inserting after the period in line 15 the following:
"If the defendant disputes the accuracy of the intelligence data, he shall do so by filing an affidavit stating the substance of the disputed data and wherein it is inaccurate."

A non-record roll call was requested.
The ayes were 52 , nays 37 .
Amendment H—300 adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-2621$ of the Stanley, et al., amendment.

Amendment H-262I adopted.
Stanley of Muscatine moved the adoption of amendment H-262J of the Stanley, et al., amendment.

A non-record roll call was requested.
The ayes were 54 , nays 39 .
Amendment H—262J adopted.
(Senate File 115 pending at adjournment.)

## MOTION TO RECONSIDER (Amendment H-262J to Senate File 115)

I move to reconsider the vote by which division H-262J of the Stanley, et al., amendment H-262 to Senate File 115 was adopted on April 12, 1973. GRIFFEE of Chickasaw

## RULES OF THE STEERING COMMITTEE

1. Twelve (12) members shall constitute a quorum.
2. All votes shall be taken by record roll call; however, the short form may be used if there is no objection.
3. Nine (9) affirmative votes shall be required to place a bill on the Steering Committee Calendar.
4. Debates shall be limited to two minutes for a member to present a bill and one minute for other members to discuss.
5. The chairman may present committee bills and one other bill at each committee meeting without charge to himself.
6. The order of presenting bills to the committee shall be by priority. Such priority shall be established by drawing names from a box and establishing a list showing the order of names so drawn. If any member is absent or for any other reason declines an opportunity to present a bill when his turn on the priority list is up, such turn shall be lost.
7. No vote on a bill shall be reconsidered at the same sitting of the committee.
8. Meetings shall be called by the chairman or in the absence of the chairman, the meeting may be called by the ranking member.

KREAMER of Polk, Chairman

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 549 COMMITTEE BILL-Providing an exception to laws relating to prohibited employment. By committee on rules; Holden, chairman.
H.F. 551 COMMITTEE BILL-Relating to state per pupil aid for laboratory schools. By committee on education; Stromer, chairman.
H. F. 594 COMMITTEE BILL-To provide reimbursement to local school district, for auxiliary services and materials to nonpublic school students. By committee on education; Stromer, chairman.
H. F. 585 COMMITTEE BILL-To amend the unified trial court Act. By committee on judiciary and law enforcement; Hill, chairman. KREAMER of Polk, Chairman

## REPORT OF COMMITTEE ON NONCONTROVERSAL BILLS

Mr. Speaker: Your committee on noncontroverial 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. 234 Relating to the use of eminent domain by county boards of supervisors for any secondary road. By Holden.
H.F. 416 Relating to the internship requirements of physicians and surgeons. By Holden and Hill.
H. F. 547 COMMITTEE BILL-Relating to the requirements for the chief of police and the chief of the fire department. By committee on cities and towns; Clark of Lee, chairman.
H. F. 629 COMMITTEE BILL-Relating to the distribution of funds obtained from retail beer permit fees. By committee on state government; Fisher of Greene, chairman.

## REPORT OF COMMITTEE ON APPROPRIATIONS <br> (House File 625)

The committee recommendation is for an appropriation of $\$ 55,000.00$ for 1973-74 and $\$ 55,000.00$ for 1974-75 to the soldiers bonus board, to be used for the war orphans' educational aid fund.

This appropriation is based on an estimate of 130-135 aid applicants per calendar year, with aid not to exceed $\$ 400.00$ per war orphan per calendar year, on a full-time student basis. Recipients that are not full-time students receive aid on a prorated basis.

Those eligible to receive aid are orphans of World War I, World War II, Korea, and Vietnam war veterans and orphans of guardsmen or reservists who lost their lives while on duty status.

This appropriation represents solely educational aid, and does not contain or reflect administrative costs.

## REPORT OF COMMITTEE

Freeman of Buena Vista, from the committee on natural resources, submitted the following report:

Mr. Speaker: Your committee on natural resources to whom was referred Senate File 178, a bill for an act relating to the issuance of trapping licenses to nonresidents and making the provisions of the act retroactive, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the rcommendation that the same do pass.

## FREEMAN of Buena Vista, Chairman

## AMENDMENTS FILED

H-299
1 Amend House File 146, page 2, by inserting
2 after the word "fees" in line 13 the following:
3 "to be placed in the county general fund".

## HUTCHINS of Guthrie

H-298
1 Amend House File 260 as follows:
2 1. Page 2, by inserting after line 11 the follow-
ing:
2. Persons who, with hands or mechanical or electrical apparatus or appliances, or by the use of cosmetic preparations, antiseptics, tonics, lotions, or creams, engage for compensation in any one or any combination of the following practices: Massaging, cleansing, stimulating, manipulating, exercising, manicuring, beautifying, or similar work, the scalp, face, neck, hands, arms, bust or upper part of the body, or the removing of superfluous hair by the use of electricity or otherwise, on or about the body of any
[woman or child] female person.
2. Page 2, by inserting before section 2 the following section:

Sec. .... Section one hundred fifty-seven point two
(157.2), subsection two (2), Code 1973, is amended by striking the subsection and renumbering the remaining subsection.
3. Page 2, by inserting after line 20 , the following section:

Sec. ..... Section one hundred fifty-eight point one (158.1), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

For the purposes of this chapter all persons who, for compensation, engage in any one or any combination of the following practices performed upon the upper part of the human body of any male person for cosmetic purposes and not for the treatment of disease or physical or mental ailments, are engaged in the practice of barbering.
4. Page 2, by inserting after line 33 the following section:

Sec. .... Chapter one hundred fifty-eight (158), Code 1973, is amended by adding the following new section:

NEW SECTION. PROHIBITIONS ON THE PRACTICE OF BARBERING. A registered barber apprentice or licensed barber shall not engage in the practice of barbering as defined in section one hundred fifty-eight point one (158.1) of the Code on the hair of a female unless the barber apprentice or licensed barber has obtained a license to practice cosmetology.
5. By renumbering the sections as necessary.

LIPSKY of Linn
H—285

Amend the Senate amendment to House File 287 as follows:

1. By inserting after line 35 the following amendment:

Page 4, line 28 , by inserting after the period the following:
"Any individual who as of July 1, 1973 is a retired member and who made application for and received a refund of contributions made under the abolished system, may, by filing a written election with the commission between July 1, 1973 and July 1, 1974, have the commission retain fifty percent of the monthly increase in retiree benefits that will accrue to the individual because of prior service. If the monthly increase in retirement benefits is less than ten dollars, the commission shall retain five dollars of the scheduled increase, and if the monthly increase is less than five dollars, the provisions of this paragraph shall not apply. The commission shall continue to retain such funds until the withdrawn contributions, together with interest accrued to July 1, 1973, have been repaid, or until the retiree dies. If a retiree dies before the withdrawn contributions, together with interest accrued to July 1, 1973, have been repaid, the commission shall not require any further payment.

26 Due notice of this provision shall be sent to all re-
MILLER of Buchanan
H-301
1 Amend House File 630 as follows:
2 1. Page 1, line 16, after the word "state" insert
3 the words "under the age of sixty-five".

AVENSON of Fayette
FITZGERALD of Webster
TOFTE of Winneshiek
KISER of Scott
HARPER of Davis
HANSEN of O'Brien
MENDENHALL of Allamakee
O'HALLORAN of Black Hawk
CRAWFORD of Story
PATCHETT of Johnson
WELDEN of Hardin
STEPHENS of Plymouth
NEWHARD of Jones EGENES of Story
MILLER of Buchanan
CLARK of Dubuque
EDELEN of Emmet
MILLER of Calhoun
FULLERTON of Woodbury
NORLAND of Worth
CRABB of Crawford
RAPP of Black Hawk JUNKER of Woodbury WYCKOFF of Benton PETERSON of Woodbury CARR of Dubuque WULFF of Black Hawk GRIFFEE of Chickasaw

LIPPOLD of Black Hawk McCORMICK of Delaware WEST of Marshall RINAS of Linn BUTLER of Pottawattamie JORDAN of Linn DAGGETT of Taylor MENNENGA of Clinton BENNETT of Ida DUNTON of Keokuk BROCKETT of Marshall HUTCHINS of Guthrie STROTHMAN of Henry KRAUSE of Kossuth MENKE of O'Brien BYERLY of Polk READINGER of Polk WOODS of Polk EWING of Mahaska HIGGINS of Scott McELROY of Fremont CUSACK of Scott SMALL of Johnson MILLER of Cerro Gordo PELLETT of Cass JESSE of Polk WELLS of Linn

## H-293

2

Amend the Stanley, et al., amendment H-262 to Senate File 115 as follows:

1. Line 81, by inserting the following after the period:
"This subsection shall not be construed to authorize any act prohibited by section eight (8) or by any other provision of this Act."
2. By striking lines 84 through 88 and inserting in lieu thereof the following:
"23. Page 9C, by inserting the following at the end of line 77: 'However, the council and its

12 members, in such capacity, shall not have access to
13 criminal history data or intelligence data unless it
14 is data from which individual identities are not
15 ascertainable or data which has been masked so that
16 individual identities are not ascertainable. However,
17 the council may examine data from which the identity
18 of an individual is ascertainable if requested in
19 writing by that individual or his attorney with
20 written authorization and fingerprint identification.' '
STANLEY of Muscatine
H-294
1 Amend Senate File 115, as passed by the Senate
2 and reprinted as follows:
3 Page 9A, line 6, by inserting after the word
4 "arrest" the words "or traffic violation".
CARR of Dubuque

## AMENDMENT TO THE HOUSE RULES GOVERNING LOBBYISTS

Amend the amendment to the House rules governing
2 lobbyists printed in the House Journal on April 3,
3 1973, by inserting after amendment 5 the following:
4 NEW RULE: The membership of all associations
5 having registered lobbyists shall be made available
6 for inspection periodically at the request of the
7 House ethics committee or at the request of any ten representatives.

BUTLER of Pottawattamie
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, April 13, 1973.

# JOURNAL OF THE HOUSE 

> Ninety-sixth Calendar Day-Sixty-third Session Day
> Hall of the House of Representatives Des Moines, Iowa, Friday, April 13, 1973

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

Prayer was offered by the Reverend Donald Berg, pastor of the Peace Lutheran Church, Oelwein, Iowa.

The Journal of Thursday, April 12, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Thomas R. Viner, Leon, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
De Jong of Marion on request of Roorda of Jasper; Poncy of Wapello on request of Norland of Worth.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifty sixth grade students from United Community School, Boone, accompanied by Mrs. McLean and Mrs. Sivesind. By Fisher of Greene.

Eighty-five students from Harris-Lake Park Community School, Lake Park, accompanied by Mr. Lago. By Hansen of O'Brien.

Twenty-five Girl Scouts of Troop 215, Storm Lake, accompanied by Mrs. Smith, Mrs. Schmidt, Mrs. Anderson, Mrs. Lessmeier and Miss Hill. By Freeman of Buena Vista.

Forty-four sixth grade students from Paton-Churdan School, Churdan, accompanied by Betty Gustafsen. By Fisher of Greene and Miller of Calhoun.

PETITIONS FILED
The following petitions were received and placed on file:

By Fisher of Grundy from nineteen residents of Grundy County and Brunow of Appanoose from eight members of the King's Daughters Sunday School Class, First Baptist Church, Centerville, all opposing the sale of liquor or beer on Sunday.

By Harper of Davis from fifteen residents of Davis County opposing House File 299, relating to the Chiropractic Practice Act.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 178, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has, on April 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 237, a bill for an act relating to age requirements of applicants for marriage licenses, to responsibility for return of certain marriages, and to legitimacy of children born of certain marriages.

Also: That the Senate has on April 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 289, a bill for an act relating to amendment of the articles of incorporation of cooperatives.

Also: That the Senate has on April 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 448, a bill for an act relating to the establishment and acquisition of mass transit systems by political subdivisions of the state.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 649, by Carr, Byerly, Cusack, Newhard, Dunton, Griffee, Mennenga, Brunow and Howell, a bill for an act relating to credit service charges for revolving charge accounts and providing penalties.

Read first time and referred to committee on commerce.
House File 650, by committee on commerce, a bill for an act relating to the chairman of the commerce commission.

Read first time and placed on the calendar.
House File 651, by Crabb, a bill for an act relating to access to vital statistics.

Read first time and referred to committee on state government.
House File 652, by Krause, a bill for an act relating to computation of net income for purposes of the state individual and corporation income tax.

Read first time and referred to committee on ways and means.
House File 653, by committee on human resources, a bill for an act relating to standards for ambulance services and providing penalties for violations.

Read first time and placed on the calendar.
House File 654, by Krause, Mennenga, Miller of Calhoun, Jordan, Woods, Monroe, Griffee, Brunow, Caffrey, Hennessey, Middleswart and Small, a bill for an act relating to the imposition of a tax on intangible personal property, appropriating the proceeds, and providing procedures for administration and penalties for violation.

Read first time and referred to committee on ways and means.
House File 655, by committee on transportation, a bill for an act to correct internal references in the law regulating billboards.

Read first time and placed on the calendar.
House File 656, by committee on appropriations, a bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty.

Read first time and placed on the appropriations calendar.
House File 657, by committee on natural resources, a bill for an act relating to the reporting of boating accidents.

Read first time and placed on the calendar.
House File 658, by committee on cities and towns, a bill for an act relating to the membership of municipal planning and zoning commissions and boards of adjustment.

Read first time and placed on the calendar.
House File 659, by committee on county government, a bill for an act redesignating county homes as county care facilities, and revising the laws governing operation of those facilities.

## Read first time placed on the calendar.

House File 660, by Hutchins, a bill for an act providing that a retailer may recover part of the price of farm implements, including certain other costs, upon the cancellation of a contract by a manufacturer and providing penalties.

Read first time and referred to committee on commerce.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 17, by committee on appropriations, a joint resolution relating to the effective date of laws.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 237, a bill for an act relating to age requirements of applicants for marriage licenses, to responsibility for return of certain marriages, and to legitimacy of children born of certain marriages.

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

Senate File 289, a bill for an act relating to amendment of the articles of incorporation of cooperatives.

Read first time and referred to committee on commerce.
Senate File 448, a bill for an act relating to the establishment and acquisition of mass transit systems by political subdivisions of the state.

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

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

Small of Johnson offered the following amendment H-269 filed by him and moved its adoption: H-269
1 Amend Senate File 115, as passed by the Senate
2 and reprinted, Page 9A, line 11, by striking the
3 words "in a computer data storage system".
A non-record roll call was requested.

Rule 70 was invoked.
The ayes were 45 , nays 42.
Amendment adopted.
The House resumed consideration of the following amendments of amendment H-262 filed by Stanley, et al.:
H-262K
61 15. Page 9A, line 11, by striking the word "does"
62 and inserting in lieu thereof the word "shall".
H-262L
63 16. Page 9A, by striking lines 15 and 16.
H-262M
64 17. Page 9A, line 19, by striking the word
65 "official".
66 18. Page 9A, by striking lines 21 through 23 and
67 inserting in lieu thereof the following:
68 "Criminal history data and intelligence data in
69 the possession of the department or bureau, or dis-
70 seminated by the department or bureau, are not public
71 records".
H-262N
72 19. Page 9A, by striking lines 26 through 31.
H—2620
73 20. Page 9B, line 44, by striking the words "or
74 with government".
H-262P
75 21. Page 9B, by striking lines 56 through 59 and
76 inserting in lieu thereof the following:
77 " 1 . Shall periodically monitor the operation of
78 automated governmental information systems which deal
79 with the collection, storage, use and dissemination
80 of criminal history data, intelligence data or con-
81 fidential records."
82 22. Page 9C, by inserting in line 73 after the
83 word "to" the word "automated".
H-262Q
84 23. Page 9C, by inserting the following at the
85 end of line 77: "However, the council and its members,
86 in such capacity, shall not have access to criminal
87 history data or intelligence data, except statistical
88 reports which do not identify individuals."
H-262R
89 24. Page 9C, by inserting in line 83 after the
90 word "of" the word "automated".
Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-262K of the Stanley, et al., amendment.

Junker of Woodbury called up the motion to reconsider the
Schroeder amendment H-264A filed by him and Ewing of Ma-
haska and moved to reconsider the vote by which the following amendment H-264A was adopted on April 5, 1973:
H-264A
1 Amend Senate File 115, as amended, passed, and reprinted by the Senate, as follows:

1. Page 2A, by striking line 14.
2. Page 3A, by striking lines 2 through 8
inclusive, and inserting in lieu thereof the following:
3. "Public offense" as used in subsections four
(4), five (5), and six (6) of this section does not include nonindictable offenses under either chapter three hundred twenty-one (321) of the Code or local traffic ordinances.
4. Page 9 A , by striking lines 12 through 14.

Roll call was requested by Lipsky of Linn and Schroeder of Pottawattamie.

Rule 70 was invoked.
On the question "Shall amendment H-264A be reconsidered?"
The ayes were, 43:

| Anderson | Fischer, H. O. | Kiser <br> Bennett <br> Bortell | Fisher, C. R. |
| :--- | :--- | :--- | :--- |
| Kreamer | Stanley <br> Sranstad | Freeman | Fippold |
| Brincerton | Stromens |  |  |
| Brinck | Grassley | Logue | Stromer |
| Crabb | Hansen | Strothman |  |
| Den Herder | Harvey | Menke | Tofte |
| Drake | Henessey | Norpel | Welden |
| Dunlap | Holden | Oakley | West |
| Edelen | Hutchins | Pellett | Wulff |
| Ewing | Junker | Roorda | Wyckoff |
| Hr. Speaker |  |  |  |

The nays were, 53:

| Avenson | Doyle <br> Bittle |
| :--- | :--- |
| Brockett | Dunton <br> Egenes |
| Brunow | Ferguson |
| Butler | Fitzgerald |
| Byerly | Griffee |
| Caffrey | Hargrave |
| Carr | Harper |
| Clark, J. W. | Higgins |
| Cochran | Hill |
| Connors | Horn |
| Crawford | Howell |
| Daggett | Husak |
| Danker |  |

Absent or not voting, 4:
Clark, J. H.
Cusack
De Jong
Monroe
Jesse
Jordan
Knoke
Krause
Lipsky
McCormick
McElroy
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Nielsen
Norland
O'Halloran
Patchett
Rapp
Readinger
Rinas
Schroeder
Small
Wells
Woods

Motion lost.
Carr of Dubuque asked and received unanimous consent to sithdraw amendment H-294 filed by him on April 12, 1973.

Schroeder of Pottawattamie offered the following amendment H-264B of the amendment filed by him on April 4, 1973, and moved its adoption:
H—264B
12 4. Page 9A, line 15, by inserting the words "or
13 disposition" after the word "Arrest".
Roll call was requested by Freeman of Buena Vista and Oakley of Clinton.

Rule 70 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 61:

| Avenson | Den Herder | Hutchins | Monroe |
| :---: | :---: | :---: | :---: |
| Bittle | Doyle | Jesse | Newhard |
| Branstad | Dunlap | Jordan | Nielsen |
| Brinck | Dunton | Knoke | Norland |
| Brockett | Egenes | Krause | O'Halloran |
| Brunow | Ferguson | Lipsky | Patchett |
| Butler | Fitzgerald | McCormick | Rapp |
| Byerly | Griffee | McElroy | Readinger |
| Caffrey | Hargrave | Menke | Rinas |
| Carr | Harper | Mennenga | Schroeder |
| Clark, J. W. | Higgins | Middleswart | Small |
| Cochran | Hill | Millen | Stephens |
| Connors | Horn | Miller, A. V. | Tofte |
| Crawford | Howell | Miller, K. D. | Wells |
| Cusack | Husak | Miller, R. G. | Woods |

The nays were, 36:

| Anderson | F'isher, C. R. | Kiser | Roorda |
| :--- | :--- | :--- | :--- |
| Bennett | Freeman | Kreamer | Stanley |
| Bortell | Fullerton | Lippold | Stromer |
| Crabb | Grassley | Logue | Strothman |
| Daggett | Hansen | Mendenhall | Welden |
| Drake | Harvey | Norpel | West |
| Edelen | Hennessey | Oakley | Wulf |
| Ewing | Holden | Pellett | Wyckoff |
| Fischer, H. O. | Junker | Peterson | Mr. Speaker |

Absent or not voting 3:
Clark, J. H. De Jong Poney
Amendment H—264B adopted.
Holden of Scott in the chair at 11:25 a.m.
Hargrave of Johnson offered the following amendment H-302 filed by him and Kreamer of Polk and moved its adoption:
H-302
1 Amend Senate File 115, page 9A, lines 15 and 16,
2 by striking the words "or the charges dismissed".
Roll call was requested by Kreamer of Polk and Schroeder of Pottawattamie.

Rule 70 was invoked.
On the question "Shall the amendment be adopted ?"
The ayes were, 39 :

| Anderson | Ewing | Kreamer | Stromer <br> Bennett |
| :--- | :--- | :--- | :--- |
| Bortell | Ferguson | Lippold | Strothman |
| Branstad | Fischer, H.O. | Logue | Tofte |
| Fisher, C. R. | Menke | Welden |  |
| Connors | Fullerton | Norpel | West |
| Crabb | Grassley | Oakley | Woods |
| Daggett | Hansen | Pellett | Wulff |
| Den Herder | Hargrave | Roorda | Wyckoff |
| Drake | Junker | Stanley | Mr. Speaker |
| Edelen | Kiser | Stephens | (Holden) |

The nays were, 54:

| Avenson | Doyle | Hutchins |
| :--- | :--- | :--- |
| Bittle | Dunlap | Jesse |
| Brinck | Dunton | Jordan |
| Brockett | Egenes | Knoke |
| Brunow | Fitzgerald | Krause |
| Butler | Griffee | Lipsky |
| Byerly | Harper | McCormick |
| Caffrey | Harvey | McElroy |
| Carr | Hennessey | Mennenga |
| Clark, J. W. | Higgins | Middleswart |
| Cochran | Hill | Miller, A.V. |
| Crawford | Horn | Miller, K.D. |
| Cusack | Howell | Miller, R.G. |

## Monroe

 Newhard Nielsen Norland O'Halloran Patchett Peterson RappReadinger Rinas Schroeder Crawford Horn Cusack Howell Danker Husak

Absent or not voting, 7:

| Clark, J. H. | Freeman | Millen | Varley |
| :--- | :--- | :--- | :--- |
| De Jong | Mendenhall | Poncy |  |

Amendment lost.
Oakley of Clinton offered the following amendment H-303 filed by him:
H-303
1 Amend Senate File 115 as passed by the Senate and reprinted, page 9 A , line 16, by striking the
period and inserting the words "when said person has
4 not been previously convicted of an indictable
misdeamor or felony."
Nielsen of Polk rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.
Speaker Varley in the chair at 11:35 a.m.
Logue of Iowa moved that Senate File 115 be rereferred to the committee on judiciary and law enforcement.

A non-record roll call was requested.
The ayes were 27 , nays 63 .
The motion lost.
Oakley of Clinton moved the adoption of amendment $\mathrm{H}-303$.
A non-record roll call was requested.
The ayes were 39 , nays 50 .
Amendment lost.
Stanley of Muscatine moved the adoption of amendment H-262M of the Stanley, et al., amendment.

Amendment adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-262 \mathrm{~N}$ of the Stanley, et al., amendment.

Amendment adopted.
Oakley of Clinton moved the adoption of amendment H-2620 of the Stanley, et al., amendment.

Amendment adopted.
Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-262L, lines 75 through 81 of amendment H-262P and amendment H-262R of the Stanley, et al., amendment.

Stanley of Muscatine offered the following amendment H-293 to lines 82 and 83 of amendment H-262P and amendment H262Q of the Stanley, et al., amendment filed by him on April 12, 1973:
H-293
Amend the Stanley, et al., amendment H-262 to Senate
2 File 115 as follows:
period:
"This subsection shall not be construed to authorize any act prohibited by section eight (8) or by any other provision of this Act."
2. By striking lines 84 through 88 and inserting in lieu thereof the following:
'23. Page 9C, by inserting the following at the end of line 77: 'However, the council and its members, in such capacity, shall not have access to criminal history data or intelligence data unless it is data from which individual identities are not ascertainable or data which has been masked so that individual identities are not ascertainable. However, the council may examine data from which the identity

18 of an individual is ascertainable if requested in
19 writing by that individual or his attorney with
20 written authorization and fingerprint identification.' "
Stanley of Muscatine asked and received unanimous consent to withdraw amendment 1 , lines 3 through 7 of amendment H-293.

Oakley of Clinton moved the adoption of amendment 2, lines 8 through 20 of amendment $\mathrm{H}-293$ to amendment $\mathrm{H}-262 \mathrm{Q}$ of the Stanley, et al., amendment.

A non-record roll call was requested.
The ayes were 47 , nays 44.
Amendment to the amendment adopted.
Oakley of Clinton moved the adoption of amendment $\mathrm{H}-262 \mathrm{Q}$ as amended by amendment $\mathrm{H}-293$.

Amendment as amended adopted.
Griffee of Chickasaw called up his motion to reconsider amendment H-262J filed by him on April 12, 1973, and moved to reconsider the vote by which amendment H-262J of the Stanley, et al., amendment was adopted on April 12, 1973.

Roll call was requested by Small of Johnson and Carr of Dubuque.

Rule 70 was invoked.
On the question "Shall amendment $\mathrm{H}-262 \mathrm{~J}$ be reconsidered ?"
The ayes were, 52 :

| Avenson | Danker <br> Bittle |
| :--- | :--- |
| Brinck | Doyle <br> Dunton <br> Brunow |
| Butler <br> Egenes <br> Byerly | Ferguson <br> Caffrey |
| Fitzgerald |  |
| Carr | Griffee |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Connors | Higgins |
| Crawford | Hill |
| Cusack | Horn |
| Howell |  |

The nays were, 43:

| Anderson | Daggett <br> Bennett <br> Bortell |
| :--- | :--- |
| Branstad | Den Herder <br> Drake |
| Brockett | Dunlap |
| Crabb | Edelen |
| Ewing |  |


| Husak | Monroe |
| :--- | :--- |
| Hutchins | Newhard |
| Jesse | Nielsen |
| Jordan | Norland |
| Knoke | Norpel |
| Krause | O'Halloran |
| Lipsky | Patchett |
| McCormick | Rapp |
| Mennenga | Readinger |
| Middleswart | Rinas |
| Miller, A. V. | Schroeder |
| Miller, K.D. | Small |
| Miller, R. G. | Wells |

Fischer, H. O. Harvey
Fisher, C. R. Hennessey
Freeman
Fullerton
Grassley
Hansen

Holden<br>Junker<br>Kiser<br>Kreamer

Lippold
Logue
McElroy
Mendenhall
Menke
Oakley
Pellett
Peterson
Roorda
Stanley
Stephens
Stromer
Strothman
Tofte
Welden

West
Logue McElroy Menke Stanley Welden

Wulff
Wyckoff
Mr. Speaker

Absent or not voting, 5:
Clark, J. H. Millen Poncy Woods
De Jong

Motion prevailed.
Stanley of Muscatine offered the following amendment $\mathrm{H}-262 \mathrm{~J}$ of the Stanley, et al., amendment and moved its adoption:
H-262J
58 14. Page 9A, line 6, by inserting after the word
59 "arrest" the words "reported after the effective date 60 of this Act and".

Roll call was requested by Stanley of Muscatine and Oakley of Clinton.

Rule 70 was invoked.
On the question "Shall amendment H-262J be adopted?"
The ayes were, 45:

| Anderson | Fischer, H. O. | Kiser | Roorda |
| :--- | :--- | :--- | :--- |
| Bennett | Fisher, C. R. | Kreamer | Stanley |
| Bortell | Freeman | Lippold | Stephens |
| Branstad | Fullerton | Logue | Stromer |
| Brockett | Grassley | McEIroy | Strothman |
| Crabb | Hansen | Mendenhall | Tofte |
| Daggett | Hargrave | Menke | Welden |
| Den Herder | Harvey | Norpel | West |
| Drake | Hennessey | Oakley | Wulf |
| Dunlap | Holden | Pellett | Wyckoff |
| Edelen | Junker | Peterson | Mr. Speaker |
| Ewing |  |  |  |

The nays were, 51:

| Avenson | Danker <br> Doyle <br> Bittle |
| :--- | :--- |
| Brinck | Dunton <br> Brunow |
| Butler | Egenes |
| Byerly | Ferguson |
| Caffrey | Fitzgerald |
| Carr | Griffee |
| Clark, J. W. | Harper |
| Cochran | Higgins |
| Connors | Horn |
| Crawford | Howell |
| Cusack | Husak |

Absent or not voting, 4:
Clark, J. H.
De Jong

| Hutchins | Newhard |
| :--- | :--- |
| Jesse | Nielsen <br> Jordan |
| Knoke | Norland |
| Krause | O'Halloran |
| Patchett |  |
| Lipsky | Rapp |
| McCormick | Readinger |
| Mennenga | Rinas |
| Middleswart | Schroeder |
| Miller, A.V. | Small |
| Miller, K. D. | Wells |
| Miller, R. G. | Woods |
| Monroe |  |

Millen
Poncy

Amendment H-262J lost.
Small of Johnson asked and received unanimous consent to withdraw amendment H-267 filed by him and Hill of Polk on April 5, 1973.

Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-297A of the Stanley-Oakley amendment filed on April 12, 1973.

Hill of Polk asked and received unanimous consent to withdraw amendments 4 through 9, lines 18 through 29 and amendments 11 through 14, lines 40 through 51 of amendment H-263 filed by Hill, et al., on April 4, 1973.

Grassley of Butler moved that Senate File 115 be referred to the committee on appropriations.

Roll call was requested by Small of Johnson and Grassley of Butler.

Rule 70 was invoked.
On the question "Shall Senate File 115 be referred to the committee on appropriations?"

The ayes were, 46:

| Anderson | Ewing | Kreamer | Roorda |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Lippold | Stanley <br> Bortell |
| Fischer, H. O. | Logue | Stephens |  |
| Branstad | Fisher, C. R. | McElroy | Stromer |
| Brinck | Freeman | Mendenhall | Strothman |
| Crabb | Fullerton | Menke | Tofte |
| Daggett | Grassley | Middleswart | Welden |
| Danker | Hansen | Norpel | West |
| Den Herder | Harvey | Oakley | Woods |
| Drake | Holden | Pellett | Wulff |
| Dunlap | Junker | Peterson | Wyckoff |
| Edelen | Kiser |  |  |

The nays were, 50 :

| Avenson | Doyle <br> Bittle |
| :--- | :--- |
| Brockett | Eunton |
| Brunow | Fitzeserald |
| Butler | Griffee |
| Byerly | Hargrave |
| Caffrey | Harper |
| Carr | Hennessey |
| Clark, J. W. | Higgins |
| Cochran | Hill |
| Connors | Horn |
| Crawford | Howell |
| Cusack | Husak |

Absent or not voting, 4:
Clark, J. H. De Jong
Hutchins
Jesse
Jordan
Knoke
Krause
Lipsky
McCormick
Mennenga
Miller, A.V.
Miller, K.
Miller, R. G.
Monroe

Newhard
Nielsen
Norland
O'Halloran
Patchett
Rapp
Readinger
Rinas
Schroeder Small
Wells
Mr. Speaker

Millen
Poncy

Motion lost.
Hill of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 70 was invoked.
On the question "Shall the bill pass?" (S.F. 115)
The ayes were, 52 :

| Avenson | Doyle | Hutchins | Newhard |
| :---: | :---: | :---: | :---: |
| Bittle | Dunlap | Jesse | Nielsen |
| Brunow | Dunton | Knoke | Norland |
| Butler | Egenes | Krause | O'Halloran |
| Byerly | Ferguson | Lippold | Patchett |
| Caffrey | Fitzgerald | Lipsky | Rapp |
| Carr | Griffee | McCormick | Readinger |
| Clark, J. W. | Hargrave | Mennenga | Rinas |
| Cochran | Harper | Middleswart | Schroeder |
| Connors | Higgins | Miller, A. V. | Small |
| Crawford | Hill | Miller, K. D. | Wells |
| Cusack | Horn | Miller, R. G. | Woods |
| Danker | Howell | Monroe | Mr. Speaker |
| The nays were, 44: |  |  |  |
| Anderson | Ewing | Jordan | Peterson |
| Bennett | Fischer, H. O. | Junker | Roorda |
| Bortell | Fisher, C. R. | Kiser | Stanley |
| Branstad | Freeman | Kreamer | Stephens |
| Brinck | Fullerton | Logue | Stromer |
| Brockett | Grassley | McElroy | Strothman |
| Crabb | Hansen | Mendenhall | Tofte |
| Daggett | Harvey | Menke | Welden |
| Den Herder | Hennessey | Norpel | West |
| Drake | Holden | Oakley | Wulff |
| Edelen | Husak | Pellett | Wyckoff |
| Absent or not voting, 4: |  |  |  |
| Clark, J. H. | De Jong | Millen | Poncy |

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

## HOUSE FILE 145 WITHDRAWN

Hill of Polk asked and received unanimous consent to withdraw House File 145 from further consideration by the House.

ADOPTION OF SENATE CONCURRENT RESOLUTION 34
Pellett of Cass called up for consideration Senate Concurrent Resolution 34, filed on April 11, 1973, and found on page 818 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SUBCOMMITTEE ASSIGNMENTS

House File 35
Drake, Chairman
Schroeder
Edelen
Dunton
Norpel
House File 369
Fischer of Grundy, Chairman
Dunlap
Woods
House File 518
Drake, Chairman
Fischer of Grundy
Harper
House File 532
Butler, Chairman
Brunow
Wulff
House File 556
Dunlap, Chairman
Fullerton
Wulff
Clark of Dubuque
Brunow

House File 557
Ewing, Chairman
Norpel
Avenson
House File 559
Mendenhall, Chairman
Branstad
Miller of Cerro Gordo
House File 583
Daggett, Chairman
Miller of Cerro Gordo
Tofte
House File 598
Branstad, Chairman
Brockett
Holden
Caffrey
Hutchins
House File 600
Mendenhall, Chairman
Hansen
Wyckoff

House File 605
Branstad, Chairman
Brockett
Holden
Caffrey
Hutchins
Senate File 345
Kreamer, Chairman
Brinck
Brockett
Dunton
Lippold
Norpel
Stromer
Senate File 346
Crabb, Chairman
Fischer of Grundy
Griffee
Horn
Millen
Oakley
Small

## AMENDMENTS FILED

H-309
1 Amend Senate File 123 by striking the word
2 "seventy-two" on page 5, line 23, and inserting in lieu
3 thereof the word "seventy-three".
BITTLE of Polk FITZGERALD of Webster EGENES of Story

H-306
1 Amend the Bittle, et al., amendment to House
2 File 307 filed April 6, 1973, by striking in line
325 the words, "three thousand eight," and sub-
4 stituting in lieu thereof the words "four thou-
5 sand one."

> BITTLE of Polk
> FLSHER of Greene
> SMALL of Johnson
> FERGUSON of Carroll

## H-305

1 Amend House File 630, page 2, by inserting after
2 line 12 the following section:
3 "Sec. ..... Section one hundred ten point seven-
4 teen (110.17), Code 1973, is amended by adding the
5 following new paragraph:
6 NEW PARAGRAPH. Any resident of the state over
7 sixty-four years of age with an income of less than
8 four thousand dollars per year shall receive, upon

9 application to the commission, a free license to fish
10 in the waters of the state. The application shall
11 contain a statement signed by the applicant that his
12 annual income is less than four thousand dollars."

> CAFFREY of Polk BRANSTAD of Winnebago CONNORS of Polk HUTCHINS of Guthrie PETERSON of Woodbury BRUNOW of Appanoose HARPER of Davis KISER of Scott KRAUSE of Palo Alto HENNESSEY of Delaware RAPP of Black Hawk MIDDLESWART of Warren HANSEN of O'Brien FISCHER of Grundy CRABB of Crawford HOWELL of Floyd HARVEY of Scott

## H—304

1 Amend House File 643 as follows:
2 1. Page 3, line 34, by striking the number " 6 " and
3 inserting in lieu thereof the number " 5 ".

## H-307

2. Page 4, line 13 , by striking the words "[six] nine" and inserting in lieu thereof the word "six".
3. Page 4 , line 27 , by inserting after the period the following:

The expenses of office and the weekly travel expense of each member of the general assembly as provided for in this subsection shall not be paid for days of a legislative session occurring after the first Saturday following the fifteenth of May of odd-numbered years nor after the first Saturday following the twentieth of April of even-numbered years except that this prohibition shall not apply during a special session of the general assembly.
4. Page 5 , line 1, by striking the word "twelve" and inserting in lieu thereof the word "eleven".
5. Page 5, line 12, by striking the words "[eighty] sixty" and inserting in lieu thereof the word "eighty".
6. Page 5, line 17, by striking the words "[eleven]

23 7. Page 5, line 33, by striking the word "sixty"
24 and inserting in lieu thereof the word "eighty".
BORTELL of Madison
HARVEY of Scott
BRANSTAD of Winnebago
LOGUE of Iowa
H-308
1 Amend House File 643, page 4, by striking lines
224 and 25 and inserting in lieu thereof the following:
3 "[of ten cents per mile] established by section twenty-
4 one point four (21.4) of the Code for employees of
5 the state for".
FISHER of Greene
AMENDMENT TO TEMPORARY RULES OF THE HOUSE
Amend Rule 36 of the Temporary Rules of the House,
2 as amended and adopted on April 12, 1973, as follows:
3 1. Line 9, by inserting after the numerals "1973"
4 the following: ", unless the bill is an appropriation
5 bill or a ways and means bill".
6 2. Line 10, by inserting after the numerals
7 " 1973 " the following: ", unless the bill is an
8 appropriation bill or a ways and means bill".
SCHROEDER of Pottawattamie HOLDEN of Scott
On motion by Holden of Scott, the House adjourned until 10:00 a.m,. Monday, April 16, 1973.

# JOURNAL OF THE HOUSE 

## Ninety-ninth Calendar Day-Sixty-fourth Session Day

## Hall of the House of Representativis Des Moines, Iowa, Monday, April 16, 1973

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

Prayer was offered by the Reverend Larry Willey, pastor of the Wilton Methodist Church, Wilton, Iowa.

The Journal of Friday, April 13, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. C. A. Nicoll, Panora, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
O'Halloran of Black Hawk on request of Griffee of Chickasaw; Byerly of Polk on request of Nielsen of Polk.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber :

Thirty-three sixth grade students from Adair School, Adair, accompanied by JoAnn Johnson. By Pellett of Cass.

Four students from Valley High School, West Des Moines, accompanied by Mr. Rethman. By Bittle of Polk.

Twenty-two government class students from Arnolds Park High School, Arnolds Park, accompanied by Mike May. By Edelen of Emmet.

## PETITIONS FILED

The following petitions were received and placed on file:
By Brockett of Marshall and West of Marshall from seventeen members of the Marshalltown Fire Department, all opposing House File 547, relating to concepts concerning the police and fire departments.

By Holden of Scott from sixty-nine residents of Scott County opposing House File 65, relating to creating a state land use policy commission.

By Fischer of Grundy from fifty residents favoring Senate File 271, relating to the establishment of a regional library system.

By Crabb of Crawford from six hundred fifty residents of Crawford, Harrison and Monona Counties favoring the restoration of Blue Lake.

By West of Marshall from thirty residents of Hardin County favoring the sale of liquor on Sunday after 12:00 noon.

By Brunow of Appanoose from sixty-two members of Drake Avenue Christian Church, Centerville; Miller of Buchanan from thirty residents of Buchanan County; and Logue of Iowa from thirty-nine residents of Poweshiek County, all opposing the sale of liquor or beer on Sunday.

By Holden of Scott from seventy-one residents of Scott County favoring House File 68, relating to the licensing of real estate apprentice salesmen; opposing House File 333, relating to real estate broker and real estate salesman licenses and favoring Senate File 187, relating to the recording of an instrument and a lien affecting real estate.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 12, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits.

Also: That the Senate has on April 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 480, a bill for an act relating to refunds of tax on special fuels.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 661, by Rapp, Carr, Krause and Byerly, a bill for an act relating to unemployment benefits.

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

House File 662, by Rapp, Carr, Krause and Byerly, a bill for an act relating to the administration of the unemployment compensation laws.

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

House File 663, by Wyckoff and Norpel, a bill for an act appropriating state and federal revenue sharing funds for deposit in a service compensation fund, providing the fund shall be used to make payments to certain veterans of the armed forces of the United States, specifying administrative procedures, and providing a penalty.

Read first time and referred to committee on appropriations.

## HOUSE CONCURRENT RESOLUTION 39

## By Committee on Judiciary and Law Enforcement

Whereas, the quality of the administration of criminal justice varies greatly from county to county throughout the state; and

Whereas, there are great differences in the resources available to the various county attorney offices in Iowa; and

Whereas, legislation has been introduced in both houses of the General Assembly in recent Sessions to provide for a form of district attorney system to handle the prosecutions for violations of state laws; and

Whereas, a myriad of approaches to the problem of providing legal counsel for indigents are in use in different areas of the state; and

Whereas, all Iowa citizens are entitled to a uniformly high quality of criminal justice in all its aspects; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council consider the appointment of a study committee to be composed of members of the appropriate standing committees of the House and Senate, for the purpose of conducting a study during the 19731974 legislative interim of the feasibility of establishing a district attorney system and district public defender system for the purpose of the enforcement of state laws; and

Be It Further Resolved, That a report of the findings of the study committee shall be prepared and submitted to the General Assembly in 1974 which report may be accompanied by bill drafts designed to carry out the findings of the committee.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 40

By Drake, Welden and Dunton (Winkelman, Schwieger, Schaben and Lamborn)
Whereas, the United States Congress is considering legislation relating to the Federal Highway Trust Fund; and

Whereas, the proposed legislation will affect the state's highway program
for the fiscal years beginning July 1, 1973, July 1, 1974, and July 1, 1975; and

Whereas, since the creation of the Federal Highway Trust Fund in 1956, Iowa has been a donor state contributing more to the fund than it has received; and

Whereas, it is now proposed to reduce the rate of funding for the completion of the national system of interstate and defense highways in favor of urban transportation programs including nonhighway facilities with fund distribution based upon urban population which will be advantageous to states with more urban population than Iowa; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That to avoid increased disparity between contributions and receipts, the initial purpose and distribution formula of the federal highway trust fund be retained, that the national system of interstate and defense highways be completed and fully funded and that the present level of funding of the interstate system which amounts to four billion dollars annually be retained for fiscal years beginning July 1, 1973, July 1, 1974, and July 1, 1975; and

Be It Further Resolved, That increased federal assistance to public transit, both urban and rural, is desirable and should be funded from revenues other than the Federal Highway Trust Fund; and

Be It Further Resolved, That a copy of this resolution be forwarded to the Governor of the State of Iowa, Robert D. Ray; to the President of the United States, Richard M. Nixon; to each member of the Iowa Congressional Delegation; to the Secretary of Transportation of the United States Department of Transportation; to each member of the United States House of Representatives Public Works Committee; and to each member of the United States Senate Public Works Committee.

Laid over under Rule 25.

## ADOPTION OF HOUSE RESOLUTION 7

Holden of Scott called up for consideration House Resolution 7, filed on April 12, 1973, and found on page 840 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## MOTION TO RECONSIDER <br> (Senate File 115)

I move to reconsider the vote by which Senate File 115 was passed by the House on April 13, 1973.

DUNLAP of Story

## MOTION TO RECONSIDER WITHDRAWN <br> (House File 609)

Fischer of Grundy asked and received unanimous consent to withdraw his motion to reconsider House File 609 filed on April 11, 1973.

## SENATE AMENDMENTS CONSIDERED

Drake of Muscatine called up for consideration House File 41, a bill for an act relating to temporary restrictions on weight and load of certain motor vehicles, and to provide penalties for violation of temporary restrictions, amended by the Senate, and moved that the House concur in the following Senate amendment:

```
    Amend House File 41 as follows:
    1. Page 2 by inserting before line one the following:
    Sec. ..... Section three hundred twenty-one point
four hundred seventy-one (321.471), unnumbered paragraph
one (1), Code 1973, is amended to read as follows:
    321.471 LOCAL AUTHORITIES MAY RESTRICT. Local
authorities with respect to highways under their jurisdiction
may by ordinance or resolution prohibit the operation of
vehicles upon any such highway or impose restriction as
to the weight of vehicles to be operated upon any such
highway, except farm tractors as defined in section three
hundred twenty-one point one (321.1) subsection seven (7),
of the Code, for a total period of not to exceed ninety
days in any one calendar year, whenever any said highway by
reason of deterioration, rain, snow, or other climatic
condition will be seriously damaged or destroyed unless
the use of vehicles thereon is prohibited or the per-
missible weights thereof reduced.
    2. Page 2, line 29 by inserting after the word "vehicles"
the words "except farm tractors as defined in section
three hundred twenty-one point one (321.1), subsection
seven (7) of the Code".
3. By renumbering the sections to comply with this amendment.
```

Motion prevailed and the House concurred in the Senate amendment.

Drake of Muscatine moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 41)
The ayes were, 87:

| Anderson | Caffrey | De Jong <br> Avenson | Carr |
| :--- | :--- | :--- | :--- |$\quad$| Fischer, H. O. |
| :--- |



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

Crabb of Crawford called up for consideration House File 210, a bill for an act prohibiting the sale, offer for sale, and distribution of teasel or teasel seeds and providing a penalty, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 210 by adding a period (.) after the 2 word "dollars" in line 8, and striking the remainder 3 of lines 8 and 9.

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 repassage which motion prevailed and the bill was read a last time.

Under the provisions of Rule 71, Nielsen of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 210)
The ayes were, 86:

| Anderson | Butler | Danker | Ferguson |
| :--- | :--- | :--- | :--- |
| Avenson | Caffrey | De Jong <br> Bennett | Carr |


| Hargrave | Lippold |
| :--- | :--- |
| Harper | Lipsky |
| Harvey | Logue |
| Hennessey | McCormick |
| Higgins | McElroy |
| Holden | Mendenhall |
| Howell | Menke |
| Husak | Middleswart |
| Jesse | Millen |
| Jordan | Miller, A.V. |
| Junker | Miller, K.D. |
| Krause | Miller, R. G. |
| Kreamer | Monroe |

The nays were, 3:

| Hill | Horn | Welden |  |
| :--- | :---: | :--- | :--- |
| Absent or not voting, 11: |  |  |  |
| Byerly | Egenes | Knoke | O'Halloran |
| Clark, J. W. | Hutchins | Mennenga | Readinger |
| Daggett | Kiser | Nielsen |  |

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

## SENATE AMENDMENT TO HOUSE FILE 287 FURTHER CONSIDERED AND DEFERRED

The House resumed consideration of the Senate amendment to House File 287, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, and changing the method of computing the rate of interest credit for members, as follows:

Amend House File 287 as amended, passed and reprinted by the House as follows:

1. Page 2A, by striking lines 28 and 29.
2. Page 2A, line 30 , by inserting after the period the words "The two active members of the system shall be ex officio members of the board."
3. Page 3, line 13, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
4. Page 3, line 14, by inserting after the word "birthday" the words ", except a school district, county school system, joint county system, and merged area shall deduct from the wages of each member of the system a contribution in the amount of three and one-half percent of the covered
wages paid by the employer until the first of the month after the member's sixty-fifth birthday,".
5. Page 3, line 32, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
6. Page 3 , line 33 , by inserting after the word "birthday" the words "except covered wages shall not include wages to a member who is an employee of a school district, county school system, joint county system, or merged area, after the first of the month coinciding with or next following his sixty-fifth birthday,".
7. Page 4, line 12, by striking the words "[seventieth] sixty-fifth" and inserting in lieu thereof the word "seventieth".
8. Page 4, line 13 , by inserting after the word "birthday" the words ", except membership service by a member who is an employee of a school district, county school system, joint county system, or merged area means service rendered by a member after July 4, 1953 and prior to the first of the month coinciding with or next following his sixty-fifth birthday".
9. Page 8 , line 13 , by inserting after the word "wages" the words "and thereafter the monthly formula benefit shall be determined by the employment security commission on an annual basis after an actuarial study and upon the recommendation of the advisory investment board, maintaining the system on an actuarially sound basis'.
10. Page 9, by striking lines 13 through 17 , inclusive, and inserting in lieu thereof the following:
$N E W$ SUBSECTION. For each active member retiring on or after June 30,1973 , and who has completed ten or more years of membership service, the total amount of monthly benefit payable at the normal retirement date for prior service and membership service shall not be less than fifty dollars per month. If benefits commence on an early retirement date, the amount of benefit shall be reduced in accordance with section ninety-seven $B$ point fifty (97B.50) of the Code. If an optional allowance is selected under section ninety-seven $B$ point fiftyone (97B.51) of the Code, the amount payable shall be the actuarial equivalent of the minimum benefit. An employee who is in employment on a school year or academic year basis, will be considered to be an active member as of June 30, 1973, if he completes the 1972-73 school year or academic year.
Peterson of Woodbury called up his motion to reconsider filed on April 5, 1973, and moved to reconsider the vote by which the House refused to concur in amendments 1 through 8 of the Senate amendment to House File 287.

A non-record roll call was requested.
The ayes were 59 , nays 29 .

The motion prevailed.
Fisher of Greene moved that the House concur in amendments 1 and 2, lines 3 through 6 of the Senate amendment.

Motion lost and the House refused to concur in amendments 1 and 2 of the Senate amendment.

Fisher of Greene moved that the House concur in amendments 3,5 and 7 , lines 7 through 9 , lines 17 through 19, and lines 26 through 28 of the Senate amendment.

A non-record roll call was requested.
The ayes were 83 , nays 10 .
The motion prevailed and the House concurred in amendments 3, 5, and 7 of the Senate amendment.

Fisher of Greene moved that the House concur in amendments 4,6 and 8 , lines 10 through 16, lines 20 through 25 and lines 29 through 35 of the Senate amendment.

A non-record roll call was requested.
The ayes were none, nays 83.
The motion lost and the House refused to concur in amendments 4, 6 and 8 of the Senate amendment.

Miller of Buchanan offered the following amendment H-285 to the Senate amendment:

H-285
1 Amend the Senate amendment to House File 287 as 2 follows:

1. By inserting after line 35 the following amendment:

Page 4, line 28, by inserting after the period the following:
"Any individual who as of July 1, 1973 is a retired member and who made application for and received a refund of contributions made under the abolished system, may, by filing a written election with the commission between July 1, 1973 and July 1, 1974, have the commission retain fifty percent of the monthly increase in retiree benefits that will accrue to the individual because of prior service. If the monthly increase in retirement benefits is less than ten dollars, the commission shall retain five dollars of the scheduled increase, and if the monthly increase is less than five dollars, the provisions of this paragraph shall not apply. The commission shall continue to retain

[^15]Miller of Buchanan offered the following amendment H-311 to amendment $\mathrm{H}-285$ and moved its adoption:
H-311
1 Amend the Miller of Buchanan amendment H-285, to
2 the Senate amendment to House File 287, by striking
3 all of lines 22 through 25 and inserting in lieu
4 thereof the word "paid."
Amendment to amendment adopted.
Miller of Buchanan moved the adoption of amendment H-285 as amended by amendment $\mathrm{H}-311$, to the Senate amendment.

Amendment H-285 as amended to the Senate amendment adopted.

Fisher of Greene moved that the House concur in amendment 9 , lines 36 through 41 of the Senate amendment.

A non-record roll call was requested.
The ayes were 30, nays 54 .
Motion lost and the House refused to concur in amendment 9 of the Senate amendment.
(Senate amendment to House File 287 pending at recess.)
On motion by Holden of Scott, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of amendment 10 of the Senate amendment to House File 287.

McCormick of Delaware asked and received unanimous consent that action on amendment 10 of the Senate amendment to House File 287 be deferred.
(Amendment 10 to Senate amendment pending and deferred.)

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
House File 625, a bill for an act relating to war orphans' educational aid fund and making an appropriation to the bonus board, 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. 625)
The ayes were, 90 :

| Anderson | Edelen | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Junker | Patchett |
| Bittle | Ewing | Kiser | Pellett |
| Bortell | Ferguson | Knoke | Peterson |
| Branstad | Fischer,H. O. | Kreamer | Poncy |
| Brinck | Fisher, C. R. | Krause | Rapp |
| Brockett | Fitzgerald | Lippold | Readinger |
| Brunow | Freeman | Lipsky | Rinas |
| Butler | Fullerton | Logue | Roorda |
| Caffrey | Grassley | McCormick | Schroeder |
| Carr | Hansen | McElroy | Stanley |
| Clark, J. H. | Griffee | Mendenhall | Stephens |
| Cochran | Hargrave | Menke | Stromer |
| Crabb | Harper | Mennenga | Strothman |
| Crawford | Harvey | Middleswart | Tofte |
| Cusack | Hennessey | Miller, A.V. | Welden |
| Daggett | Higgins | Miller, K. D. | Wells |
| Danker | Hill | Miller,R. G. | West |
| De Jong | Holden | Newhard | Woods |
| Den Herder | Horn | Nielsen | Wulff |
| Doyle | Howell | Norland | Wyckoff |
| Dunlap | Husak | Norpel | Mr. Speaker |
| Dunton | Hutchins |  |  |

The nays were, none.
Absent or not voting, 10 :

| Avenson | Connors | Millen | O'Halloran |
| :--- | :--- | :--- | :--- |
| Byerly | Drake | Monroe | Small |
| Clark, J. W. | Jesse |  |  |

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

Senate File 232, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, with report of committee recommending amendment and passage, was taken up for consideration.

Grassley of Butler offered the following amendment filed by the committee on appropriations and moved its adoption:

H-291

Amend Senate File 232 as passed by the Senate, page 3, by striking all of lines 10 through 19 and inserting in lieu thereof the following:
"Sec. 3. A contingency shall not include any purpose or project which was presented to the general assembly or any standing committee or subcommittee of a standing committee by any person by way of a bill, proposed bill, amendment to a bill, written document, or a proposal which is documented by the minutes, records, or reports of a committee or subcommittee, and which failed to be enacted into law; however, for the purpose of this Act, a necessity of additional operating funds may be construed as a contingency.

Before any of the funds authorized to be expended by this Act shall be allocated for contingencies, it shall be determined by the executive council that a contingency exists and that the contingency was neither existent while the general assembly was in session nor reasonably foreseeable at that time, and that the proposed allocation shall be for the best interest of the state.

If a contingency arises or could reasonably be foreseen during the time the general assembly is in session, expenditures for the contingency must be authorized by the general assembly."

Further amend by renumbering the remaining sections as necessary.
Amendment 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?" (S.F. 232)

The ayes were, 86 :

| Anderson <br> Bennett <br> Bittle | Dunton <br> Edelen |
| :--- | :--- |
| Bortell | Ewing |
| Branstad | Ferguson |
| Brinck | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. H. | Griffee |
| Cochran | Hansen |
| Crabb | Hargrave |
| Crawford | Harper |
| Cusack | Harvey |
| Daggett | Hennessey |
| Danker | Higgins |
| De Jong | Hill |
| Den Herder | Holden |
| Doyle | Horn |
| Drake | Howell |
| Dunlap | Husak |
|  | Junker |

The nays were, 4:
Egenes
Hutchins
Jordan
Krause

Patchett
Pellett
Peterson
Poncy
Rapp
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Absent or not voting, 10 :

| Avenson | Clark, J. W. | Jesse | O'Halloran <br> Brockett |
| :--- | :--- | :--- | :--- |
| Connors <br> Byerly | Fischer, H. O. | Millen |  |

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

## REFERRED TO COMMITTEE ON APPROPRIATIONS (House File 643)

By unanimous consent and under the provisions of Rule 31, House File 643 was referred to the committee on appropriations.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 549, a bill for an act providing an exception to laws relating to prohibited employment and making the exception retroactive, 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.

Under the provisions of Rule 71, Fisher of Greene refrained from voting.

On the question "Shall the bill pass?" (H.F. 549)
The ayes were, 79:

| Anderson | Edelen <br> Avenson | Egenes | Pellett <br> Benker |
| :--- | :--- | :--- | :--- |
| Bennett | Ewing | Kiser | Peterson |
| Bittle | Ferguson | Krause | Readinger |
| Bortell | Fischer, H. O. | Kipamer | Rippold |
| Branstad | Fitzgerald | Roorda |  |
| Brinck | Fullerton | Logue | ScCormick |
| Brockett | Grassley | Schroeder |  |
| Brunow | Griffee | McElroy | Stall |
| Butler | Hansen | Mendenhall | Stanley |
| Caffrey | Hargrave | Mennenga | Stromens |
| Carr | Harper | Middleswart | Strothman |
| Cochran | Harvey | Millen | Tofte |
| Crabb | Hennessey | Miller, A.V. | Welden |
| Cusack | Higgins | Miller, K. D. | Wells |
| Daggett | Holden | Newhard | West |
| Danker | Howell | Nielsen | Woods |
| De Jong | Hutchins | Norland | Wulff |
| Doyle | Jesse | Norpel | Mr. Speaker |
| Dunton | Jordan | Oakley |  |
| The nays were, | 11: |  |  |
| Clark, J. H. | Freeman | Lipsky | Poncy |
| Crawford | Husak | Knoke | Menke |

Absent or not voting, 10:

| Byerly | Den Herder | Hill | O'Halloran |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Dunlap <br> Connors | Fisher, C. R. | Horn |

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

Strothman of Henry, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports it has examined and finds correctly enrolled: House Files 27, 242, 401 and 402.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
Chairman, Senate Committee
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 27, 242, 401 and 402.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, 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, 1973, sent to the Governor for his approval: House Files 27, 242, 401 and 402.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## AMENDMENTS FILED

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H-310
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1 Amend the Senate amendment to House File 287, by
2 striking from lines 44 and 45 the following: "retir-
3 ing on or after June 30, 1973, and" and inserting in
4 lieu thereof the following: ", upon retirement,".
LIPSKY of Linn
H-313
1 Amend the Senate amendment to House File 287 as
2 follows:

1. Line 44, by inserting after the word "active" the words "or retired".
2. Lines 44 and 45 , by striking the words "retiring
on or after June 30, 1973, and".
3. Line 47 , by inserting after the word "date" the words "or commencing July 1, 1973, whichever is earlier,".
4. Line 55, by striking the word "An".
5. By striking lines 56 through 59 , inclusive and inserting in lieu thereof the following sentence: "Additional funds needed to increase a monthly benefit to fifty dollars shall be paid from funds appropriated from the general fund of the state."

## McCORMICK of Delaware NORLAND of Worth PATCHETT of Johnson AVENSON of Fayette

$\mathrm{H}-315$
1

## Amend House File 374 by striking everything after

 the enacting clause and inserting in lieu thereof the following:"Section 1. Section five hundred eighty-one point three (581.3), Code 1973, is amended to read as follows:
581.3 STATEMENT-FILING. Any veterinarian entitled to a lien under this chapter shall make an acccount in writing, duly verified, stating the kind and number and a particular description of livestock upon which such services were rendered, the amount and kind of product used and the actual and reasonable value of such services and products and the name of the person or persons for whom such services were rendered and file the same in the office of the clerk of the district court in the county in which the person or persons owning such livestock resides, within [sixty] ninety days after the day on which said services were rendered. Said lien shall be effective from the date of filing."

BYERLY of Polk JESSE of Polk
H-317
1 Amend House File 374, page 2, line 26 by striking
2 the words "one hundred eighty" and inserting in lieu
3 thereof the word "ninety".

FULLERTON of Woodbury PELLETT of Cass<br>KRAUSE of Kossuth

H-316

1 Amend House File 547, as follows:
2 1. Page 2, line 7, by inserting after the period
3 the following: "Such lists shall be determined
4 by original examination open to all persons
5 applying, whether or not members of the employing
6 city."

## H-314

1 Amend House File 656 as follows:
2 1. Page 2, line 9 , by striking the figure " 4 " and
3 inserting in lieu thereof the figure " 5 ".
4 2. Page 2, line 21, by striking "June 30 " and
5 inserting in lieu thereof "July 1, ".
6 3. Page 3 , line 14 , by striking the figure " 4 " and
7 inserting in lieu thereof the figure " 5 ".
GRASSLEY of Butler
H-312
1 Amend House File 656 as follows:
2 1. Page 2, line 9, by striking the following:
3 "August 4" and inserting in lieu thereof the following:
4 "August 5".
5 2. Page 3, line 2, by striking the following:
6 "August 4" and inserting in lieu thereof the follow-
7 ing: "August 5".
8 3. Page 3, line 14, by striking the following:
9 "August 4" and inserting in lieu thereof the follow-
10 ing: "August 5".
4. Page 6, line 5, by striking the following:

12 "August 4" and inserting in lieu thereof the follow-
13 ing: "August 5".
WYCKOFF of Benton
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, April 17, 1973.

# JOURNAL OF THE HOUSE 

One Hundredth Calendar Day-Sixty-fifth Session Day
Hall of the House of Representatives Des Moines, Iowa, Tuesday, April 17, 1973
The House met pursuant to adjournment, Speaker pro tempore Kreamer in the chair.

Prayer was offered by the Reverend Norbert Jolivette, pastor of the Lutheran Church of America, Jewell, Iowa.

The Journal of Monday, April 16, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Waterbury, Waterloo, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-seven senior students from Reinbeck High School, Reinbeck, accompanied by Mr. Egesdal. By Fischer of Grundy.

Twenty-five government class students from Orient-Macksburg High School, Orient, accompanied by Bill Burns. By Bortell of Madison.

Eighteen Cadette Girl Scouts, Troop 513, from Eldora, Iowa, accompanied by Mrs. Reed and Mrs. Olson. By West of Marshall.

Fifty eighth grade students from Plainfield School, Plainfield, accompanied by Mrs. Dietz and Mr. Schafer. By Grassley of Butler.

Forty eighth grade students from St. Mary's School, Portsmouth, accompanied by Mrs. Foxhovven. By Danker of Pottawattamie.

## PETITIONS FILED

The following petitions were received and placed on file:
By Speaker Varley of Adair from sixty-eight residents of Adair County, West of Marshall from eighty-three residents of

Hardin County, and Fisher of Greene from twenty-nine residents of Boone, all opposing the sale of beer or liquor on Sunday.

By Miller of Calhoun from ten residents of Calhoun County opposing an identical open season for taking deer by firearm or bow and arrow.

By Miller of Calhoun from the Town Council of Pomeroy, Iowa, and the Mayor and Council of Fonda, Iowa, all opposing House File 237, relating to standards for ambulance services.

## INTRODUCTION OF BILLS

House File 664, by committee on cities and towns, a bill for an act relating to the installation of automatic fire extinguishing systems in high-rise buildings, and providing penalties.

Read first time and placed on the calendar.
House File 665, by Hutchins and Miller of Calhoun, a bill for an act to appropriate money from the general fund of the state for the bovine female tax credit.

Read first time and referred to committee on appropriations.
House File 666, by Krause, Cusack and Rapp, a bill for an act creating the office of youth opportunity and a youth opportunity advisory board and making an appropriation.

Read first time and referred to committee on appropriations.
House File 667, by Lipsky and De Jong (Hansen and Gluba), a bill for an act relating to the compensation of the victims of crimes.

Read first time and referred to committee on judiciary and 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 on April 13, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 206, a bill for an act relating to the bonding of licensed motor fuel distributors.

Also: That the Senate has on April 13, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 301, a bill for an act relating to the sale, distribution or advertisement of contraceptive products, and the regulation of distribution of venereal disease prophylactics and providing a penalty.

Also: That the Senate has on April 13, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 156, a bill for an act relating to the payment of annual dues to the league of Iowa municipalities and providing auditing procedures.

RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits.

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

Senate File 206, a bill for an act relating to the bonding of licensed motor fuel distributors.

Read first time and referred to committee on ways and means.
Senate File 301, a bill for an act relating to the sale, distribution or advertisement of contraceptive products, and the regulation of distribution of venereal disease prophylactics and providing a penalty.

Read first time and referred to committee on human resources.
Senate File 456, a bill for an act relating to the payment of annual dues to the league of Iowa municipalities and providing auditing procedures.

Read first time and referred to committee on cities and towns.
Senate File 480, a bill for an act relating to refunds of tax on special fuels.

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

$$
\text { HOUSE FILES } 446 \text { AND } 488 \text { WITHDRAWN }
$$

Freeman of Buena Vista asked and received unanimous consent to withdraw House Files 446 and 488 from further consideration by the House.

## MOTION TO RECONSIDER WITHDRAWN

(House File 175)
Husak of Tama asked and received unanimous consent to withdraw the motion to reconsider House File 175 filed by him on March 29, 1973.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of Bortell of Madison as ranking member of the House standing committee on county government.

## ADOPTION OF AMENDMENT TO THE TEMPORARY RULES OF THE HOUSE

Schroeder of Pottawattamie called up for consideration the following amendment to the temporary rules of the House filed by him and Holden of Scott and moved its adoption:
2. Line 10 , by inserting after the numerals " 1973 " the following: ", unless the bill is an appropriation bill or a ways and means bill".

Amendment adopted.
Speaker Varley in the chair at $9: 30$ a.m.

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR <br> HOUSE FILE 585 PENDING

House File 585, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of full-time magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act, was taken up for consideration.

Doyle of Woodbury offered the following amendment H-275 filed by him:

H-275
Amend House File 585 as follows:

1. Page 10, by adding after line 31, the following new section:

Sec. ..... Chapter three hundred twenty-one (321),
Code 1973, is amended by adding the following new
section:
7 NEW SECTIION. Fines in cases of traffic violations
for which the penalty provided by law does not exceed a fine of one hundred dollars or imprisonment not to exceed thirty days, whether under state law or municipal ordinance, may be paid by credit cards approved for that purpose by the commissioner. The commissioner shall enter appropriate agreements with financial institutions extending credit through the use of credit cards to insure reimbursement of the amount of the fine plus appropriate costs to the proper traffic violations office in the state. The commissioner shall provide for the necessary procedures to implement this section by rule and regulation adopted pursuant to chapter seventeen A (17A) of the Code.
2. Page 35 , line 12 , by adding after the word "things," the words "space for the imprint of a credit card,".
3. Page 35 , line 21 , by adding after the word "applicable" the words "or in cases in which the payment of any applicable fine and costs is by credit card".
4. Page 36, by adding after line 31 the following new section:

Sec. ..... Section seven hundred fifty-three point sixteen (753.16), subsection three (3), paragraph a, Code 1973, is amended to read as follows:
a. If the defendant wishes to admit the violation, the officer may release the defendant upon observing him mail the citation and complaint, admission, and minimum fine, together with five dollars costs, to a traffic violations office in the county, in an envelope furnished by the officer. The officer may allow the defendant to use a credit card pursuant to rules and regulations of the department of public safety or to mail a check in the proper amount in lieu of cash or credit card. If the check is not paid by the drawee for any reason, the defendant may be held in contempt of court. The officer shall advise the defendant of the penalty for nonpayment of the check.
Amendment lost.
(House File 585 pending at recess.)
On motion by Holden of Scott, the House was recessed until p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chan.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 3,32 and 149.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 3, 32 and 149.

## REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on county government, submitted the following reports:

Mr. Spgaker: Your committee on county government to whom was referred Senate File 265, a bill for an act relating to the method of filing reports on homestead tax credits and military service tax credits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PETERSON of Woodbury, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on county government to whom was referred Senate File 341, a bill for an act relating to general 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.


PETERSON of Woodbury, Chairman
Hill of Polk, from the committee on judiciary and law enforcement, submitted the following reports:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 17, a bill for an act relating to a state of the judiciary department message, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman

[^16]H-322
1 Amend Senate File 26, as amended, passed, and reprinted by the Senate as follows:

1. Page 3 by adding after line 30 the following:
"Sec. 3. Section seven hundred eighty-nine point two (789.2), Code 1973, is amended to read as follows:
789.2 JUDGMENT OF CONVICTION-TIME FOR. Upon a plea of guilty, verdict of guilty, or a special verdict upon which a judgment of conviction [must] may be rendered, the court must flx a time for pronouncing judgment, which must be [at least three days after the verdict is rendered, if the court remains in session so long, or, if not, as remote a time as can reasonably be allowed, but in no case can it be pronounced in less than six hours after the verdict is rendered, unless defendant consent thereto] within a reasonable time but not less than eight days after the plea is entered or the verdict is rendered, unless defendant consents thereto."
2. Page 4 by adding after line 4 the following new section.
"Sec. NEW SECTION. PROSECUTIONS PROHIBITED. All sentences or convictions deferred by courts in criminal cases prior to the effective date of this Act are valid. No person previously prosecuted shall be tried, sentenced, or convicted based on the same facts as in a prior prosecution on the grounds that a sentence or conviction as a result of that prosecution was deferred, and the deferral was later declared by the supreme court of this state to be unauthorized by law."
3. By renumbering the sections.

HILL of Polk, Chairman

## AMENDMENTS FILED

| $\mathrm{H}-320$ |  |
| :--- | :--- |
| 1 | Amend House File 550, page 5, line 29, by |
| 2 | striking the period and inserting in lieu thereof |
| 3 | the words "unless such pound is privately-owned. |
| 4 | The fee for a privately-owned pound shall be twenty- |
| 5 | five dollars annually". |

EWING of Mahaska

## H-319

1 Amend House File 585 as follows:
2 1. Page 2, by striking lines 2 through 10 and
3 inserting in lieu thereof the following new section:
4 Sec. ..... Acts of the Sixty-fourth General Assembly,
51972 Session, chapter one thousand one hundred twenty-
6 four (1124), section two hundred eighty-three (283),
7 is amended by striking the section and inserting in
8 lieu thereof the following:
9 Sec. 283. EFFECTIVE DATE. The provisions of this

Act shall take effect as provided in this section.

1. The provisions of sections twelve (12) through twenty (20) and twenty-eight (28) through thirty (30), inclusive, of this Act relating to the powers and duties of county judicial magistrate appointing commissions shall take effect on July 1, 1972.
2. The provisions of sections three (3) through seven (7) of this Act shall take effect on July 1, 1972.
3. The remaining sections of this Act, except for those expressly providing otherwise, shall take effect on July 1, 1974.
4. Page 4 , by adding after line 16 the following new section:

Sec. ..... Section six hundred two point eighteen (602.18), subsection ten (10), Code 1973, is amended to read as follows:
10. The supreme court administrator shall notify the secretary of state of any additional judgeships created by this chapter. The secretary of state shall notify the proper judicial nominating commission in accordance with chapter 46. Such commission shall proceed as provided in that chapter. Effective July 1, [1973] 1974, a district judge shall be appointed for the district pursuant to chapter 46, if the district is entitled to an additional judge or judges as a result of this chapter.
3. Page 4, by striking line 22 and inserting in lieu thereof the following: "abolished as of July 1, [1973] 1974. Promptly after July 1, [1973] 1974,".
4. Page 5, line 4, by striking the figures " 1973 " and inserting in lieu thereof the figures "1974".
5. Page 5, line 11, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
6. Page 5 , line 32 , by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
7. Page 5, line 33 , by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
8. Page 7 , line 33 , by striking the figures "1973"
and inserting in lieu thereof the figures "[1973] 1974".
9. Page 8, line 12, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
10. Page 8 , line 13 , by striking the figures
"1974" and inserting in lieu thereof the figures "[1974] 1975".
11. Page 8, line 14, by striking the figures " 1974 " and inserting in lieu thereof the figures "[1974] 1975".
12. Page 8 , line 33 , by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
13. Page 9, line 9, by striking the words "paragraph one (1)" and inserting in lieu thereof the words "paragraphs one (1) and two (2)", and by striking the word "is" and inserting in lieu thereof the word "are".
14. Page 9 , line 14 , by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1975".
15. Page 9, by inserting after line 17 the following:

During February of [1974] 1975 and during February of every two years thereafter, the supreme court administrator shall notify the clerk of the district court of each county and the chief judge of the appropriate judicial district, of the number of magistrates to which the county is entitled.
16. Page 9, line 22, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
17. Page 10 , by adding after line 21 , the following new sections:

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section one (1), is amended to read as follows:

Section 1. UNIFIED TRIAL COURT. Effective July 1, [1973] 1974,* there shall be a unified trial court in the state of Iowa, known as "Iowa District Court". The Iowa district court shall have general and original jurisdiction of all actions, proceedings, and remedies, civil, criminal, probate, and juvenile, and shall have and exercise all the power usually possessed and exercised by trial courts of general jurisdiction. Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section six (6), is amended to read as follows:

Sec. 6.* Before April 1, [1973] 1974, the supreme court administrator shall notify the secretary of state of any additional judgeships created by this Act. The secretary of state shall notify the proper judicial nominating commission in accordance with chapter forty-six (46) of the Code. Such commission shall proceed as provided in that chapter. Effective July 1, [1973] 1974, a district judge shall be appointed for the district pursuant to chapter forty-six (46) of the Code, if the district is entitled to an additional judge or judges as a result of this Act.

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section twenty-five (25), is amended to read as follows:

Sec. 25. During January of [1975] 1976, the supreme court administrator shall make a report to the Sixtysixth General Assembly, detailing the previous year's statistics provided by the judicial magistrates.
The Sixty-sixth General Assembly shall review and readjust the compensation of judicial magistrates. If the general assembly fails to readjust the salaries
under this section the salaries shall remain the same.
18. Page 14, line 7, by striking the word "There" and inserting in lieu thereof the words "[There] Effective July 1, 1974 there".
19. Page 15, line 4, by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1976".
20. Page 16, by adding after line 31 the following new section:

Sec. ..... Section six hundred two point thirtyfour (602.34), Code 1973, is amended to read as follows:
602.34 CLERKS AND BAILIFFS. Elective clerks and elective bailiffs of municipal courts who are in office on June 30, [1973] 1974, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, [1973] 1974, become deputies of the district court clerks and sheriffs respectively, in the counties of their residence. The boards of supervisors may enlarge the district court clerks' and sheriffs' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter 75 and sections 332.7 and 332.8 , where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, [1973] 1974, from the amount on that date, unless all the deputies of the office are similarly reduced, but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the particular district court clerk or sheriff shall be increased so as to exceed the salary of the deputy by the sum of two hundred dollars per year.

The individuals who were elective municipal court clerks and bailiffs on June 30, [1973] 1974, and who were municipal court deputy clerks and deputy bailiffs on that date, may as deputies of the district court clerks and sheriffs be suspended, demoted, or discharged by the district court clerks and sheriffs only for neglect of duty, disobedience of orders, misconduct, or failure to properly perform duties, by pursuing the procedure provided by sections 365.19 through 365.26; and in these cases the district court clerk or sheriff shall be deemed to be the person having the appointing power, the county auditor shall perform the functions of the mayor or city manager, the board of supervisors shall perform the functions of the civil service commission, and the county attorney shall perform the functions of the city attorney or solicitor.

As vacancies occur after June 30, [1973] 1974, in the number of any deputy district court clerks or deputy sheriffs in counties having a municipal court on December 31, [1972] 1973, as a result of resignations, retirements, deaths, or discharges for cause, the boards of supervisors may adjust the number of deputies if so indicated by work load, pursuant to section 341.1; but the total number of district court deputy clerks or deputy sheriffs in such counties shall not otherwise be reduced notwithstanding section 365.28 , until the district court deputy clerks or deputy sheriffs brought into the offices from the municipal courts cease to hold office in the particular county.

A municipal court bailiff or deputy bailiff who on June 30, [1973] 1974, is a member of the retirement system provided by chapter 411 shall continue to be such a member thereafter; and that chapter shall continue to apply to them notwithstanding this chapter, with the appropriate county deducting from his compensation his contributions to the retirement fund and the county contributing the public's portion to such fund.
21. Page 24, line 25, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
22. Page 24, line 28 by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
23. Page 25, line 1, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
24. By renumbering sections and correcting internal references as necessary to accord with this amendment.

FISCHER of Grundy

## H—321

1 Amend House File 617, page 3, line 15 by insert-
2 ing after the word "association" the word "primarily".
TOFTE of Winneshiek

## H-318

Amend the Bortell, et al., amendment, $\mathrm{H}-307$, to House File 643 as follows:

1. By striking lines 19 and 20.

4 2. By striking lines 23 and 24.
KRAUSE of Palo Alto
On motion of Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, April 18, 1973.

# JOURNAL OF THE HOUSE 

One Hundred First Calendar Day-Sixty-sixth Session Day
Hall of the House of Representatives Des Moines, Iowa, Wednesday, April 18, 1973

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

Prayer was offered by the Reverend Walter Vanderlinden, pastor of the Free Methodist Church, Knoxville, Iowa.

The Journal of Tuesday, April 17, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. John E. Rawls, Ottumwa, Iowa.

## PRESENTATION OF VISITORS

Daggett of Adams presented to the House the Honorable Vern Lisle, former member of the House during the Fifty-third through the Fifty-ninth General Assemblies, serving as Speaker of the House in the Fifty-eighth General Assembly, and member of the Senate during the Sixtieth through the Sixty-third General Assemblies representing Page County.

Oakley of Clinton presented to the House the Honorable David 0. Shaff, former member of the House during the Fifty-fifth General Assembly and member of the Senate during the Fiftysixth through the Sixty-first General Assemblies, representing Clinton County.

The Speaker announced that the following visitors were present in the House chamber:

Forty-five senior students from Anita High School, Anita, accompanied by John Burk. By Hutchins of Guthrie.

Eighty sixth grade students from McKinley Elementary School, Muscatine, accompanied by Mary Danfeldt, Sally Hooven, Mr. Huber and Joanne Durst. By Drake of Muscatine.

Eighty-five sixth grade students from Corning Elementary School, Corning, accompanied by Mrs. Kimball, Mrs. Hanna, Mrs.

Prickett, and Mr. and Mrs. Marvin Steffen. By Daggett of Adams and Pellett of Cass.

Thirty senior students from Twin Rivers School, Twin Rivers, accompanied by Mr. Brock and Mr. Raney. By Krause of Palo Alto.

Thirty-eight senior students from Harmony Community School, Farmington, accompanied by Terry Foor and Don Walton. By Millen of Van Buren.

Forty-seven eighth grade students from Milford School, Milford, accompanied by George Morris, Boni Schultz and Ruth Ann Van Donslear. By Hansen of O'Brien.

## PETITIONS FILED

The following petitions were received and placed on file:
By Bortell of Madison from thirteen residents of Norwalk and Newhard of Jones from fifty-three residents of District 23, all opposing the sale of liquor or beer on Sunday.

By Hansen of O'Brien from thirty-five residents opposing Senate File 454, relating to an identical open season for taking deer by firearm or bow and arrow.

By Kiser of Scott from ninety-two residents of Scott County opposing any changes in the Davenport election laws.

By West of Marshall from thirty residents of Hardin County favoring the sale of liquor on Sunday after 12:00 noon.

By Hutchins of Guthrie from forty-eight residents of Harlan requesting development of legislation that would prohibit abortions in Iowa.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 17, 26, 265 and 341, under Rule 35.

## INTRODUCTION OF BILLS

House File 668, by Small, Rapp, Griffee, Monroe, Patchett, O'Halloran, Wells, Cochran, Jesse, Fitzgerald, Avenson, Norland, McCormick, Doyle, Newhard, Mennenga, Hargrave, Miller of Cerro Gordo, Rinas, Krause, Miller of Calhoun, Horn, Middleswart, Brunow, Cusack, Connors, Harper, Dunton, Woods, Jordan, Hennessey, Husak, Poncy, Caffrey, Nielsen, Howell, Clark of

Dubuque, Carr, Higgins and Hutchins (Gluba, Kinley, Palmer, Orr, Hill, Blouin, Rodgers, Robinson, Schaben, Kennedy, Miller of Des Moines, Coleman, Nolin, Scott, Willits, Glenn, Junkins, Gallagher, Doderer, Van Gilst and Heying), a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age, widows fifty-five years of age or older, or totally disabled, providing a penalty, and making an appropriation therefor.

Read first time and referred to committee on ways and means.
House File 669, by Small, Rapp, Griffee, Monroe, Patchett, O'Halloran, Wells, Hargrave, Fitzgerald, Avenson, Norland, McCormick, Doyle, Newhard, Mennenga, Connors, Miller of Calhoun, Harper, Cusack, Horn, Middleswart, Brunow, Woods, Jordan, Hennessey, Husak, Poncy, Nielsen, Howell, Dunton, Clark of Dubuque, Carr, Higgins, Hutchins, Krause, Rinas, Jesse and Cochran (Blouin, Hill, Gluba, Kinley, Kennedy, Schaben, Coleman, Nolin, Palmer, Van Gilst, Doderer, Willits, Rodgers, Robinson and Miller of Des Moines), a bill for an act relating to the corporation income tax.

Read first time and referred to committee on ways and means.
House File 670, by committee on state government, a bill for an act relating to printing controversies.

Read first time and placed on the calendar.
House File 671, by committee on transportation, a bill for an act relating to the overall length of combinations of vehicles.

Read first time and placed on the calendar.
House File 672, by committee on transportation, a bill for an act relating to eminent domain procedures.

Read first time and placed on the calendar.
House File 673, by committee on commerce, a bill for an act relating to the repeal of certain exemptions under the Iowa securities law ; relating to the registration requirements of those operating as dealers in securities; relating to the licensing and examination fees payable by dealers and salesmen of securities; increasing the amount of the surety bond to be obtained prior to being registered as a securities dealer; relating to the requirements of escrow agreements entered into under the Iowa securi-
ties law ; relating to the definition of what constitutes a felony in violation of the Iowa securities law; and relating to the further opening to the public of information required to be furnished the commissioner of insurance.

## Read first time and placed on the calendar.

House File 674, by committee on natural resources, a bill for an act relating to the cost of uniforms for county conservation officers and employees.

Read first time and placed on the calendar.
House File 675, by committee on judiciary and law enforcement, a bill for an act to legalize and validate the procedures followed by Sioux County Board of Supervisors in contracting with the Fischer Construction Company, Haarsma Plumbing and Heating Company, and Fred's Electrical Company for the construction of a new office building in Orange City, Iowa, for the County Engineer's office.

## 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 on April 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 106, a bill for an act relating to commissions on hospitalization.

Also: That the Senate has on April 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 276, a bill for an act relating to termination of commitment orders.

Also: That the Senate has on April 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 396, a bill for an act relating to departmental regulations affecting local governmental bodies.

Also: That the Senate has on April 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 473, a bill for an act relating to delinquency of dog license fees.

Also: That the Senate has on April 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee.

RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 106, a bill for an act relating to commissions on hospitalization.

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

Senate File 276, a bill for an act relating to the termination of commitment orders.

Read first time and referred to committee on human resources.
Senate File 396, a bill for an act relating to departmental regulations affecting local governmental bodies.

Read first time and referred to committee on state government.
Senate File 473, a bill for an act relating to the delinquency of dog license fees.

Read first time and referred to committee on county government.

Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee.

Read first time and referred to committee on appropriations.

## HOUSE FILE 81 WITHDRAWN

Norpel of Jackson asked and received unanimous consent to withdraw House File 81 from further consideration by the House.

## SENATE AMENDMENT TO HOUSE FILE 287 FURTHER CONSIDERED AND PENDING

The House resumed consideration of amendment 10 of the Senate amendment to House File 287, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, and changing the method of computing the rate of interest credit for members, as follows:
10. Page 9, by striking lines 13 through 17, inclusive, and inserting in lieu thereof the following:
$N E^{\prime} W$ SUBSECTION. For each active member retiring on or after June 30, 1973, and who has completed ten or more years of membership service, the total amount of monthly benefit payable at the normal retirement date for prior service and membership service shall not be less than fifty dollars per month. If benefits commence on an early retirement date, the amount of benefit shall be reduced in accordance with section ninety-seven $B$ point fifty (97B.50) of the Code. If an optional allowance is selected under section ninety-seven B point fiftyone ( 97 B .51 ) of the Code, the amount payable shall be the actuarial equivalent of the minimum benefit. An employee who is in employment on a school year or academic year basis, will be considered to be an active member as of June 30, 1973, if he completes the 1972-73 school year or academic year.

McCormick of Delaware offered amendment $\mathrm{H}-313$ to amendment 10 of the Senate amendment, filed by McCormick, et al., and division of the amendment was requested as follows:
H-313
1 Amend the Senate amendment to House File 287 as follows:
H-313A
3 1. Line 44, by inserting after the word "active" the words "or retired".
2. Lines 44 and 45, by striking the words "retiring on or after June 30, 1973, and".
3. Line 47, by inserting after the word "date" the words "or commencing July 1, 1973, whichever is earlier,".
H-313B
10 4. Line 55, by striking the word "An".
5. By striking lines 56 through 59 , inclusive and inserting in lieu thereof the following sentence: "Additional funds needed to increase a monthly benefit to fifty dollars shall be paid from funds appropriated from the general fund of the state."
(House File 287 pending at recess.)
On motion by Holden of Scott, the House was recessed until
1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## HOUSE FILE 315 RECONSIDERED

Cochran of Webster called up for consideration the motion to reconsider House File 315, filed by Holden of Scott and Junker of Woodbury on March 7, 1973.

Holden of Scott moved to reconsider the vote by which House File 315, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund, failed to pass the House on March 7, 1973.

Roll call was requested by Holden of Scott and the Speaker.
On the question "Shall the House reconsider the vote on House File 315?"

The ayes were, 79:

| Avenson | Egenes | Junker | Patchett |
| :--- | :--- | :--- | :--- |
| Bennett | Ewing | Kiser | Pellett |
| Bittle | Ferguson | Knoke | Peterson |
| Brinck | Firger, C. R. | Krause | Poncy |
| Brockett | Fitzgerald | Kreamer | Rapp |
| Brunow | Freeman | Lippold | Readinger |
| Butler | Fullerton | Lipsky | Rinas |
| Byerly | Grassley | Logue | Roorda |
| Caffrey | Griffee | McCormick | Schroeder |
| Clark, J. H. | Hansen | McElroy | Small |
| Cochran | Hargrave | Menke | Stanley |
| Connors | Harvey | Mennenga | Stephens |
| Crabb | Hennessey | Middleswart | Stromer |
| Crawford | Higgins | Miller, A.V. | Tofte |
| Cusack | Hill | Monroe | Wells |
| De Jong | Holden | Newhard | West |
| Den Herder | Horn | Nielsen | Woods |
| Doyle | Howell | Norland | Wulff |
| Drake | Hutchins | Oakley | Mr. Speaker |
| Edelen | Jesse | O'Halloran |  |
| The nays were, | 19: |  |  |
| Anderson | Daggett | Jordan | Norpel |
| Bortell | Danker | Mendenhall | Strothman |
| Branstad | Dunton | Millen | Welden |
| Carr | Harper | Miller, K. D. | Wyckoff |
| Clark, J. W. | Husak | Miller, R. G. |  |

Absent or not voting, 2:
Dunlap Fischer, H. O.
Motion prevailed.
Holden of Scott moved that the vote by which House File 315 was placed on its last reading be reconsidered.

The motion prevailed.
Cochran of Webster moved that House File 315 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Knoke of Pottawattamie and Stromer of Hancock.

On the question "Shall House File 315 be deferred?"
The ayes were, 45 :

| Avenson | Fitzgerald | Jordan | Norland <br> Brinck |
| :--- | :--- | :--- | :--- |
| Griffee | Krause | Norpel |  |
| Brunow | Hargrave | McCormick | O'Halloran |
| Byerly | Harper | Mennenga | Patchett |
| Caffrey | Hennessey | Middleswart | Poncy |
| Carr | Higgins | Miller, A. V. | Rapp |
| Clark, J. W. | Horn | Miller, K. D. | Rinas |
| Cochran | Howell | Miller, R. G. | Small |
| Connors | Husak | Monroe | Wells |
| Cusack | Hutchins | Newhard | Woods |
| Doyle | Jesse | Nielsen | Wyckoff |
| Dunton |  |  |  |
| The nays were, | 55: |  |  |
| Anderson | Drake |  |  |
| Bennett | Dunlap | Holden | Peterson |
| Bittle | Edelen | Junker | Readinger |
| Bortell | Egenes | Knore | Roorda |
| Branstad | Ewing | Kreamer | Schroeder |
| Brockett | Ferguson | Lippold | Stanley |
| Butler | Fischer, H. O. | Lipsky | Stephens |
| Clark, J. H. | Fisher, C. R. | Logue | Stromer |
| Crabb | Frreeman | McElroy | Strothman |
| Crawford | Fullerton | Mendenhall | Tofte |
| Daggett | Grassley | Menke | Welden |
| Danker | Hansen | Millen | Wult |
| De Jong | Harvey | Oakley | Mr. Speaker |
| Den Herder | Hill | Pellett |  |

Absent or not vating, none.
Motion lost.
Cochran of Webster offered the following amendment $\mathrm{H}-329$
filed by him:
H-329

Amend House File 315 as follows:

1. Page 2, by striking lines 1 through 12, inclusive, and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point sixty-nine (422.69), subsection four (4), Code 1973, is amended to read as follows:
2. During the last quarter of each fiscal year an amount equal to fifty-three percent of ten percent of the net receipts from two-thirds of the sales tax collected under division 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 312.1] allocated to the furdds provided for in subsections two (2), three (3), and four (4) of section three hundred twelve point two (312.2) of the

Code in the manner provided for in subsection five (5) of such section. The remainder of the net receipts from the sales tax shall be credited to the general fund.

Sec. 2. Section three hundred twelve point one (312.1), Code 1973, is amended by striking subsection four (4).

Sec. 3. Section three hundred twelve point one (312.1), subsections one (1) through six (6), Code 1973, are amended to read as follows:

1. To the primary road fund, forty-seven percent.
2. To the secondary road fund of the counties, twenty-nine percent.
3. To the farm-to-market road fund, nine percent.
4. To the street construction fund of the cities and towns, fifteen percent.
5. Moneys allocated pursuant to subsection four (4) of section four hundred twenty-two point sixtynine (422.69) of the Code shall be distributed as follows:
a. Twenty-nine parts to the secondary road fund of the counties.
b. Nine parts to the farm-to-market road fund.
c. Fifteen parts to the street construction fund of the cities and towns.
[5]6. The treasurer of state shall before making the above allotments credit annually to the highway grade crossing safety fund the sum of two hundred forty thousand dollars, credit annually to the primary road fund the sum of one million four hundred thousand dollars for carrying out subsection 12 of section 307.5 , the last paragraph of section 313.4 and section 307.10 , and credit annually to the primary road fund the sum of five hundred thousand dollars to be used for paying expenses incurred by the secondary and urban road departments of the commission other than expenses incurred for extensions of primary roads in cities and towns. All unobligated funds provided by this subsection at the end of each year shall revert to the road use tax fund.
[6]\%. The treasurer of state shall before making the above allotments credit annually to the primary road fund the sum of two million five hundred thousand dollars or an amount equal to one-ninth of the federal allotment whichever is the smaller, said sum to be used for matching the federal allotment to the state of Iowa for the use of the interstate and national defense highways in the state of Iowa."
6. Page 1, amend the title by striking from line 1 the words "to prohibit" and inserting in lieu thereof the words "relating to".

Cochran of Webster moved the adoption of amendment H-329.

Roll call was requested by Cochran of Webster and Avenson of Fayette.

Rule 70 was invoked.
On the question "Shall the amendment be adopted?"
The ayes were, 45 :

| Avenson | Fitzgerald | Jordan | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Griffee | Krause | Norpel |
| Brunow | Hargrave | McCormick | O'Halloran |
| Byerly | Harper | Mennenga | Patchett |
| Caffrey | Hennessey | Middleswart | Poncy |
| Carr | Higgins | Miller, A. V. | Rapp |
| Clark, J. W. | Horn | Miller, K.D. | Rinas |
| Cochran | Howell | Miller,R.G. | Small |
| Connors | Husak | Monree | Wells |
| Cusack | Hutchins | Newhard | Woods |
| Doyle | Jesse | Nielsen | Wyckoff |
| Dunton |  |  |  |

The nays were, 55 :

| Anderson | Drake | Holden | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Junker | Readinger |
| Bittle | Edelen | Kiser | Roorda |
| Bortell | Egenes | Knoke | Schroeder |
| Branstad | Ewing | Kreamer | Stanley |
| Brockett | Ferguson | Lippold | Stephens |
| Butler | Fischer, H. O. | Lipsky | Stromer |
| Clark, J. H. | Fisher,C. R. | Logue | Strothman |
| Crabb | Freeman | McElroy | Tofte |
| Crawford | Fullerton | Mendenhall | Welden |
| Daggett | Grassley | Menke | West |
| Danker | Hansen | Millen | Wulff |
| De Jong | Harvey | Oakley | Mr. Speaker |
| Den Herder | Hill | Pellett |  |

Absent or not voting, none.
Amendment lost.
Holden of Scott offered the following amendment H-328 filed by him and West of Marshall and moved its adoption:

H-328
1 Amend House File 315 by inserting the following
2 new section after line 12:
3 Sec. 4. The effective date of this Act shall be
4 July 1, 1974.
Roll call was requested by Holden of Scott and Stromer of Hancock.

Rule 70 was invoked.
On the question "Shall amendment $\mathrm{H}-328$ be adopted ?"

| The ayes were, 43: |  |  |  |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Knoke | Readinger |
| Bittle | Ewing | Kreamer | Roorda |
| Brockett | Ferguson | Lippold | Schroeder |
| Butler | Fisher, C. R. | Lipsky | Stanley |
| Clark, J. H. | Freeman | Logue | Stephens |
| Crabb | Grassley | McElroy | Stromer |
| Crawford | Hansen | Menke | Tofte |
| Daggett | Hill | Mennenga | West |
| De Jong | Holden | Oakley | Wulff |
| Den Herder | Junker | Pellett | Mr. Speaker |
| Drake | Kiser | Peterson |  |
| The nays were, 57: |  |  |  |
| Anderson | Dunton | Husak | Nielsen |
| Avenson | Edelen | Hutchins | Norland |
| Bortell | Egenes | Jesse | Norpel |
| Branstad | Fischer, H. O. | Jordan | O'Halloran |
| Brinck | Fitzgerald | Krause | Patchett |
| Brunow | Fullerton | McCormick | Poncy |
| Byerly | Griffee | Mendenhall | Rapp |
| Caffrey | Hargrave | Middleswart | Rinas |
| Carr | Harper | Millen | Small |
| Clark, J. W. | Harvey | Miller, A. V. | Strothman |
| Cochran | Hennessey | Miller, K. D. | Welden |
| Connors | Higgins | Miller, R. G. | Wells |
| Cusack | Horn | Monroe | Woods |
| Danker | Howell | Newhard | Wyckoff |
| Doyle |  |  |  |

Absent or not voting, none.
Amendment lost.
Schroeder of Pottawattamie offered the following amendment H-336 filed by him and Stromer of Hancock and moved its adoption:

## H-336

1 Amend House File 315 by inserting the following new section after line 12:

Sec. 4. The effective date of this Act shall
be July 1, 1975.
Roll call was requested by Schroeder of Pottawattamie and Stromer of Hancock.

On the question "Shall the amendment be adopted?"
The ayes were, 48:

| Anderson | Crawford <br> Bennett <br> Bittle |
| :--- | :--- |
| Daggett <br> Dortell | Danker <br> Be Jong <br> Branstad |
| Den Herder |  |
| Butlert | Drake <br> Clark, J. H. |
| Dunlap <br> Crabb | Egenes <br> Ewing |


| Ferguson | Kiser |
| :--- | :--- |
| Fisher, C. R. | Knoke <br> Freeman |
| Kreamer |  |
| Grassley | Lippold |
| Hansen | Lipsky |
| Harvey | Logue |
| Hill | McElroy |
| Holden | Menke |
| Junker | Oakley |


| Pellett | Roorda | Stephens | West |
| :---: | :---: | :---: | :---: |
| Peterson | Schroeder | Stromer | Wulff |
| Readinger | Stanley | Tofte | Mr. Speaker |
| The nays were, 52: |  |  |  |
| Avenson | Fischer, H. 0. | Jordan | Norland |
| Brinck | Fitzgerald | Krause | Norpel |
| Brunow | Fullerton | McCormick | O'Halloran |
| Byerly | Griffee | Mendenhall | Patchett |
| Caffrey | Hargrave | Mennenga | Poncy |
| Carr | Harper | Middleswart | Rapp |
| Clark, J. W. | Hennessey | Millen | Rinas |
| Cochran | Higgins | Miller, A. V. | Small |
| Connors | Horn | Miller, K. D. | Strothman |
| Cusack | Howell | Miller, R. G. | Welden |
| Doyle | Husak | Monroe | Wells |
| Dunton | Hutchins | Newhard | Woods |
| Edelen | Jesse | Nielsen | Wyckoff |

Absent or not voting, none.
Amendment lost.
Norpel of Jackson moved the previous question on House File 315.

A non-record roll call was requested.
The ayes were 17 , nays 80 .
The motion lost.
Edelen of Emmet moved to reconsider the vote by which amendment H-336 failed to be adopted.

Roll call was requested by Edelen of Emmet and Schroeder of Pottawattamie.

On the question "Shall amendment $\mathrm{H}-336$ be reconsidered ?"
The ayes were, 90 :

| Anderson | Cusack | Hargrave | McElroy |
| :--- | :--- | :--- | :--- |
| Avenson | Daggett | Harper | Menke |
| Bennett | Danker | Harvey | Mennenga |
| Bittle | De Jong | Hennessey | Middleswart |
| Bortell | Den Herder | Higgins | Miller, A.V. |
| Branstad | Doyle | Hill | Miller, K. D. |
| Brinck | Drake | Holden | Miller, R. G. |
| Brockett | Dunlap | Horn | Monroe |
| Brunow | Edelen | Howell | Newhard |
| Butler | Egenes | Hutchins | Nielsen |
| Byerly | Ewing | Junker | Norland |
| Caffrey | Ferguson | Kiser | Oakley |
| Carr | Fisher, C.R. | Knoke | O'Halloran |
| Clark, J. H. | Fitzgerald | Krause | Patchett |
| Clark, J. W. | Freeman | Kreamer | Pellett |
| Cochran | Fullerton | Lippold | Peterson |
| Connors | Grasley | Lipsky | Poncy |
| Crabb | Griffee | Logue | Rapp |
| Crawford | Hansen | McCormick | Readinger |


| Rinas | Stanley | Welden | Woods |
| :---: | :---: | :---: | :---: |
| Roorda | Stephens | Wells | Wulff |
| Schroeder | Stromer | West | Mr. Speaker |
| Small | Tofte |  |  |
| The nays were, 8: |  |  |  |
| Fischer, H. O. | Jesse | Mendenhall | Strothman |
| Husak | Jordan | Norpel | Wyckoff |
| Absent or not voting, 2: |  |  |  |
| Dunton | Millen |  |  |

Motion prevailed.
Schroeder of Pottawattamie reoffered the following amendment H-336 and moved its adoption:

H—336
1 Amend House File 315 by inserting the following 2 new section after line 12:
3 Sec. 4. The effective date of this Act shall
4 be July 1, 1975.
Roll call was requested by Schroeder of Pottawattamie and Knoke of Pottawattamie.

On the question "Shall the amendment be adopted?"
The ayes were, 56:

| Anderson | Den Herder | Holden | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Junker | Peterson |
| Bittle | Dunlap | Kiser | Readinger |
| Bortell | Edelen | Knoke | Roorda |
| Branstad | Egenes | Kreamer | Schroeder |
| Brinck | Ewing | Lippold | Stanley |
| Brockett | Ferguson | Lipsky | Stephens |
| Butler | Fisher, C. R. | Logue | Stromer |
| Clark, J. H. | Freeman | McElroy | Tofte |
| Crabb | Fullerton | Menke | Welden |
| Crawford | Grassley | Millen | West |
| Daggett | Hansen | Miller, K. D. | Wulff |
| Danker | Harvey | Norpel | Wyckoff |
| De Jong | Hill | Oakley | Mr. Speake |

The nays were, 44:

| Avenson | Fischer, H. |  |  |
| :--- | :--- | :--- | :--- |
| Brunow | Fitzgerald | Jesse <br> Bordan | Nielsen <br> Norland |
| Byerly | Griffee | Krause | O'Halloran |
| Caffrey | Hargrave | McCormick | Patchett |
| Carr | Harper | Mendenhall | Poncy |
| Clark, J. W. | Hennessey | Mennenga | Rapp |
| Cochran | Higgins | Midleswart | Rinas |
| Connors | Horn | Miller, A.V. V. | Small |
| Cusack | Howell | Miller, R. G. | Strothman |
| Doyle | Husak | Monroe | Wells |
| Dunton | Hutchins | Newhard | Woods |

Absent or not voting, none.
Amendment 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.

Rule 70 was invoked.
On the question "Shall the bill pass?" (H.F. 315)
The ayes were, 53:

| Anderson | Drake | Holden | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Junker | Peterson |
| Bittle | Edelen | Kiser | Readinger |
| Bortell | Egenes | Knoke | Roorda |
| Branstad | Ewing | Kreamer | Schroeder |
| Brockett | Ferguson | Lippold | Stanley |
| Butler | Fisher, C. R. | Lipsky | Stephens |
| Clark, J. H. | Freeman | Logue | Stromer |
| Crabb | Fullerton | McElroy | Tofte |
| Crawford | Grassley | Menke | Welden |
| Daggett | Hansen | Mennenga | West |
| Danker | Harvey | Millen | Wulff |
| De Jong | Hill | Oakley | Mr. Speaker |
| Den Herder |  |  |  |

The nays were, 47:

| Avenson | Fischer, H. O. | Jordan | Norpel |
| :--- | :--- | :--- | :--- |
| Brinck | Fitgerald | Krause | O'Halloran |
| Brunow | Griffee | McCormick | Patchett |
| Byerly | Hargrave | Mendenhall | Poncy |
| Caffrey | Harper | Middleswart | Rapp |
| Carr | Hennessey | Miller, A.V. | Rinas |
| Clark, J. W. | Higgins | Miller, K. D. | Small |
| Cochran | Horn | Miller, R.G. | Strothman |
| Connors | Howell | Monroe | Wells |
| Cusack | Husak | Newhard | Woods |
| Doyle | Hutchins | Nielsen | Wyckoff |
| Dunton | Jesse | Norland |  |

Absent or not voting, none.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER <br> (House File 315)

I move to reconsider the vote by which House File 315, as amended, passed the House on April 18, 1973.

MENNENGA of Clinton

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 18, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 27, an act changing the observance date of Veterans' Day.

House File 242, an act making an appropriation to the board of architectural examiners and providing for the administration of funds designated for use of such board.

House File 401, an act relating to transfer of patients to the university hospital.

House File 402, an act relating to the placing of permit numbers on containers of agricultural seeds.

## REPORT OF COMMITTEE

Pellett of Cass, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred Senate File 444, a bill for an act relating to state-approved premises for cattle feedlots and grazing 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.

PELLETT of Cass, Chairman

## AMENDMENTS FILED

Amend House File 155 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred six point twentytwo (306.22), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
306.22 SALE OF UNUSED RIGHT OF WAY. When title to any tract of land has been or may be acquired for the improvement of any highway, and when in the judgment of the board or commission in control of the highway, the tract will not be used in connection with or for the improvement, maintenance, or use of the highway, the board or commission in control of the highway may sell the tract for cash. If the tract of land is held or used in connection with any primary road, or state park or institutional road, the sale shall be subject to approval of the executive council of the state.

The state highway commission may contract for the sale of any tract of land subject to the following terms and conditions:

1. The discounted present market value of the contract offer, including the cash down payment, shall exceed one hundred ten percent of the highest cash offer submitted for the tract if a cash offer is received. The discount rate shall be the rate of interest stated in the contract.
2. The cash down payment shall be equal to or in excess of ten percent of the total purchase price.
3. The term of the contract shall not exceed ten years.
4. The rate of interest stated in the contract

32 shall not be less than the prevailing rate of interest
charged on contract land sales by sellers in the county or general area in which the tract of land is located.
5. The state highway commission shall advertise for cash bids and contract offers before accepting a contract offer.
6. The appraised value of property sold under a land contract sale shall be at least five thousand dollars.
7. Any tract of land sold on contract shall be listed on the tax rolls by and taxed to the contract purchaser, as provided in chapters four hundred twentyeight (428) and four hundred forty-three (443) of the Code; assessed and valued as provided in chapter four hundred forty-one (441) of the Code; taxes levied as provided in chapter four hundred forty-four (444) of the Code; collected as provided in chapter four hundred forty-five (445) of the Code; and subject to tax sale, redemption, and apportionment of taxes as provided in chapters four hundred forty-six (446), four hundred forty-seven (447), and four hundred forty-eight (448) of the Code. It shall be the duty of the contract purchaser to discharge and pay all taxes.

If any tract of land is sold, the sale shall be subject to the right of a utility association, company, or corporation to continue in possession of a right of way in use at the time of the sale.

HILL of Polk HOLDEN of Scott JESSE of Polk

H-335
1 Amend House File 325 as follows:
Page 5, by adding the following after line 2:
Sec. 13. Section one hundred forty-nine point
five (149.5) is amended to read as follows:
149.5 AMPUTATIONS-GENERAL ANESTHETICS. A
license to practice podiatry shall not authorize the
licensee to amputate the human foot or perform any surgery on the human body at or above the ankle, or use any anesthetics other than local, or treat systemic diseases of any part of the body.

BITTLE of Polk
H-331
1 Amend House File 462, page 3, line 11 by striking
2 the following: "[three months] one year" and inserting
3 in lieu thereof the words "three months".

BITTLE of Polk MENKE of O'Brien

H-330
1 Amend the Fischer of Grundy amendment, H-319, to
2 House File 585 as follows:
3 1. Line 155, by inserting after the word "year.",

4 the words "Nothing in this section shall be construed
5 to prohibit any increase in compensation and other
6 benefits received by the individuals who so become
7 deputies over the amounts received by them on January
8 1, 1972.".
DOYLE of Woodbury
H-324
1 Amend House File 585 as follows:
2 1. Page 31 , line 19, by striking the word
3 "shall", and inserting in lieu thereof the follow-
4 ing: "[shall] may".
5 2. Page 31, line 25, by striking the word
6 "rule", and inserting in lieu thereof the follow-
7 ing: "[rule] section".
NIELSEN of Polk
$\mathrm{H}-332$
1 Amend House File 585 as follows:
2 1. Page 21, line 10, by adding after the word
3 "Code." the words "The five dollar cost for filing and
4 docketing a complaint or information for a nonindict-
5 able misdemeanor shall not apply in cases of overtime
parking."
2. Page 23, lines 13 and 14, by striking the words "July 1, 1975" and inserting in lieu thereof the words "June 30, 1975".

DOYLE of Woodbury
H-323
1 Amend House File 585 as follows:
2 Page 40, line 29, by adding after the period
3 the following:
4 "Upon the request of the defendant, the
5 magistrate may set the date of trial at a time
6 less than fifteen days after a plea other than
7 guilty is entered. The magistrate shall notify
8 the defendant that a request for earlier trial
date shall constitute a waiver of jury."
KNOKE of Pottawattamie HILL of Polk
H-333
1 Amend House File 585 as follows:
2 1. Page 21, line 10 , by adding after the word
3 "Code." the words "The five dollar cost for filing and
4 docketing a complaint or information for a nonindict-
5 able misdemeanor shall not apply in cases of overtime
6 parking."
2. Page 23, lines 13 and 14, by striking the words

8 "July 1, 1973", and inserting in lieu thereof the
9 words "June 30, 1974".
DOYLE of Woodbury

H-334
1 Amend House File 585 as follows:
2 1. Page 16, by adding after line 31 the following

## new section:

Sec. ..... Section six hundred two point thirtyfour (602.34), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

Elective clerks and elective bailiffs of municipal courts who are in office on June 30, 1973, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, 1973, become deputies of the district court clerks and sheriffs respectively, in the counties of their residence. The boards of supervisors may enlarge the district court clerks' and sheriff's' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter 75 and sections 332.7 and 332.8, where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, 1973, from the amount on that date, unless all the deputies of the office are similarly reduced, but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the particular district court clerk or sheriff shall be increased so as to exceed the salary of the deputy by the sum of two hundred dollars per year. Nothing in this section shall be construed to prohibit any increase in compensation and other benefits received by the individuals who so become deputies over the amounts received by them on January 1, 1972.

DOYLE of Woodbury
H-326
1 Amend House File 585 as follows:
2 1. Page 13, by adding after line 14 the following 3 new section:

Sec. ..... Section three hundred sixty-six point one (366.1), Code 1973, is amended to read as follows:
366.1 POWER TO PASS. Municipal corporations shall have power to make and publish, from time to time, ordinances, not inconsistent with the laws of the state, for carrying into effect or discharging the powers and duties conferred by this title, and such as shall seem necessary and proper to provide for the safety, preserve the health, promote the prosperity, improve the morals, order, comfort, and convenience of such corporations and the inhabitants thereof, and to enforce obedience to such ordinances by fine not exceeding one hundred dollars, or by imprisonment not

17 exceeding thirty days. An amount equal to fifteen
18 percent of all fines collected by municipal corpora-
19 tions shall be remitted quarterly to the county
20 treasurer of the county in which the municipal corpora-
21 tion is located for deposit in the county general 22 fund.

HENNESSEY of Delaware WELLS of Linn

H-338
1 Amend House File 656 as follows:
2 1. Page 2, line 9, by striking the figure " 4 " and inserting in lieu thereof the figure " 5 ".
2. Page 2, by striking lines 18 through 32, inclusive, and inserting in lieu thereof the following:
"compensation fund fifty dollars for each month or fraction thereof that such person was in active service in the Vietnam era combat zone, all prior to July 1, 1973. As used in this Act "service in the Vietnam era combat zone" means service in a geographical area
for which the various armed forces service departments allow the payment of combat pay. No person shall".
3. Page 3, by striking lines 12 through 20 , inclusive, and inserting in lieu thereof the following:
"be entitled to under this Act, if living. If an eligible beneficiary is a minor at the time".
4. Page 3, line 24, by striking the word "duty" and inserting in lieu thereof the word "service".

HARVEY of Scott
H-325
1 Amend House File 656, page 3, line 13 by striking
2 the following: "or is disabled,".
WYCKOFF of Benton NORPEL of Jackson
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, April 19, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Second Calendar Day-Sixty-seventh Session Day
hall of the House of Representatives
Des Moines, Iowa, Thursday, April 19, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend William McConnelee, pastor of the Presbyterian Church, Montrose, Iowa.

The Journal of Wednesday, April 18, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Milford D. Hayden, Cherokee, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harvey of Scott on request of Branstad of Winnebago; Higgins of Scott on request of Cusack of Scott; Kiser of Scott on request of Holden of Scott.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty Cadette Girl Scouts from Troop 49, Atlantic, accompanied by Rebecca Meyer. By Pellett of Cass.

Thirty-five members of the 4 - H citizenship class of Johnson County Intermediate School, accompanied by Larry Audlehelm. By Small of Johnson and Hargrave of Johnson.

Fifty fifth grade students from Whittier and Harlan Schools, accompanied by Mrs. Albright and Mrs. Pier. By Crawford of Story and Dunlap of Story.

Thirty-nine sixth grade students from Orient-Macksburg School, Orient, accompanied by Jim Tussey and Mrs. Herr. By Bortell of Madison.

Twenty-eight fifth grade students from State Center School, State Center, accompanied by Mrs. German. By West of Marshall.

## PETITIONS FILED

The following petitions were received and placed on file:
By Howell of Floyd from forty residents of Mitchell County; Miller of Calhoun from twenty-two citizens of Calhoun County; and Brunow of Appanoose from eight members of the First United Methodist Church of Centerville, all opposing the sale of liquor or beer on Sunday.

By Mennenga of Clinton from eighty-six residents and Rapp of Black Hawk and Wulff of Black Hawk from sixty-one residents of Black Hawk County, favoring legalizing the sale of liquor and beer on Sunday.

By Danker of Pottawattamie from forty-five residents of Pottawattamie, Harrison and Shelby Counties, opposing House File 144, relating to a change in the present abortion law.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 444, under Rule 35.

## PROOF OF PUBLICATION

Published copy of House File 675 and verified proof of publication of said bill in The Sioux County Capital, Orange City, Iowa, on March 22, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk

## 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 on April 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 482, a bill for an act relating to the establishment of com-munity-based correctional programs and services.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 676, by committee on judiciary and law enforcement, a bill for an act to legalize and validate the proceedings of
the Town Council of the Town of Sanborn, in the County of O'Brien, State of Iowa, in connection with the placing of the management and control of the Waterworks System of said Town in the Town Council.

Read first time and placed on the calendar.
House File 677, by committee on judiciary and law enforcement, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Worth County, Iowa, acting for and on behalf of Drainage Districts No. 24, No. 34 and No. 52, Worth County, Iowa, in connection with the assessing of benefits for a common outlet for such Drainage Districts, the levying of special assessments against the lands in such Drainage Districts, and the issuance of Special Assessment Bonds of such Drainage Districts, and declaring the validity of such special assessments, and proceedings authorizing the issuance of Special Assessment Bonds and declaring that such bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations according to their terms.

Read first time and placed on the calendar.
House File 678, by committee on judiciary and law enforcement, a bill for an act to legalize and validate the proceedings of the City Council of the City of Sac City, Sac County, State of Iowa, in connection with the award of a contract and the levying of special assessments for the construction of Sanitary Sewer Program No. 1, 1972.

## Read first time and placed on the calendar.

House File 679, by committee on judiciary and law enforcement, a bill for an act to legalize and validate the proceedings of the Board of Trustees of the Stuart Municipal Utilities of the Town of Stuart, Iowa, in the Counties of Adair and Guthrie, State of Iowa, in amending certain Resolutions for the authorization and issuance of Water Revenue Bonds, dated March 15, 1963, and March 1, 1967, to increase the maximum rates which may be charged to consumers of water.

## Read first time and placed on the calendar.

House File 680, by committee on human and industrial relations, a bill for an act relating to unemployment compensation coverage for state employees in the general assembly and providing for retroactive application.

Read first time and placed on the calendar.

House File 681, by committee on transportation, a bill for an act relating to vehicle safety standards and the center of gravity and providing a penalty.

Read first time and placed on the calendar.
House File 682, by committee on appropriations, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship program.

Read first time and placed on the appropriations calendar.
House File 683, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission administrative funds and funds for the medical student tuition loan program.

Read first time and placed on the appropriations calendar.
House File 684, by committee on transportation, a bill for an act relating to the movement of grain storage structures on the highways.

## Read first time and placed on the calendar.

House File 685, by committee on commerce, a bill for an act relating to liability insurance for state-owned automobiles.

Read first time and placed on the calendar.
House File 686, by committee on human and industrial relations, a bill for an act relating to the maximum hours a railway company employee may work.

Read first time and placed on the calendar.

## SENATE MESSAGE CONSIDERED

Senate File 482, a bill for an act relating to the establishment of community-based correctional programs and services.

Read first time and referred to committee on human resources.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 40

Drake of Muscatine called up for consideration House Concurrent Resolution 40, filed on April 13, 1973, and found on pages 879 and 880 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## BUSINESS PENDING <br> (House File 585)

The House resumed consideration of House File 585, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of fulltime magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act.

Nielsen of Polk offered the following amendment H-327 filed by him:

1 Amend House File 585 as follows:
2 1. Page 2, by striking lines 2 through 10 and 3 inserting in lieu thereof the following new section:

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section two hundred eighty-three (283), is amended by striking the section and inserting in lieu thereof the following:

Sec. 283. EFFECTIVE DATE. The provisions of this Act shall take effect as provided in this section.

1. The provisions of sections twelve (12) through twenty (20) and twenty-eight (28) through thirty (30), inclusive, of this Act relating to the powers and duties of county judicial magistrate appointing commissions shall take effect on July 1, 1972.
2. The provisions of sections three (3) through seven (7) of this Act shall take effect on July 1, 1974.
3. The remaining sections of this Act, except for those expressly providing otherwise, shall take effect on July 1, 1975.
4. Page 4, by adding after line 16 the following new section:

Sec. ..... Section six hundred two point eighteen (602.18), subsection ten (10), Code 1973, is amended to read as follows:
10. The supreme court administrator shall notify the secretary of state of any additional judgeships created by this chapter. The secretary of state shall notify the proper judicial nominating commission in accordance with chapter 46. Such commission shall proceed as provided in that chapter. Effective July 1, [1973] 1975, a district judge shall be appointed for the district pursuant to chapter 46, if the district is entitled to an additional judge or judges as a result of this chapter.
3. Page 4, by striking line 22 and inserting in lieu thereof the following: "abolished as of July 1, [1973] 1975. Promptly after July 1, [1973] 1975,".
4. Page 5 , line 4 , by striking the figures " 1973 ".
and inserting in lieu thereof the figures " 1975 ".
5. Page 5 , line 11 , by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1975".
6. Page 5, line 32, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1975".
7. Page 5, line 33, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1975".
8. Page 7, line 33, by striking the figures " 1973 "
and inserting in lieu thereof the figures "[1973] 1975".
9 . Page 8 , line 12 , by striking the figures " 1973 "
and inserting in lieu thereof the figures"[1973] 1975".
10. Page 8, line 13, by striking the figures
"1974" and inserting in lieu thereof the figures "[1974] 1976".
11. Page 8, line 14, by striking the figures
"1974" and inserting in lieu thereof the figures "[1974] 1976".
12. Page 8 , line 33 , by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1975".
13. Page 9 , line 9 , by striking the words "paragraph one (1)" and inserting in lieu thereof the words "paragraphs one (1) and two (2)", and by striking the word "is" and inserting in lieu thereof the word "are".
14. Page 9 , line 14 , by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1976".
15. Page 9 , by inserting after line 17 the following:

During February of [1974] 1976 and during February of every two years thereafter, the supreme court administrator shall notify the clerk of the district court of each county and the chief judge of the appropriate judicial district, of the number of magistrates to which the county is entitled.
16. Page 9 , line 22, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1975".
17. Page 10 , by adding after line 21 , the following new sections:

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section one (1), is amended to read as follows:

Section 1. UNIFIED TRIAL COURT. Effective July 1, [1973] 1975,* there shall be a unified trial court in the state of Iowa, known as "Iowa District Court". The Iowa district court shall have general and original jurisdiction of all actions, proceedings, and remedies,
civil, criminal, probate, and juvenile, and shall have and exercise all the power usually possessed and exercised by trial courts of general jurisdiction.

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section six (6), is amended to read as follows:

Sec. 6.* Before April 1, [1973] 1975, the supreme court administrator shall notify the secretary of state of any additional judgeships created by this Act. The secretary of state shall notify the proper judicial nominating commission in accordance with chapter forty-six (46) of the Code. Such commission shall proceed as provided in that chapter. Effective July 1, [1973] 1975, a district judge shall be appointed for the district pursuant to chapter forty-six (46) of the Code, if the district is entitled to an additional judge or judges as a result of this Act.

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section twenty-five (25), is amended to read as follows:

Sec. 25. During January of [1975] 1977, the supreme court administrator shall make a report to the [Sixtysixth] Sixty-seventh General Assembly, detailing the previous year's statistics provided by the judicial magistrates. The [Sixty-sixth] Sixty-seventh General Assembly shall review and readjust the compensation of judicial magistrates. If the general assembly fails to readjust the salaries under this section the salaries shall remain the same.
18. Page 14, line 7, by striking the word "There" and inserting in lieu thereof the words "[There] Effective July 1, 1975 there".
19. Page 15 , line 4 , by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1976".
20. Page 16, by adding after line 31 the following new section :

Sec. ..... Section six hundred two point thirtyfour (602.34), Code 1973, is amended to read as follows:
602.34 CLERKS AND BAILIFFS. Elective clerks and elective bailiffs of municipal courts who are in office on June 30, [1973] 1975, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, [1973] 1975, become deputies of the district court clerks and sheriffs respectively, in the counties of their residence. The board of supervisors may enlarge the district court clerks' and sheriffs' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter 75 and sections
332.7 and 332.8 , where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, [1973] 1975, from the amount on that date, unless all the deputies of the office are similarly reduced, but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the particular district court clerk or sheriff shall be increased so as to exceed the salary of the deputy by the sum of two hundred dollars per year.

The individuals who were elective municipal court clerks and bailiffs on June 30, [1973] 1975, and who were municipal court deputy clerks and deputy bailiffs on that date, may as deputies of the district court clerks and sheriffs be suspended, demoted, or discharged by the district court clerks and sheriffs only for neglect of duty, disobedience of orders, misconduct, or failure to properly perform duties, by pursuing the procedure provided by sections 365.19 through 365.26 ; and in these cases the district court clerk or sheriff shall be deemed to be the person having the appointing power, the county auditor shall perform the functions of the mayor or city manager, the board of supervisors shall perform the functions of the civil service commission, and the county attorney shall perform the functions of the city attorney or solicitor.
As vacancies occur after June 30, [1973] 1975, in the number of any deputy district court clerks or deputy sheriffs in counties having a municipal court on December 31, [1972] 1974, as a result of resignations, retirements, deaths, or discharges for cause, the boards of supervisors may adjust the number of deputies if so indicated by work load, pursuant to section 341.1; but the total number of district court deputy clerks or deputy sheriffs in such counties shall not otherwise be reduced notwithstanding section 365.28, until the district court deputy clerks or deputy sheriffs brought into the offices from the municipal courts cease to hold office in the particular county.

A municipal court bailiff or deputy bailiff who on June 30, [1973] 1975, is a member of the retirement system provided by chapter 411 shall continue to be such a member thereafter; and that chapter shall continue to apply to them notwithstanding this chapter, with the appropriate county deducting from his compensation his contributions to the retirement fund and the county contributing the public's portion to such fund.
21. Page 24, line 25, by striking the figures "1973" and inserting in lieu thereof the figures "[1973]

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1975".
    22. Page 24, line 28, by striking the figures
"1973" and inserting in lieu thereof the figures "[1973]
1975".
    23. Page 25, line 1, by striking the figures
"1973" and inserting in lieu thereof the figures "[1973]
1975".
    24. By renumbering sections and correcting internal
references as necessary to accord with this amendment.
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Speaker pro tempore Kreamer in the chair at 10:15 a.m.
Speaker Varley in the chair at 10:30 a.m.
Nielsen of Polk moved the adoption of amendment H-327.
A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 42 , nays 54.
Amendment H—327 lost.
Fischer of Grundy offered the following amendment H-319 filed by him:
H-319

Amend House File 585 as follows:

1. Page 2, by striking lines 2 through 10 and inserting in lieu thereof the following new section:

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section two hundred eighty-three (283), is amended by striking the section and inserting in lieu thereof the following:

Sec. 283. EFFECTIVE DATE. The provisions of this Act shall take effect as provided in this section.

1. The provisions of sections twelve (12) through twenty (20) and twenty-eight (28) through thirty (30), inclusive, of this Act relating to the powers and duties of county judicial magistrate appointing commissions shall take effect on July 1, 1972.
2. The provisions of sections three (3) through seven (7) of this Act shall take effect on July 1, 1972.
3. The remaining sections of this Act, except
for those expressly providing otherwise, shall take effect on July 1, 1974.
4. Page 4, by adding after line 16 the following new section:

Sec. ..... Section six hundred two point eighteen (602.18), subsection ten (10), Code 1973, is amended to read as follows:
10. The supreme court administrator shall notify the secretary of state of any additional judgeships
created by this chapter. The secretary of state shall notify the proper judicial nominating commission in accordance with chapter 46. Such commission shall proceed as provided in that chapter. Effective July 1, [1973] 1974, a district judge shall be appointed for the district pursuant to chapter 46 , if the district is entitled to an additional judge or judges as a result of this chapter.
3. Page 4, by striking line 22 and inserting in lieu thereof the following: "abolished as of July 1, [1973] 1974. Promptly after July 1, [1973] 1974,".
4. Page 5, line 4, by striking the figures " 1978 " and inserting in lieu thereof the figures " 1974 ".
5. Page 5, line 11, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
6. Page 5, line 32, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
7. Page 5, line 33, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974".
8. Page 7, line 33, by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974 ".
9. Page 8 , line 12 , by striking the figures " 1973 " and inserting in lieu thereof the figures "[1973] 1974 ".
10. Page 8, line 13, by striking the figures
"1974" and inserting in lieu thereof the figures "[1974] 1975".
11. Page 8, line 14, by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1975".
12. Page 8, line 33, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
13. Page 9 , line 9 , by striking the words "paragraph one (1)" and inserting in lieu thereof the words "paragraphs one (1) and two (2)", and by striking the word "is" and inserting in lieu thereof the word "are".
14. Page 9 , line 14 , by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1975".
15. Page 9 , by inserting after line 17 the following:

During February of [1974] 1975 and during February of every two years thereafter, the supreme court administrator shall notify the clerk of the district court of each county and the chief judge of the appropriate judicial district, of the number of magistrates to which the county is entitled.
16. Page 9 , line 22, by striking the figures "1973" and inserting in lieu thereof the figures "[1973] 1974".
17. Page 10, by adding after line 21, the following new sections:

Sec. ..... Acts of the Sixty-fourth General Assembly,

1972 Session, chapter one thousand one hundred twentyfour (1124), section one (1), is amended to read as follows:

Section 1. UNIFIED TRIAL COURT. Effective July 1, [1973] 1974,* there shall be a unified trial court in the state of Iowa, known as "Iowa District Court". The Iowa district court shall have general and original jurisdiction of all actions, proceedings, and remedies, civil, criminal, probate, and juvenile, and shall have and exercise all the power usually possessed and exercised by trial courts of general jurisdiction.

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section six (6), is amended to read as follows:

Sec. 6.* Before April 1, [1973] 1974, the supreme court administrator shall notify the secretary of state of any additional judgeships created by this Act. The secretary of state shall notify the proper judicial nominating commission in accordance with chapter forty-six (46) of the Code. Such commission shall proceed as provided in that chapter. Effective July 1, [1973] 1974, a district judge shall be appointed for the district pursuant to chapter forty-six (46) of the Code, if the district is entitled to an additional judge or judges as a result of this Act.

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand one hundred twentyfour (1124), section twenty-five (25), is amended to read as follows:

Sec. 25. During January of [1975] 1976, the supreme court administrator shall make a report to the Sixtysixth General Assembly, detailing the previous year's statistics provided by the judicial magistrates. The Sixty-sixth General Assembly shall review and readjust the compensation of judicial magistrates. If the general assembly fails to readjust the salaries under this section the salaries shall remain the same.
18. Page 14, line 7, by striking the word "There" and inserting in lieu thereof the words "[There] Effective July 1, 1974 there".
19. Page 15, line 4, by striking the figures "1974" and inserting in lieu thereof the figures "[1974] 1976".
20. Page 16, by adding after line 31 the following new section:

Sec. ..... Section six hundred two point thirtyfour (602.34), Code 1973, is amended to read as follows:
602.34 CLERKS AND BAILIFFS. Elective clerks and elective bailiffs of municipal courts who are in office on June 30, [1973] 1974, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, [1973] 1974, become deputies of the district court clerks and sheriffs
respectively, in the counties of their residence. The boards of supervisors may enlarge the district court clerks' and sheriffs' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter 75 and sections 332.7 and 332.8 , where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, [1973] 1974, from the amount on that date, unless all the deputies of the office are similarly reduced, but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the particular district court clerk or sheriff shall be increased so as to exceed the salary of the deputy by the sum of two hundred dollars per year.

The individuals who were elective municipal court clerks and bailiffs on June 30, [1973] 1974, and who were municipal court deputy clerks and deputy bailiffs on that date, may as deputies of the district court clerks and sheriffs be suspended, demoted, or discharged by the district court clerks and sheriffs only for neglect of duty, disobedience of orders, misconduct, or failure to properly perform duties, by pursuing the procedure provided by sections 365.19 through 365.26 ; and in these cases the district court clerk or sheriff shall be deemed to be the person having the appointing power, the county auditor shall perform the functions of the mayor or city manager, the board of supervisors shall perform the functions of the civil service commission, and the county attorney shall perform the functions of the city attorney or solicitor.

As vacancies occur after June 30, [1973] 1974, in the number of any deputy district court clerks or deputy sheriffs in counties having a municipal court on December 31, [1972] 1973, as a result of resignations, retirements, deaths, or discharges for cause, the boards of supervisors may adjust the number of deputies if so indicated by work load, pursuant to section 341.1; but the total number of district court deputy clerks or deputy sheriffs in such counties shall not otherwise be reduced notwithstanding section 365.28 , until the district court deputy clerks or deputy sheriffs brought into the offices from the municipal courts cease to hold office in the particular county.

A municipal court bailiff or deputy bailiff who on June 30 , [1973] 1974, is a member of the retirement system provided by chapter 411 shall continue to be such a member thereafter; and that chapter shall continue to apply to them notwithstanding this chapter, with the appropriate county deducting from his

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compensation his contributions to the retirement fund and the county contributing the public's portion to such fund.
21. Page 24 , line 25, by striking the figures
"1973" and inserting in lieu thereof the figures "[1973]
1974".
22. Page 24, line 28 by striking the figures
" 1973 " and inserting in lieu thereof the figures "[1973] 1974".
23. Page 25, line 1, by striking the figures
"1973" and inserting in lieu thereof the figures "[1973]
1974".
24. By renumbering sections and correcting internal references as necessary to accord with this amendment.

Doyle of Woodbury offered the following amendment $\mathrm{H}-330$ to amendment $\mathrm{H}-319$ and moved its adoption:
H-330
Amend the Fischer of Grundy amendment, $\mathrm{H}-319$, to
House File 585 as follows:

1. Line 155 , by inserting after the word "year.", the words "Nothing in this section shall be construed to prohibit any increase in compensation and other benefits received by the individuals who so become deputies over the amounts received by them on January 1, 1972.".
Amendment to the amendment adopted.
Fischer of Grundy moved the adoption of amendment $\mathrm{H}-319$ as amended.

Roll call was requested by Fischer of Grundy and Nielsen of Polk.

Rule 68 was invoked.
On the question "Shall the amendment as amended be adopted?"

The ayes were, 53:

| Anderson | Den Herder | Logue | Pellett |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | McElroy | Peterson |
| Bortell | Dunton | Mendenhall | Poncy |
| Branstad | Fischer, H. 0. | Menke | Rapp |
| Brinck | Fisher, C. R. | Middleswart | Small |
| Byerly | Fullerton | Millen | Stephens |
| Caffrey | Hansen | Miller, A. V. | Strothman |
| Carr | Harper | Miller, K. D. | Tofte |
| Clark, J. W. | Horn | Miller, R. G. | Welden |
| Cochran | Husak | Monroe | Wells |
| Connors | Hutchins | Nielsen | Woods |
| Crabb | Jordan | Norland | Wulff |
| Daggett | Krause | Norpel | Wyckoff |

The nays were, 43:

| Bennett | Edelen <br> Bittle |
| :--- | :--- |
| Egenes |  |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fitzgerald |
| Clark, J. H. | Freeman |
| Crawford | Grassley |
| Cusack | Griffee |
| Danker | Hargrave |
| Drake | Hennessey |
| Dunlap | Hill |


| Holden | O'Halloran <br> Patchett |
| :--- | :--- |
| Howell | Readinger |
| Junker | Rnoke |
| Kreamer | Roorda |
| Kippold | Schroeder |
| Lipsky | Stanley |
| Mccormick | Stromer |
| Mennenga | West |
| Newhard | Mr. Speaker |
| Oakley |  |

Absent or not voting, 4:
Harvey Higgins Jesse Kiser
Amendment $\mathrm{H}-319$ as amended adopted.
Hennessey of Delaware offered the following amendment $\mathrm{H}-326$ filed by him:
H-326
1 Amend House File 585 as follows:
2 1. Page 13, by adding after line 14 the following
3 new section:

Sec. ..... Section three hundred sixty-six point one (366.1), Code 1973, is amended to read as follows:
366.1 POWER TO PASS. Municipal corporations shall have power to make and publish, from time to time, ordinances, not inconsistent with the laws of the state, for carrying into effect or discharging the powers and duties conferred by this title, and such as shall seem necessary and proper to provide for the safety, preserve the health, promote the prosperity, improve the morals, order, comfort, and convenience of such corporations and the inhabitants thereof, and to enforce obedience to such ordinances by fine not exceeding one hundred dollars, or by imprisonment not exceeding thirty days. An amount equal to fifteen percent of all fines collected by municipal corporations shall be remitted quarterly to the county treasurer of the county in which the municipal corpora tion is located for deposit in the county general fund.
Wells of Linn offered the following amendment H-339 to amendment H-326 filed by him and Jordan of Linn and moved its adoption:
H-339
1 Amend the Hennessey-Wells amendment, $\mathrm{H}-326$, to
2 House File 585, as follows:
3 1. Line 17, by striking the word "fifteen" and
4 inserting in lieu thereof the word "forty".
A non-record roll call was requested.

The ayes were 40 , nays 48 .
Amendment to the amendment lost.
Hennessey of Delaware moved the adoption of amendment H-326.

A non-record roll call was requested.
The ayes were 59, nays 29.

## Amendment $\mathrm{H}-326$ adopted.

Doyle of Woodbury offered the following amendment H-273 filed by him and moved its adoption:

H—273
1 Amend House File 585 as follows:
2 1. Page 15, by adding after line 14 the following
3 new section:
Sec. ..... Section six hundred two point thirty-one
(602.31), Code 1973, is amended to read as follows:
602.31 SALARY, EXPENSES, RETIREMENT. The annual
salary of each district associate judge, payable from
the general fund of the state of Iowa, shall be [the]
a sum [of seventeen thousand two hundred dollars] equal
to eighty percent of the salary of district judges.
District associate judges shall also receive from the state their actual and necessary expenses in the performance of their duties away from the city of their residence, in accordance with section 605.2. District associate judges who are members of the judicial retirement system under chapter 605A shall remain members thereof; but the state of Iowa, instead of the city and county, shall deduct four percent from their salaries for the judicial retirement fund and shall contribute the public's portion to the judicial retirement fund.
2. By renumbering sections and correcting internal references as necessary in accord with this amendment.
A non-record roll call was requested.
The ayes were 35 , nays 46 .
Amendment H-273 lost.
(House File 585 pending at recess.)
On motion by Holden of Scott, the House was recessed until
2:00 p.m.
AFTERNOON SESSION
The House reconvened, Speaker Varley in the chair.

## The House resumed consideration of House File 585.

Stanley of Muscatine offered the following amendment H-340 filed by Stanley, Doyle, West, Brockett, Junker, Edelen, Wells, Carr and Mennenga and moved its adoption:

$$
\mathrm{H}-340
$$

Amend House File 585 as follows:

1. Page 16, by inserting the following new section after line 31 :

Sec. ..... Section six hundred two point thirtyfour (602.34), Code 1973, unnumbered paragraphs one (1) and two (2) are amended to read as follows:
602.34 CLERKS AND BAILIFFS. [Elective clerks]

Clerks and [elective] bailiffs of municipal courts who are in office on June 30, 1973, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, 1973, become deputies of the district court clerks and sheriffs respectively, in the counties of their residence. During the two years after June 30, 1978, said persons shall be assigned, to the maximum extent possible, to duties comparable to their former duties as municipal court clerks, bailiffs, deputy clerks, or deputy bailiffs. The boards of supervisors may enlarge the district court clerks' and sheriffs' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter 75 and sections 332.7 and 332.8, where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, 1973, from the amount on that date, unless all the deputies of the office are similarly reduced, but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the particular district court clerk or sheriff shall be increased so as to exceed the salary of the deputy by the sum of two hundred dollars per year.

The individuals who were [elective] municipal court clerks and bailiffs on June 30, 1973, and who were municipal court deputy clerks and deputy bailiffs on that date, may as deputies of the district court clerks and sheriffs be suspended, demoted, or discharged by the district court clerks and sheriffs only for neglect of duty, disobedience of orders, misconduct, or failure to properly perform duties, by pursuing the procedure provided by sections 365.19 through 365.26 ; and in these cases the district court clerk or sheriff shall be deemed to be the person having the appointing power, the county auditor shall perform the functions of the mayor or city manager, the board of supervisors

48 shall perform the functions of the civil service com49 mission, and the county attorney shall perform the
2. By renumbering sections and changing references where necessary.
Amendment $\mathrm{H}-340$ adopted.
Doyle of Woodbury asked and received unanimous consent to withdraw amendment H-332 filed on April 18, 1973.

Doyle of Woodbury offered amendment H-333 and division of the amendment was requested as follows:
$\mathrm{H}-333 \mathrm{~A}$
1 Amend House File 585 as follows:
2 1. Page 21, line 10, by adding after the word
3 "Code." the words "The five dollar cost for filing and
4 docketing a complaint or information for a nonindict-
5 able misdemeanor shall not apply in cases of overtime
6 parking.".
H-333B
7 2. Page 23, lines 13 and 14, by striking the words
8 "July 1, 1973", and inserting in lieu thereof the
9 words "June 30, 1974".
Doyle of Woodbury moved the adoption of amendment H333A.

Roll call was requested by De Jong of Marion and Doyle of Woodbury.

On the question "Shall amendment H-333A be adopted ?"
The ayes were, 44:

| Avenson | Dunton <br> Brinck |
| :--- | :--- |
| Fitzgerald |  |
| Brunow | Fullerton |
| Byerly | Hansen |
| Caffrey | Hargrave |
| Carr | Harper |
| Clark, J. W. | Hennessey |
| Cochran | Horn |
| Connors | Howell |
| Cusack | Husak |
| Doyle | Hutchins |

The nays were, 39 :

| Anderson | Danker | Hill | Readinger |
| :--- | :--- | :--- | :--- |
| Bennett | DeJong | Holden | Roorda |
| Bittle | Den Herder | Knoke | Schroeder |
| Bortell | Dunlap | Kreamer | Stanley |
| Brockett | Edelen | Lippold | Stephens |
| Butler | Egenes | Lipsky | Tofte |
| Clark, J. H. | Ewing | Logue | West |
| Crabb | Ferguson | McElroy | Wulff |
| Crawford | Freeman | Oakley | Mr. Speaker |
| Daggett | Grassley | Pellett |  |

Absent or not voting, 17:

| Branstad | Harvey | Kiser | Stromer |
| :--- | :--- | :--- | :--- |
| Drake | Higgins | Krause | Strothman |
| Fischer, H. O. | Jesse | Mendenhall | Welden |
| Fisher, C. R. | Jordan | Millen | Woods | Griffee

Amendment H-333A adopted.
Speaker pro tempore Kreamer in the chair at 3:40 p.m.

## MOTION TO RECONSIDER <br> (Amendment H -319)

We move to reconsider the vote by which the Fischer amendment H-319 to House File 585 was adopted on April 19, 1973.
DE JONG of Marion
HANSEN of O'Brien
SMALL of of Johnson

Byerly of Polk moved that action on the motion to reconsider amendment H-319 be deferred.
(Byerly motion to defer and motion to reconsider pending at adjournment.)

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering commitee calendar:
H. F. 459 COMMITTEE BILL-Relating to the qualifications of the commissioner of public health. By committee on human resources; Lipsky, chairman.
H. F. 508 COMMITTEE BILL-To terminate the operation of the Iowa Annie Wittenmyer Home. By committee on human resources; Lipsky, chairman.
H. F. 617 COMMITTEE BILL-Relating to door-to-door sales. By committee on commerce; Knoke, chairman.
H.F. 647 COMMITTEE BILL-Relating to subdivided land. By committee on commerce; Knoke, chairman.
H. F. 650 COMMITTEE BILL-Relating to the chairman of the commerce commission. By committee on commerce; Knoke, chairman.

KREAMER of Polk, Chairman

## 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. 628 COMMITTEE BILL-Allowing the director of the Iowa Beer and Liquor Control Department to establish state liquor
stores at any location in the state deemed logical. By committee on state government; Fisher of Greene, chairman.
H. F. 637 COMMITTEE BILL-Amending the Iowa Banking Act, relating to permissible investments. By committee on commerce; Knoke, chairman.
H. F. 639 COMMITTEE BILL-Relating to the annual certificate of authority of insurance companies. By committee on commerce; Knoke, chairman.
H. F. 640 COMMITTEE BILL—Relating to certificates of group life and group accident and health insurance. By committee on commerce; Knoke, chairman.
H. F. 658 COMMITTEE BILL-Relating to the membership of municipal planning and zoning commissions and boards of adjustment. By committee on cities and towns; Clark of Lee, chairman.
H. F. 670 COMMITTEE BILL-Relating to printing controversies, By committee on state government; Fisher of Greene, chairman.
H. F. 675 COMMITTEE BILL-To legalize procedures of Sioux County Board of Supervisors in contracting for construction of a new office building in Orange City. By committee on judiciary and law enforcement; Hill, chairman.
S. F. 291 To provide for the eradication of swine tuberculosis. By committee on agriculture.
S. F. 444 Relating to state-approved premises for cattle feedlots and grazing areas. By committee on agriculture.

ANDERSON of Ringgold, Chairman
SUBCOMMITTEE ASSIGNMENTS

House File 115
Grassley, Chairman
Kreamer
Wells
House File 165
Grassley, Chairman
Kreamer
Wells
Senate File 265
Bortell, Chairman
Bennett
Rapp
House File 428
Egenes, Chairman Bittle
Branstad
Fitzgerald
Rapp
Senate File 448
Readinger, Chairman
Cusack
Junker

House File 456
Stephens, Chairman
Danker
Dunton
House File 501
Den Herder, Chairman
Harvey
Monroe
Rapp
Stephens
House File 509
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland
House File 558
Dunlap, Chairman
Egenes
Middleswart
Monroe
Roorda

House File 581
Roorda, Chairman
Fullerton
McCormick
House File 584
Tofte, Chairman
Brinck
Hansen
House File 586
Oakley, Chairman
Hennessey
Strothman
House File 588
Ferguson, Chairman
Hargrave
Fullerton
House File 590
Drake, Chairman
Cusack
Logue

House File 592
Roorda, Chairman
Fullerton
McCormick
House File 601
Logue, Chairman
Junker
Doyle
House File 603
Stanley, Chairman
Bittle
Dunton
Junker
Krause
House File 604
Dunlap, Chairman
Egenes
Middleswart
Monroe
Roorda
House File 618
Fullerton, Chairman
Harper
Byerly
House File 623
Branstad, Chairman
Brockett
Caffrey
Holden
Hutchins
House File 624
Junker, Chairman
Harvey
McCormick
House File 627
West, Chairman
Nielsen
Ferguson
House File 633
Den Herder, Chairman
Harvey
Monroe
Rapp
Stephens

House File 644
Dunlap, Chairman
Egenes
Middleswart
Monroe
Roorda
House File 651
Bittle, Chairman
Avenson
Patchett
House File 654
Kreamer, Chairman
Junker
Howell
House File 661
Branstad, Chairman
Brockett
Caffrey
Holden
Hutchins
House File 662
Branstad, Chairman
Brockett
Caffrey
Holden
Hutchins
Senate File 144
Oakley, Chairman
Hennessey
West
Senate File 205
Caffrey, Chairman
Connors
Wells
Senate File 224
Doyle, Chairman
Howell
West
Senate File 234
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland

Senate File 237
Crawford, Chairman
Newhard
Jesse
Senate File 239
Tofte, Chairman
Ewing
Griffee
Senate File 255
Bittle, Chairman
Kreamer
Woods
Senate File 289
Fisher of Greene, Chairman
Logue
Jordan
Senate File 375
Edelen, Chairman
Hennessey
Danker
Senate File 444
Danker, Chairman
Hennessey
Bennett
Senate File 43
Menke, Chairman
Byerly
Higgins
Horn
Miller of Calhoun

## HOUSE APPROPRIATIONS COMMITTEE REPORT <br> (Senate File 346)

Legislation enacted in the second session of the Sixty-fourth General Assembly instituted inspection of amusement rides and devices, to be financed from revenue generated by permit and inspection fees. $\$ 37,000.00$ was appropriated to the Bureau of Labor for initial funding of the inspection. This money was then to be reverted on January 1, 1973, from the funds obtained through permit and inspection fees.

For various reasons, insufficient funds were generated through permit and inspection fees to provide for both the inspection and the necessary
reversion. This bill appropriates $\$ 22,646.00$ to the Bureau of Labor, constituting sufficient funds to finance activities through the current biennium, as well as providing for the $\$ 37,000.00$ reversion.

Additional legislation is being proposed to increase the licensing fees to the level of self-sustaining inspections.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 19, 1973, he approved and transmitted to the Secretary of State the following bills:

Senate File 3, an act relating to improvement bonds and special assessments on certain property outside of cities.

Senate File 32, an act relating to the seal used by a notary public.
Senate File 149, an act clarifying legal settlement of a minor child residing in an institution.

## REPORTS OF COMMITTEES

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 346, a bill for an act appropriating funds to the bureau of labor for deposit in the amusement inspection fund to finance amusement ride inspections, begs leave to report it has had the same under consideration and instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

Clark of Lee, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns to whom was referred Senate File 448, a bill for an act relating to the establishment and acquisition of mass transit systems by political subdivisions of the state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

CLARK of Lee, Chairman

## AMENDMENTS FILED

H-342

2 Page 5, by inserting after line 18 the following:
Amend House File 594 as follows:
"No services, materials, or programs provided in this section shall be provided for students in a nonpublic school for the school year unless the sehool meets at least one of the following conditions:

1. The percent of minority race students of the total enrollment in the nonpublic school is at least equal to the percent of minority race students of the total enrollment in the public schools of the district tions:
in which the nonpublic school is located. As used in this 'subsection 'minority race students' refers to persons who are black, American Indian, Portuguese, Oriental, Alaskan natives, Hawaiian natives, Spanishsurnamed American, and persons who are from environments in which a dominant language is other than English and who, as a result of language barriers and cultural differences, do not have an equal educational opportunity. 'Spanish-surnamed American' includes persons of Mexican, Puerto Rican, Cuban, or Spanish origin or ancestry.
2. The percent of students from low-income families of the total enrollment in the nonpublic school is at least equal to the percent of students from low income families of the total enrollment in the public schools of the district in which the nonpublic school is located. As used in this subsection 'low income family' means a family with a gross income of less than one hundred percent of the low income criteria developed by the United States department of labor, manpower administration."

BYERLY of Polk

Amend House File 594 as follows:
Page 6, by inserting after line 12, the following:
"Claims for reimbursement shall be paid in full, not exceeding thirty dollars, first for each full-time equivalent Iowa resident student enrolled in a nonpublic school which meets one of the following condi-

1. The percent of minority race students of the total enrollment in the nonpublic school is at least equal to the percent of minority race students of the total enrollment in the public schools of the district in which the nonpublic school is located. As used in this subsection 'minority race students' refers to persons who are black, American Indian, Portuguese, Oriental, Alaskan natives, Hawaiian natives, Spanishsurnamed American, and persons who are from environments in which a dominant language is other than English and who, as a result of language barriers and cultural differences, do not have an equal educational opportunity. 'Spanish-surnamed American' includes persons of Mexican, Puerto Rican, Cuban, or Spanish origin or ancestry.
2. The percent of students from low income families of the total enrollment in the nonpublic school is at least equal to the percent of students from low income families of the total enrollment in the public schools of the district in which the nonpublic school is located. As used in this subsection 'low income family' means a family with a gross income of less than one hundred percent of the low income criteria

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BYERLY of Polk

H-348
developed by the United States department of labor, manpower administration."

Amend House File 622 as follows:

1. Page 2, by striking lines 4 through 17 and inserting in lieu thereof the following:
a. Supervise and cause inspections to be made of each vehicle inspection station issued a permit and if he finds that any station is not properly equipped or that inspections are not being properly conducted shall suspend or revoke and require the surrender of the permit issued to the station. Notice of suspension or revocation shall be by certified mail, return receipt requested, addressed to the address for which the permit was granted. Revocation or suspension shall be effective ten days after the date of mailing of such notice unless the permit holder shall request a hearing before the commissioner on the order suspending or revoking the permit. If upon hearing the commissioner does not reverse the order [of revocation], the suspension or revocation shall [be immediately effective unless revocation is enjoined by court action] take effect ten days from the date of the decision. The order of suspension or revocation, sustained or modified, and appealed to the district court shall become effective ten days from the date the appeal is filed unless stayed by the court.
2. Page 4, by striking lines 12 through 35.
3. Page 5, by striking lines 1 through 4.
4. Page 5 , line 8 , by inserting the words "orally or" before the word "in".
5. Page 5, line 8, by striking the word "ten" and inserting in lieu thereof the word "thirty".
6. Page 5 , line 9 , by inserting the following "or three thousand miles driven as recorded on the odometer, whichever is longer," after the word "days".
7. Page 5, line 11, by striking the word "ten" and inserting in lieu thereof the word "thirty".
8. Page 5 , line 11, by inserting the following "or three thousand miles driven as recorded on the odometer, whichever is longer," after the word "days".
9. Page 5, line 12, by striking the word "or" and inserting in lieu thereof the following: ". If this is not done".
10. Page 5 , line 15 , by striking the word "knowingly".
11. Page 5, by adding the following after line 24:
$N E W$ SUBSECTION. Notwithstanding the provisions of subsections twelve (12) and eighteen (18) of this section, a person, other than a dealer licensed under chapter three hundred twenty-two (322) of the Code, may sell or transfer a motor vehicle without a valid official certificate of inspection affixed to the

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vehicle at the time of sale. However, a person selling or transferring a motor vehicle shall inform a purchaser or a transferee, either prospective or actual, that the motor vehicle is without a valid official certificate of inspection. This information shall be passed both at the time of the initial inquiry by a prospective purchaser or transferee and at the time when the motor vehicle is actually transferred. The purchaser or transferee of a motor vehicle sold or transferred without a valid official certificate of inspection attached shall be responsible for having the vehicle inspected and shall not operate the vehicle on the streets or highways after thirty days from the sale or transfer unless a valid official certificate of inspection is affixed to the vehicle. The county treasurer shall not issue a title to the vehicle or register the vehicle unless a statement is filed with the application showing that an inspection of the vehicle was made and that a certificate of inspection was issued for and affixed to the vehicle. It is a misdemeanor for the purchaser or transferee to operate the vehicle upon the streets or highways after thirty days from the sale or transfer without a valid official certificate of inspection affixed to the vehicle. It is a misdemeanor for a seller to fail to inform a purchaser or a transferee, either at the initial inquiry or at the transfer, that the motor vehicle being sold or transferred is without a valid official certificate of inspection.
12. Page 5, by adding the following after line 26:

Sec. .... Chapter three hundred twenty-one (321), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. The vehicle inspection provisions of this chapter shall not apply to transfers of vehicles by reason of property settlement or divorce decree.
13. By amending the title, page 1 , line 1 , by inserting the words "and providing penalties" after the word "safety".

KRAUSE of Palo Alto CRABB of Crawford

Amend House File 656 as follows:

1. Page 2, by striking lines 18 through 32, inclusive, and inserting in lieu thereof the words "compensation fund three hundred fifty dollars for the time such person was in active service, however a person who was a prisoner of war shall be paid five hundred dollars. No person shall".
2. Page 3, by striking lines 18 and 19 and inserting in lieu thereof the words "paid five hundred dollars."
3. Page 3, line 20, by striking the word "service."

H-341
1 Amend House File 656, page 2, line 22 by inserting
2 after the word "war" the following:

5 lescing from physical or mental wounds received while 6 in the armed forces,".

CUSACK of Scott
H-343
1 Amend House File 664 as follows:
2 Page 1, line 25, by inserting after the word
3 "structures" the following: ", except wooden
4 elevator storage structures equipped with a dry
5 pipe non-automatic sprinkler and alarm system, or
6 a steel and concrete storage structure,".
NORLAND of Worth
CONNORS of Polk
READINGER of Polk
TOFTE of Winneshiek
CUSACK of Scott
FERGUSON of Carroll
HANSEN of O'Brien
BRINCK of Lee
MILLER of Cerro Gordo
HOWELL of Floyd

## H-345

Amend Senate File 456 as amended and passed by the Senate as follows:

1. Page 2, by striking lines 5 through 7 and inserting in lieu thereof the following:
"nicipalities, provided, however, that the sum total of annual dues collected by the league from municipalities shall not exceed [ninety] one hundred twenty thousand dollars. In addition they may pay out".
2. Page 2, by striking section two (2) and inserting in lieu thereof the following:
"Sec. 2. Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand eighty-eight (1088), section fourteen (14), unnumbered paragraph two (2), is amended by striking the paragraph and inserting in lieu thereof the following:

Cities may pay from the general fund annual dues to the league of Iowa municipalities if the total sum of annual dues collected by the league from cities does not exceed one hundred twenty thousand dollars. In addition cities may pay from the general fund the actual expenses of delegates to the annual conference of the league of municipalities. It is unlawful for the league of Iowa municipalities to provide any form of aid to a political party or to the campaign of a candidate for public office. The financial condition

27 and the transactions of the league of Iowa municipali-
28 ties shall be audited in the same manner as cities and
29 towns as provided in section eleven point eighteen
30 (11.18) of the Code."
31 3. Page 1, line 2, by inserting after the word
32 "municipalities" the following: ", relating to 33 unlawful expenditures by the league,".

MENDENHALL of Allamakee STANLEY of Muscatine GRASSLEY of Butler FISCHER of Grundy MILLEN of Van Buren BRANSTAD of Winnebago HOLDEN of Scott EDELEN of Emmet LOGUE of Iowa BORTELL of Madison WYCKOFF of Benton NORPEL of Jackson HUSAK of Tama

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, April 23, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixth Calendar Day-Sixty-eighth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Monday, April 23,1973

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

Prayer was offered by the Reverend Charles Mehaffey, pastor of the Asbury United Methodist Church, Cedar Rapids, Iowa.

The Journal of Thursday, April 19, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Fangman, Carroll, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lipsky of Linn on request of Crawford of Story; Mennenga of Clinton on request of Miller of Buchanan; Howell of Floyd on request of Griffee of Chickasaw; Millen of Van Buren on request of Stromer of Hancock.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Forty-two Campfire Girls from Fort Dodge, accompanied by Mrs. Deal, Mrs. Egli, Mrs. Beckley, Mrs. Graunwald and Mrs. Jorgenson. By Miller of Calhoun and Fitzgerald of Webster.

Forty Girl Scouts and Blue Birds from Fort Dodge, accompanied by Mrs. Jerry Linder, Mrs. Bob Pingel and Mrs. Don Hear. By Fitzgerald of Webster.

Six members of Scout Troop 342, Bellevue, accompanied by Reverend Daniel Knipper. By Norpel of Jackson.

Eighty Campfire Girls from Fort Dodge, accompanied by Mrs. Weist. By Fitzgerald of Webster.

Twenty-five third grade students from Longfellow Elementary School, Des Moines, accompanied by Francis Thompson. By Kreamer of Polk.

Twenty-five fourth grade students from Ankeny School, Ankeny, accompanied by Mrs. Thompson. By Byerly of Polk.

Sixteen students from Marshalltown High School business law class, Marshall, accompanied by Mr. Burnham. By Brockett of Marshall.

The high school government class from Pleasantville High School, Pleasantville, accompanied by Marvin Cook. By Roorda of Jasper.

Thirty-nine students from Centerville High School, Centerville, accompanied by James Fenton and Steve Jones. By Brunow of Appanoose.

Thirteen Cadette Girl Scouts, Troop 144, from Davis, accompanied by Elmer Hanson and Mrs. W. A. Danker. By Welden of Hardin.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all favoring the sale of beer and liquor on Sunday.

Mennenga of Clinton from two hundred fifty-four residents of District 77.

Edelen of Emmet from eighty-six residents of Clay County.
Wulff of Black Hawk from fifty residents of Black Hawk County.

Hargrave of Johnson from thirty-two residents.
Rapp of Black Hawk from fifty-three residents of Waterloo.
Lippold of Black Hawk from one hundred forty-four residents of Black Hawk County.

Welden of Hardin from ninety residents of Hardin County.
Dunlap of Story from two hundred seven residents.
O'Halloran of Black Hawk from seventy-four residents of Black Hawk County.

By Griffee of Chickasaw from ninety-three residents of Chickasaw County favoring Senate File 135, relating to motorcycle helmets.

By Mendenhall of Allamakee from eighteen residents of Clayton County favoring a change in the registration and inspection of antique cars.

By Brinck of Lee from thirty-one residents of various Iowa counties requesting a law requiring all corporations engaged in agricultural production in the state to register each year with the Secretary of State.

By the following Representatives, opposing the sale of liquor and beer on Sunday:

Connors of Polk from four residents of Polk County.
Welden of Hardin from sixty-five residents of Hardin County.
Welden of Hardin from twenty-nine residents of Franklin County.

Krause of Palo Alto from forty-seven residents of Palo Alto County.

Readinger of Polk from thirty-one residents of Polk County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 346 and 448, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 488, a bill for an act making appropriations to certain state agencies.
Also: That the Senate has on April 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 489, a bill for an act to appropriate money from the dairy industry fund to the Iowa dairy industry commission.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 687, by committee on state government, a bill for an act relating to persons permitted to inspect certain records and reports of the employment security commission.

Read first time and placed on the calendar.

House File 688, by committee on natural resources, a bill for an act to create a state land use policy commission, to specify its powers and duties, and to make an appropriation.

Read first time and referred to committee on appropriations.
House Fith 689, by committee on human and industrial relations, a bill for an act relating to private employment agency fees.

Read first time and placed on the calendar.
House File 690, by committee on natural resources, a bill for an act relating to the imposition of an annual registration fee upon vessels in lieu of personal property taxes and providing penalties for violations.

Read first time and placed on the calendar.
House File 691, by committee on human resources, a bill for an act relating to support of patients in state mental health institutes.

Read first time and placed on the calendar.

## APPOINTMENTS TO CAPITOL PLANNING COMMISSION

Speaker Varley announced the appointment of the following Representatives to the Capitol Planning Commission in accordance with Section 18A.1, 1973 Code of Iowa:

Representative Glenn F. Brockett for the unexpired portion of the term ending April 30, 1975.

Representative Norman Roorda for the 4 -year term beginning May 1, 1973, and ending April 30, 1977.

## CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR
House File 551, a bill for an act relating to state per pupil aid for laboratory schools, was taken up for consideration.

De Jong 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. 551)

The ayes were, 86:

| Anderson | De Jong <br> Avenson |
| :--- | :--- |
| Den Herder |  |
| Bennett | Doyle |
| Bittle | Drake |
| Bortell | Dunlap |
| Branstad | Dunton |
| Brinck | Egenes |
| Brockett | Ferguson |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Freeman |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. H. | Griffee |
| Clark, J. W. | Hansen |
| Cochran | Hargrave |
| Connors | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |

The nays were, none.
Absent or not voting, 14:

| Edelen | Howell |
| :--- | :--- |
| Ewing | Husak |
| Fischer, H. O. | Kiser |
| Higgins | Lipsky |

Hutchins
Jesse
Jordan
Junker
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Middleswart
Miller, A. V.
Miller, R. G.
Newhard
Norland
Norpel
Oakley
O'Halloran

Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

| Mennenga | Monroe |
| :--- | :--- |
| Millen | Nielsen |
| Miller, K. D. | Welden |

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

## HOUSE FILE 448 DEFERRED

Grassley of Butler asked and received unanimous consent that House File 448 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF JOINT RESOLUTION <br> APPROPRIATIONS CALENDAR

House Joint Resolution 17, a joint resolution relating to the effective date of laws, was taken up for consideration.

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

House Joint Resolution 17, 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 its passage. An Act passed at a special session of a general assembly shall take effect at such time as the general assembly shall deem appropriate as stated in the Act or if no time is stated the 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. 17)

The ayes were, 88:

| Anderson | De Jong <br> Avenson | Den Herder | Hill |
| :--- | :--- | :--- | :--- |
| Holden | Oakley |  |  |
| Bennett | Doyle | Horn | O'Halloran |
| Bittle | Drake | Hatchett |  |
| Bortell | Dunlap | Husak | Pellett |
| Branstad | Dunton | Jeschins | Peterson |
| Brinck | Edelen | Jordan | Poncy |
| Brockett | Egenes | Junker | Rapp |
| Brunow | Ferguson | Readinger |  |
| Butler | Fischer, H. O. | Krake | Rinas |
| Byerly | Fisher, C. R. | Kreamer | Roorda |
| Caffrey | Fitzgerald | Lippold | Schroeder |
| Carr | Freeman | McCormick | Stanley |
| Clark, J. H. | Fullerton | McElroy | Stropens |
| Clark, J. W. | Grassley | Mendenhall | Stromer |
| Cochran | Griffee | Menke | Tofthman |
| Connors | Hansen | Middleswart | Wells |
| Crabb | Hargrave | Miller, A.V. V. | West |
| Crawford | Harper | Miller, R. G. | Woods |
| Cusack | Harvey | Newhard | Wulff |
| Daggett | Hennessey | Norland | Wyckoff |
| Danker | Higgins | Norpel | Mr. Speaker |

The nays were, none.
Absent or not voting, 12 :

| Ewing | Lipsky |
| :--- | :--- |
| Howell | Logue |
| Kiser | Mennenga |

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

## SENATE AMENDMENT TO HOUSE FILE 287 <br> FURTHER CONSIDERED

The House resumed consideration of amendment 10 of the Senate amendment to House File 287, a bill for an act relating to the Iowa public employees' retirement system by increasing per diem for advisory investment board members, changing the maximum age for contributions, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, prohibiting retirement credit after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, and changing the method of computing the rate of interest credit for members, as follows:

> 10. Page 9, by striking lines 13 through 17, inclusive, and inserting in lieu thereof the following:
> $N E W$ SUBSECTION. For each active member retiring on or after June 30 , 1973, and who has completed ten or more years of membership service, the total amount of monthly benefit payable at the normal retirement date for prior service and membership service shall not be less than fifty dollars per month. If benefits commence on an early retirement date, the amount of benefit shall be reduced in accordance with section ninety-seven B point fifty (97B.50) of the Code. If an optional allowance is selected under section ninety-seven B point fiftyone (97B.51) of the Code, the amount payable shall be the actuarial equivalent of the minimum benefit. An employee who is in employment on a school year or academic year basis, will be considered to be an active member as of June 30,1973 , if he completes the 1972-73 school year or academic year.

The House resumed consideration of the following amendment $\mathrm{H}-313$ to amendment 10 of the Senate amendment:
H-313A
Amend the Senate amendment to House File 287 as follows:

1. Line 44, by inserting after the word "active" the words "or retired".
2. Lines 44 and 45 , by striking the words "retiring on or after June 30, 1973, and".
3. Line 47 , by inserting after the word "date" the
words "or commencing July 1, 1973, whichever is
9 earlier,".

H-313B
10 4. Line 55, by striking the word "An".
11 5. By striking lines 56 through 59, inclusive and
12 inserting in lieu thereof the following sentence:
13 "Additional funds needed to increase a monthly
14 benefit to fifty dollars shall be paid from funds
15 appropriated from the general fund of the state."
McCormick of Delaware moved the adoption of amendment H-313A.

Roll call was requested by McCormick of Delaware and Higgins of Scott.

On the question "Shall amendment H-313A be adopted?"
The ayes were, 44:

| Brinck | Dunton | Hutchins | Nielsen |
| :---: | :---: | :---: | :---: |
| Brunow | Egenes | Jesse | Norland |
| Byerly | Fischer, H. O. | Jordan | Norpel |
| Caffrey | Fitzgerald | Krause | O'Halloran |
| Carr | Griffee | McCormick | Patchett |
| Clark, J. H. | Hargrave | Middleswart | Rapp |
| Clark, J. W. | Harper | Miller, A. V. | Rinas |
| Cochran | Hennessey | Miller, K. D. | Small |
| Connors | Higgins | Miller, R. G. | Tofte |
| Cusack | Horn | Monroe | Wells |
| Doyle | Husak | Newhard | Woods |

The nays were, 46:

| Anderson | Den Herder | Junker | Readinger |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Knoke | Roorda |
| Bittle | Dunlap | Kreamer | Schroeder |
| Bortell | Edelen | Lippold | Stanley |
| Branstad | Ferguson | McElroy | Stephens |
| Brockett | Fisher, C. R. | Mendenhall | Stromer |
| Butler | Freeman | Menke | Strothman |
| Crabb | Fullerton | Oakley | West |
| Crawford | Hansen | Pellett | Wulff |
| Daggett | Harvey | Peterson | Wyckoff |
| Danker | Hill | Poncy | Mr. Speaker |
| De Jong | Holden |  | M. Speak |
| Absent or not voting, 10: |  |  |  |
| Avenson | Howell | Logue | Millen |
| ${ }_{\text {Grassle }}$ | Kiser | Mennenga | Welden |

Amendment H-313A lost.
McCormick of Delaware asked and received unanimous consent to withdraw amendment $\mathrm{H}-313 \mathrm{~B}$.

Stromer of Hancock asked and received unanimous consent to withdraw amendment H-310 filed by Lipsky of Linn.

Fisher of Greene moved that the House concur in amendment 10 of the Senate amendment.

Motion prevailed and the House concurred in amendment 10 of the Senate amendment.

Fisher of Greene offered the following amendment H-361 and moved its adoption:

## H-361

Amend the title to House File 287 by striking all of said title after line 1 and inserting in lieu thereof the following:
"system by increasing the membership and the per diem of the advisory investment board, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, providing for service after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixty-five, increasing the membership benefit formula, providing a minimum monthly benefit, changing the method of computing the rate of interest credit for members, and increasing the percentage of the total cost price of common stocks held by the retirement fund."
Amendment adopted.
Fisher of Greene moved that the bill, as amended by the Senate, concurred in part, refused to concur in part, and further amended by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

Rule 68 was invoked.
On the question "Shall the bill pass?" (H.F. 287)
The ayes were, 93:

| Anderson | Den Herder | Hill | Monroe |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Holden | Newhard |
| Bennett | Drake | Horn | Nielsen |
| Bittle | Dunlap | Husak | Norland |
| Bortell | Dunton | Hutchins | Norpel |
| Branstad | Edelen | Jesse | Oakley |
| Brinck | Fgenes | Jordan | O'Halloran |
| Brockett | Ferguson | Junker | Patchett |
| Brunow | Fischer, H. O. | Knoke | Pellett |
| Butler | Fisher, C. R. | Krause | Peterson |
| Byerly | Fitzgerald | Kreamer | Poncy |
| Caffrey | Freeman | Lippold | Rapp |
| Car | Fullerton | Logue | Readinger |
| Clark, J. H. | Grassley | McCormick | Rinas |
| Clark, J. W. | Griffee | McElroy | Roorda |
| Cochran | Hansen | Mendenhall | Schroeder |
| Connors | Hargrave | Menke | Small |
| Crabb | Harper | Middleswart | Stanley |
| Crawford | Harvey | Miller, A.V. | Stephens |
| Cusack | Hennessey | Miller, K. D. | Stromer |
| Daggett | Higgins | Miller, R. G. | Strothman |

De Jong

| Tofte | Wells | Woods | Wyckoff <br> Welden <br> The nays were, 1: |
| :--- | :--- | :--- | :--- |
| Wanker | Wulff |  |  |
| Mr. Speaker |  |  |  |

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

## BUSINESS PENDING <br> (House File 585)

The House resumed consideration of House File 585, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of fulltime magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act.

Byerly of Polk asked and received unanimous consent to withdraw his motion made on April 19, 1973, to defer action on the motion to reconsider amendment H-319.

Hill of Polk called up the motion to reconsider amendment H-319 filed by De Jong of Marion, Hansen of O'Brien and Small of Johnson.

De Jong of Marion moved to reconsider the vote by which amendment $\mathrm{H}-319$ was adopted on April 19, 1973.

Roll call was requested by Knoke of Pottawattamie and Hill of Polk.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-319$ be reconsidered?"
The ayes were, 70:

| Avenson | Butler | Crawford | Drake <br> Bennett |
| :--- | :--- | :--- | :--- |
| Caffrey | Cusack | Dunlap |  |
| Bittle | Clark, J.. | Daggett | Dunton |
| Branstad | Cochran | Danker | Edelen |
| Brockett | Connors | DeJong | Egenes |
| Brunow | Crabb | Den Herder | Ewing |


| Ferguson | Holden | Miller, K. D. | Rinas |
| :--- | :--- | :--- | :--- |
| Fitzgerald | Husak | Monroe | Roorda |
| Freeman | Hutchins | Newhard | Schroeder |
| Grassley | Jesse | Norland | Small |
| Griffee | Krause | Oakley | Stanley |
| Hansen | Kreamer | O'Halloran | Stromer |
| Hargrave | Lippold | Patchett | Tofte |
| Harper | McCormick | Pellett | West |
| Harvey | McElray | Poncy | Woods |
| Hennessey | Menke | Rapp | Wulff |
| Higgins | Middleswart | Readinger | Mr. Speaker |
| Hill | Miller, A. V. |  |  |

The nays were, 24:

| Anderson | Doyle | Knoke | Peterson <br> Bortell |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Logue <br> Rrinck | Fullerton | Mendenhall | | Stephens |
| :--- |

The motion prevailed.
Fischer of Grundy reoffered amendment $\mathrm{H}-319$ and moved its adoption.

Roll call was requested by Fischer of Grundy and Hill of Polk.
On the question "Shall amendment H-319 be adopted?"
The ayes were, 26:

| Anderson | Doyle | Junker | Peterson <br> Bortell |
| :--- | :--- | :--- | :--- |
| Brinck | Fischer, H. O. | Logue <br> Fullerton | Mendenhall |

The nays were, 69:

| Avenson | Dunlap <br> Dunton | Holden | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Husak | Patchett |  |
| Bittle | Edelen | Jesse | Pellett |
| Branstad | Egenes | Knoke | Poncy |
| Brockett | Ewing | Krause | Rapp |
| Brunow | Ferguson | Kreamer | Readinger |
| Butler | Fisher, C. R. | Lippold | Rinas |
| Caffrey | Fitzgerald | McCormick | Roorda |
| Clark, J. H. | Freeman | McElroy | Schroeder |
| Cochran | Grassley | Menke | Small |
| Connors | Griffee | Middleswart | Stanley |
| Crawford | Hansen | Miller, A. V. | Stromer |
| Cusack | Hargrave | Miller, K. D. | Tofte |
| Daggett | Harper | Monroe | West |
| Danker | Harvey | Newhard | Woods |
| De Jong | Higgins | Norland | Wulff |
| Den Herder | Hill | Oakley | Mr. Speaker |
| Drake |  |  |  |

Absent or not voting, 5:
Howell Lipsky Mennenga Millen
Kiser
Amendment H-319 lost.

## (House File 585 pending at recess.)

On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 585.
Jesse of Polk offered the following amendment H-349 and moved its adoption:

H-349
1 Amend House File 585 as follows:
2 1. Page 15, by adding after line 14 the follow-
3 ing new section:
$9 a$ sum [of seventeen thousand two hundred dollars]
10 by the legislature. District associate judges shall
11 also receive from the state their actual and necessary
12 expenses in the performance of their duties away from
13 the city of their residence, in accordance with sec-
14 tion 605.2. District associate judges who are members
15 of the judicial retirement system under chapter 605A
16 shall remain members thereof; but the state of Iowa,
17 instead of the city and county, shall deduct four
18 percent from their salaries for the judicial retire-
19 ment fund and shall contribute the public's portion
20 to the judicial retirement fund.
21 2. By renumbering sections and correcting inter-
22 nal references as necessary in accord with this amend-
23 ment.
A non-record roll call was requested.
The ayes were 48, nays 38.
Amendment adopted.
Doyle of Woodbury asked and received unanimous consent to withdraw amendment H-333B filed by him on April 18, 1973.

Doyle of Woodbury offered the following amendment H-277 filed by him and requested division of the amendment as follows:

H-277A
1 Amend House File 585 as follows:
2 1. Page 21, line 10, by adding after the word
3 "Code." the words "The five dollar cost for filing and
4 docketing a complaint or information for a nonindict-
5 able misdemeanor shall not apply in cases of overtime
6 parking.".

## H-277B

7 2. Page 23, lines 13 and 14, by striking the words
8 "July 1, 1973", and inserting in lieu thereof the
9 words "June 30, 197s".
Doyle of Woodbury asked and received unanimous consent to withdraw amendment H-277A.

Doyle of Woodbury moved the adoption of amendment H-277B.

Amendment H-277B adopted.
Doyle of Woodbury offered the following amendment $\mathrm{H}-334$ and moved its adoption:

H-334

Amend House File 585 as follows:

1. Page 16 , by adding after line 31 the following new section:

Sec. ..... Section six hundred two point thirtyfour (602.34), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

Elective clerks and elective bailiffs of municipal courts who are in office on June 30, 1973, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, 1973, become deputies of the district court clerks and sheriffs respectively, in the counties of their residence. The boards of supervisors may enlarge the district court clerks' and sheriffs' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter 75 and sections 332.7 and 332.8 , where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, 1973, from the amount on that date, unless all the deputies of the office are similarly reduced but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the particular district court clerk or sheriff shall be increased so as to exceed the salary of the deputy by the sum of two handred dollars per

30 year. Nothing in this section shall be construed to
31 prohibit any increase in compensation and other bene-
32
33
34
fits received by the individuals who so become
deputies over the amounts received by them on January
1, 1972.
Amendment H-334 adopted.
Stromer of Hancock offered the following amendment H-347 and moved its adoption:

H-347
Amend House File 585 as follows:

1. Page 17, by adding after line 17, the following new section:

Sec. ..... Section six hundred two point fiftytwo (602.52), Code 1973, is amended to read as follows:
602.52 QUALIFICATIONS, AGE. A judicial magistrate
shall be an elector of the county of appointment, and
after July 1, 1977 shall be less than seventy-two
years of age, and shall cease to hold office upon
attaining that age.
2. By renumbering sections and correcting internal
references as necessary to accord with this amendment.
Amendment H-347 lost.
Nielsen of Polk offered the following amendment H-324 filed by him and moved its adoption:
H-324
1 Amend House File 585 as follows:
2 1. Page 31, line 19, by striking the word
3 "shall", and inserting in lieu thereof the follow-
4 ing: "[shall] may".
2. Page 31, line 25, by striking the word

6 "rule", and inserting in lieu thereof the follow-
7 ing: "[rule] section".
Amendment $\mathrm{H}-324$ adopted.
Hill of Polk offered the following amendment $\mathrm{H}-323$ filed by him and Knoke of Pottawattamie and moved its adoption:
H-323
1 Amend House File 585 as follows:
2 Page 40, line 29, by adding after the period
3 the following:
"Upon the request of the defendant, the
magistrate may set the date of trial at a time
less than fifteen days after a plea other than
guilty is entered. The magistrate shall notify the defendant that a request for earlier trial date shall constitute a waiver of jury."
Amendment H—323 adopted.

Doyle of Woodbury offered the following amendment H-274 filed by him and moved its adoption:

```
H-274
    1 Amend House File 585 as follows:
    2 1. Page 41, line 6, by striking the words "Either
    3 party" and inserting in lieu thereof the words "[Either
    4 ~ p a r t y ] ~ A ~ d e f e n d a n t " . ~
```

    Amendment \(\mathrm{H}-274\) adopted.
    Hill 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. 585)
The ayes were, 88:

| Anderson | De Jong | Hill | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Den Herder | Holden | O'Halloran |
| Bennett | Doyle | Horn | Patchett |
| Bittle | Drake | Hutchins | Pellett |
| Bortell | Dunlap | Jesse | Poncy |
| Branstad | Dunton | Junker | Rapp |
| Brinck | Edelen | Knoke | Readinger |
| Brockett | Egenes | Krause | Rinas |
| Brunow | Ewing | Kreamer | Roorda |
| Butler | Ferguson | Lippold | Schroeder |
| Byerly | Fischer, H. | O. | Logue |
| Caffrey | Fitzgerald | McCormick | Small |
| Carr | Freeman | McElroy | Stromer |
| Clark, J.H. | Fullerton | Mendenhall | Strothman |
| Clark, J. W. | Grassley | Menke | Tofte |
| Cochran | Griffee | Middleswart | Welden |
| Connors | Hansen | Miler, A. V. | Wells |
| Crabb | Hargrave | Miller, R. G. | West |
| Crawford | Harper | Monroe. | Woods |
| Cusack | Harvey | Newhard | Wulff |
| Daggett | Hennessey | Nielsen | Wyckoff |
| Danker | Higgins | Norland | Mr. Speaker |
| The nays were, |  |  |  |
| Husak |  |  |  |
| Jordan | Norpel | Peterson | Stephens |
|  |  |  |  |

Absent or not voting, 7:
Fisher, C. R. Kiser Mennenga Miller, K. D.
Howell
Lipsky
Millen

Oakley
Halloran
chet
Poncy
Rapp
Readinger
Rinas
Schroeder
Small
Stanley
Stromer
trothman
orte
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Stephens

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

## HOUSE FILE 155 RECONSIDERED

Jesse of Polk called up for consideration the motion to reconsider House File 155, filed on February 23, 1973.

Jesse of Polk moved to reconsider the vote by which House File 155, a bill for an act relating to the sale of unused right of way by the state highway commission by land contract, providing for the payment of interest thereon and the taxation of land sold on contract, passed the House and was placed on its last reading on February 23, 1973, and to reconsider the vote by which amendment H—49 filed by Holden of Scott was adopted on February 23, 1973.

A non-record roll call was requested.
On the question "Shall the House reconsider the vote on House File 155 and amendment H-49?"

The ayes were, 91 , nays none.
The motion prevailed.
Holden of Scott asked and received unanimous consent to withdraw amendment H-49.

Hill of Polk offered the following amendment H-337 filed by Hill, et al., and moved its adoption:

## H-337

Amend House File 155 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred six point twentytwo (306.22), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
306.22 SALE OF UNUSED RIGHT OF WAY. When title to any tract of land has been or may be acquired for the improvement of any highway, and when in the judgment of the board or commission in control of the highway, the tract will not be used in connection with or for the improvement, maintenance, or use of the highway, the board or commission in control of the highway may sell the tract for cash. If the tract of land is held or used in connection with any primary road, or state park or institutional road, the sale shall be subject to approval of the executive council of the state.

The state highway commission may contract for the sale of any tract of land subject to the following terms and conditions:

1. The discounted present market value of the contract offer, including the cash down payment, shall exceed one hundred ten percent of the highest cash offer submitted for the tract if a cash offer is received. The discount rate shall be the rate of interest stated in the contract.
2. The cash down payment shall be equal to or in excess of ten percent of the total purchase price.
3. The term of the contract shall not exceed ten years.
4. The rate of interest stated in the contract shall not be less than the prevailing rate of interest charged on contract land sales by sellers in the county or general area in which the tract of land is located.
5. The state highway commission shall advertise for cash bids and contract offers before accepting a contract offer.
6. The appraised value of property sold under a land contract sale shall be at least five thousand dollars.
7. Any tract of land sold on contract shall be listed on the tax rolls by and taxed to the contract purchaser, as provided in chapters four hundred twentyeight (428) and four hundred forty-three (443) of the Code; assessed and valued as provided in chapter four hundred forty-one (441) of the Code; taxes levied as provided in chapter four hundred forty-four (444) of the Code; collected as provided in chapter four hundred forty-five (445) of the Code; and subject to tax sale, redemption, and apportionment of taxes as provided in chapters four hundred forty-six (446), four hundred forty-seven (447), and four hundred forty-eight (448) of the Code. It shall be the duty of the contract purchaser to discharge and pay all taxes.

If any tract of land is sold, the sale shall be subject to the right of a utility association, company, or corporation to continue in possession of a right of way in use at the time of the sale.

## Amendment adopted.

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

On the question "Shall the bill pass?" (H.F. 155)
The ayes were, 84:

| Avenson | Crawford | Grassley | Krause |
| :--- | :--- | :--- | :--- |
| Bennett | Cusack | Griffee | Kreamer |
| Bittle | Daggett | Hansen | Lippold |
| Bortell | Danker | Hargrave | Logue |
| Branstad | De Jong | Harper | McCormick |
| Brinck | Den Herder | Harvey | McElroy |
| Brockett | Doyle | Hennessey | Mendenhall |
| Brunow | Drake | Higgins | Menke |
| Butler | Dunlap | Hill | Middleswart |
| Byerly | Dunton | Holden | Miller, A. V. |
| Cafrey | Egenes | Horn | Miller, K. D. |
| Carr | Ewing | Hutchins | Miller, R. G. |
| Clark, J. H. | Ferguson | Jesse | Morroe |
| Clark, J. W. | Fitzgerald | Jordan | Newhard |
| Cochran | Freeman | Junker | Nielsen |
| Connors | Fullerton | Knoke | Norland |

Oakley
O'Halioran
Patchett
Pellett
Peterson

The nays were, 8:

| Anderson | Fischer, H. O. |
| :--- | :--- |
| Crabb | Husak |

Absent or not voting, 8:
Edelen
Fisher, C. R.

Poncy
Rapp
Readinger
Rinas
Roorda
Small
Stanley
Stephens
Stromer
Tofte
Norpel
Strothman

Lipsky
Mennenga

Wells
West
Woods
Wulff
Mr. Speaker

Welden
Wyckoff

Millen
Schroeder

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

## SENATE AMENDMENT CONSIDERED

Stromer of Hancock called up for consideration House File 359, a bill for an act amending the state school foundation program by providing that special methods of computing state school foundation aid will be continued for only two years, providing two alternate dates for determining enrollment, including in enrollment certain pupils for which the school district pays tuition to attend an Iowa area school, excluding pupils attending a university laboratory school from any district's enrollment, defining miscellaneous income and other terms, adding new definitions, excluding miscellaneous income from certain computations, limiting proposed and actual expenditures, establishing state percent of growth at five percent for the school year beginning July 1, 1973, limiting state percent of growth to a maximum of five percent for the school year beginning July 1, 1974, providing greater equalization by increasing the allowable growth for districts whose district cost per pupil is below state cost per pupil, establishing the state cost per pupil for certain years, requiring the use of budget amounts rather than actual expenditures for certain computations, revising the determination of district cost, district cost per pupil, and the additional school district property tax levy, revising and clarifying the duties and powers of the school budget review committee, requiring the school budget review committee to permit or increase allowable growth in certain hardship situations related to the exclusion of miscellaneous income from certain computations, permitting the school budget review committee to establish a modified allowable growth, to authorize certain expenditures by a school district, or to authorize a limited tax levy for one year under certain conditions, clarifying the sources of funds for additional state aid, revising the procedures for establishing, increasing, or continuing a school district income
surtax, repealing the requirement for a tentative budget, repealing chapter two hundred eighty-four (284), Code 1973, and making related technical and procedural changes, amended by the Senate as follows:

Amend House File 359 as amended, passed and reprinted by the House as follows:

1. Page 5, by striking lines 25 through 27 and renumbering the remaining subparagraphs.
2. Page 6, line 5, by inserting after the period the following: "However, a district may budget and spend a reasonable and specified amount from its unexpended cash balance for the sole purpose of contributing to the construction of a new building or structure for which the voters of the district have approved a bond issue as provided by law, or for constructing a new building or structure if the construction can be done without a bond issue, and the amount spent shall be regarded as if it were miscellaneous income."
3. Page 7, line 20, by striking the word "twenty-five" and inserting in lieu thereof the word "ten".
4. Page 7, line 21, by inserting after the period the following: "The school budget review committee may also establish a higher modified allowable growth for such a school district, if the district can demonstrate to the committee that any increase authorized will be used prudently in accomplishing the district's long-range goals for educational opportunities for the pupils of the district."
5. Page 12, line 35, by inserting after the word "may" the words "grant supplemental aid from any funds appropriated to the department of public instruction for the use of the school budget review committee for this purpose, or may".
6. Page 13, by striking lines 30 through 32, and page 14 A , by striking line 1.
7. Page 14A, line 16, by striking the words " $a$ bond issue".
8. Page 17A, by striking lines 33 through 35 and inserting in lieu thereof the following:
"Sec. 16. Section four hundred forty-two point twentytwo (442.22), Code 1973, is repealed."
9. Page 2, lines 5 and 6, by striking the words "clarifying the sources of funds for additional state aid", and inserting in lieu thereof the words "or to grant supplemental aid from funds appropriated for this purpose".
10. Page 2, lines 9 and 10, by striking the words "repealing chapter two hundred eighty-four (284), Code 1973,".

Stanley of Muscatine offered the following amendment H-350 filed by Stanley, Stromer, Ferguson, Poncy, Higgins and Carr to the Senate amendment and division of the amendment was requested as follows:
$\mathrm{H}-350 \mathrm{~A}$
Amend the Senate amendment to House File 359 as follows:

1. By striking lines 5 through 14.
2. By striking lines 15 and 16.
3. By striking lines 17 through 24.
4. By striking lines 25 through 29 and inserting in lieu thereof the following:
" 5 . Pages 12 and 13 , by striking line 35 on page 12 and lines 1 through 3 on page 13 and inserting in lieu thereof the following:
'6. If a district has unusual circumstances, creating an unusual need for additional funds, including but not limited to the following circumstances, the committee may grant supplemental aid to the district from any funds appropriated to the department of public instruction for the use of the school budget review committee for this purpose, and such aid shall be miscellaneous income and shall not be included in district cost; or may establish a modified allowable growth for the district by increasing its allowable growth; or both.' "
5. By striking lines 32 and 33 and inserting in lieu thereof the following:
"7. Page 14A, by striking lines 14 through 16 and inserting in lieu thereof the following:
'or purposes of furnishing, equipping, and contributing to the construction of a new building or structure for which the voters of the district have approved a bond issue as provided by law or a tax as provided in chapter 278 of the Code. No other'." 350B
$31 \quad$ 6. By striking lines 34 through 37.
32 7. By striking lines 42 and 43.
Stanley of Muscatine moved the adoption of amendment H-350A to the Senate amendment.

Amendment H-350A adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-350 \mathrm{~B}$ to the Senate amendment.

Roll call was requested by Stanley of Muscatine and Stromer of Hancock.

## On the question "Shall amendment $\mathrm{H}-350 \mathrm{~B}$ to the Senate amendment be adopted?"

The ayes were, 61 :

| Anderson | Bortell | Brockett | Carr |
| :--- | :--- | :--- | :--- |
| Bennett | Branstad | Butler | Clark, J. H. |
| Bittle | Brinck | Byerly | Clark, J. W. |


| Crabb | Fullerton <br> Crawford <br> Daggett |
| :--- | :--- |
| Grassley |  |
| Danker | Hansen |
| De Jong | Harper |
| Den Herder | Harvey |
| Drake | Higgins |
| Dunlap | Hill |
| Edelen | Holden |
| Ewing | Horn |
| Ferguson | Jordan |
| Fischer, H. O. | Junker |
| Freeman |  |

Kreamer
Lippold
Logue
McEElroy
Menke
Miller, K. D.
Norland
Oakley
Pellett
Peterson
Poncy
Readinger

Roorda Schroeder
Stanley
Stephens
Stromer
Tofte
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker
The nays were, 32:

| Avenson |  |
| :--- | :--- |
| Brunow | Egenes <br> Citzgerald |
| Caffrey | Griffee |
| Cochran | Hargrave |
| Connors | Hennessey |
| Cusack | Husak |
| Doyle | Hutchins |
| Dunton | Jesse |

Krause
McCormick
Mendenhall
Miller, A. V.
Miller, R. G.
Monroe
Newhard
Nielsen

Norpel O'Halloran Patchett Rapp Rinas Small Strothman Wells

Absent or not voting, 7:

| Fisher, C. R. | Kiser | Mennenga | Millen |
| :--- | :--- | :--- | :--- |
| Howell | Lipsky | Middleswart |  |

Amendment H-350B adopted.
Stanley of Muscatine moved that the House concur in the Senate amendment as amended by the House.

Senate amendment as amended adopted.
Stanley of Muscatine 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 359)
The ayes were, 92 :

| Anderson | Connors |
| :--- | :--- |
| Avenson | Crabb |
| Bennett | Crawford |
| Bittle | Cusack |
| Bortell | Daggett |
| Branstad | Danker |
| Brinck | De Jong |
| Brockett | Den Herder |
| Brunow | Doyle |
| Butler | Drake |
| Byerly | Dunlap |
| Caffrey | Dunton |
| Carr | Edelen |
| Clark, J. H. | Ewing |
| Clark, J. | W. |
| Cochran | Ferguson |
|  | Fischer, H. O. |


| Fitzgerald | Jesse |
| :--- | :--- |
| Freeman | Jordan <br> Fullerton |
| Grassley | Junker |
| Gnoke |  |
| Griffee | Krause |
| Hansen | Kreamer |
| Hargrave | Lippold |
| Harper | Logue |
| Harvey | McCormick |
| Hennessey | McEEroy |
| Higgins | Mendenhall |
| Hill | Menke |
| Holden | Middleswart |
| Horn | Miller, A.V. |
| Husak | Miller, K. |
| Hutchins | Miller, R. G. |

Monroe
Newhard Nielsen Norland Norpel Oakley O'Halloran

Patchett
Pellett Peterson Poncy Rapp Readinger Roorda

The nays were, 1 :
Egenes
Absent or not voting, 7:
Fisher, C. R. Kiser Howell Lipsky

Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte

Mennenga Millen

Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

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

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS

Iowa Scholarship Program<br>(House File 682)

The committee recommendation is for an appropriation to the Higher Education Facilities Commission for the Iowa Scholarship Plan of \$276,000.00 for $1973-74$ and $\$ 313,000.00$ for $1974-75$. This appropriation is based on the Commission using the same criteria it used for the last biennium.

Iowa scholarships are granted to entering freshmen, and can be renewed for only one year. Recipients must be Iowa residents and must attend Iowa institutions. There is a maximum limit of $\$ 610.00$ for each scholarship.

Iowa scholarships are awarded to those students with the highest academic achievement and who are able to demonstrate need.

This appropriation is for scholarships only, and does not reflect administrative costs.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 683)

## Higher Education Facilities Commission

The committee recommendation is for an appropriation to the Higher Education Facilities Commission for the purpose of general office expenses of $\$ 115,040.00$ for $1973-74$ and $\$ 118,520.00$ for $1974-75$. This appropriation includes compensation for the loss of federal funds used for administration of Section 1202 State Commissions.

From this total, $\$ 78,190.00$ for $1973-74$ and $\$ 80,770.00$ for $1974-75$ is appropriated for salaries.
$\$ 2,470.00$ for $1973-74$ and $\$ 2,530.00$ for $1974-75$ is appropriated for travel.
$\$ 19,534.00$ for $1973-74$ and $\$ 19,554.00$ for $1974-75$ is appropriated for professional and scientific services.
$\$ 14,486.00$ for $1973-74$ and $\$ 15,704.00$ for $1974-75$ is appropriated for office supplies and expense, printing and binding, telephone and telegraph, building rental, utilities, dues, and Commission member expense.

The committee recommendation allows for no increase in personnel.

## Medical Student Tuition Program

The committee recommendation is for an appropriation of $\mathbf{\$ 1 2 5 , 0 0 0 . 0 0}$ for 1973-74, and no appropriation for 1974-75.

The committee recommendation stipulates that this appropriation be used only to fund the ongoing program, and that no new students be added to this program.

## AMENDMENTS FILED

H-353
1 Amend House File 233 as follows:
2 Page 3, by striking lines 18 through 33, inclusive, 3 and inserting in lieu thereof the following:
4 Sec. 5. NEW SECTION. There is appropriated from
5 the general fund of the state from funds not otherwise
6 appropriated to the state comptroller a sum sufficient
7 to make the payments provided for in section four (4)
8 of this Act.
KRAUSE of Palo Alto
MILLER of Calhoun
HUTCHINS of Guthrie
BRANSTAD of Winnebago

## H-354

1 Amend House File 251 by striking lines 3 through
212 and inserting in lieu thereof the following:
Section 1. NEW SECTION. The department of public safety may maintain records, which shall be kept confidential, relating to an individual's involvement in a motor vehicle accident, only for the purposes of determining compliance with the financial responsibility laws or to determine habitual recklessness or negligence or to determine incompetence to drive a motor vehicle. Involvement in a motor vehicle accident shall not be made a part of an individual's permanent driving record, either automated or manual, unless the individual was charged by a peace officer with a violation of a motor vehicle law or ordinance and was found guilty of the charge. Where a charge has been filed by a peace officer, the department may maintain temporary records pending court disposition.

NORPEL of Jackson

## H--351

1 Amend House File 594 as follows:
2 1. Page 3, line 3, by inserting after the period
3 the following: "Funds allocated by the
4 department for approved plans and claims for reimburse-
5 ment to each local school district shall be paid in
6 full, not exceeding thirty dollars, first for each
nonpublic school student who is enrolled in a nonpublic school in which the percent of minority race students of the total enrollment in the nonpublic school is at least equal to the percent of minority race students of the total enrollment in the public schools of the district in which the nonpublic school is located, or in which the percent of students from low income families of the total enrollment in the nonpublic school is at least equal to the percent of students from low income families of the total enrollment in the public schools of the district in which the nonpublic school is located."
2. Page 4 , line 2, by inserting after the period the following: "The official enrollment count shall also include the number of students in each nonpublic school located in the district and the number of public school students in the public school district who are members of a minority race or who are members of a low income family. For the purposes of this section:

1. 'Minority race students' refers to persons who are black, American Indian, Portuguese, Oriental, Alaskan natives, Hawaiian natives, Spanish-surnamed American, and persons who are from environments in which a dominant language is other than English and who, as a result of language barriers and cultural differences, do not have an equal educational opportunity. 'Spanish-surnamed American' includes persons of Mexican, Puerto Rican, Cuban, or Spanish origin or ancestry.
2. 'Low income family' means a family with a gross income of less than one hundred percent of the low income criteria developed by the United States department of labor, manpower administration."

BYERLY of Polk

## H-352

1 Amend House File 594, as follows:
2

WELDEN of Hardin
$\mathrm{H}-355$
1 Amend House File 643 as follows:
2 1. Page 2, by adding after line 33 the following ew section:
Sec. ..... Section six hundred two point thirty-one (602.31), Code 1973, is amended to read as follows:
602.31 SALARY, EXPENSES, RETIREMENT. The annual salary of each district associate judge, payable from the general fund of the state of Iowa, shall be [the] a sum [of seventeen thousand two hundred dollars] equal
10 to eighty percent of the salary of district judges.
11 District associate judges shall also receive from the
12 state their actual and necessary expenses in the per-
formance of their duties away from the city of their residence, in accordance with section 605.2. District associate judges who are members of the judicial retirement system under chapter 605A shall remain members thereof; but the state of Iowa, instead of the city and county, shall deduct four percent from their salaries for the judicial retirement fund and shall contribute the public's portion to the judicial retirement fund.
2. By renumbering sections and correcting internal references as necessary in accord with this amendment.

DOYLE of Woodbury NIELSEN of Polk OAKLEY of Clinton<br>HILL of Polk<br>JESSE of Polk

H-356

Amend House File 656 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. NEW SECTION. DEFINITIONS. As used in this Act, unless the context otherwise requires:

1. "Veteran" means a person, male or female, who served not less than one hundred twenty days on active duty, as defined in subsection two (2) of this section, and who at the time of entering into service was a legal resident of the state of Iowa, who had maintained that residence for a period of at least six months immediately prior to entering into service, and who was honorably separated or discharged from service, or is still in active service in an honorable status, or has been retired, or has been furloughed to a reserve, or has been placed on inactive status.
2. "Active duty" means full-time duty in the armed forces of the United States, at any time between August 5, 1964 and January 27, 1973, both dates inclusive, but excluding active duty for training purposes only and excluding any period a person was assigned by the armed forces to a civilian institution for a course of education or training which was substantially the same as established courses offered to civilians, or was enrolled at one of the service academies.
3. "Domestic service" means service within the continental limits of the North American continent, Alaska, and Hawaii.
4. "Foreign service" means service outside the continental limits of the North American continent, except service in the states of Alaska and Hawaii, but including service in all territories of the United States.
5. "Disabled" means suffering a compensable service-connected disability of thirty percent or
more, as verified by the United States veterans administration.
6. "Board" means the service compensation board created in section two (2) of this Act.

Sec. 2. NEW SECTION. SERVICE COMPENSATION BOARD.
A service compensation board is created, to consist of the auditor of state, the treasurer of state, and the adjutant general.

Sec. 3. NEW SECTION. PERSONS ENTITLED TO RECEIVE CREDIT.

1. Except as otherwise provided in this section, a veteran is entitled to receive a veteran's credit of ten dollars for each month that he was in active duty in domestic service, and twelve and one-half dollars for each month that he was in active duty in foreign service, not to exceed a total credit of five hundred dollars. Compensation for a fraction of a month shall not be considered unless it is sixteen days or more, in which case it shall be computed as a full month.
2. A disabled veteran is entitled to receive a veteran's credit in the full amount of five hundred dollars regardless of the length of time that he served in active duty.
3. The surviving unmarried widow or widower, child or children, mother, father, or person standing in loco parentis, in the order named, and none other, of a deceased veteran is entitled to receive the veteran's credit that the veteran would be entitled to under this Act, if he were still living. However, if the veteran's death is from service-connected causes incurred between August 5, 1964 and January 27,1973 , both dates inclusive, the first of his survivors, as designated and in the order named, is entitled to receive a veteran's credit in the full amount of five hundred dollars. If a deceased veteran has more than one surviving child entitled to a veteran's credit, the credit shall be divided equally between the surviving children. If an eligible beneficiary of a deceased veteran is a minor at the time credit is allowed, the credit may be used for a period of five years from the date that the beneficiary becomes an adult.
4. A person who received a bonus or compensation from another state of like nature to the veteran's credit provided in this Act, whether in the form of a cash payment or otherwise, is entitled to receive as a veteran's credit only the difference between the amount he received from the other state and the amount he is otherwise entitled to receive under this section.
5. A veteran who, subsequent to August 4, 1964, and while in the service of the armed forces of the United States refused on conscientious, political,
religious, or other grounds to subject himself to military discipline is not entitled to a veteran's credit.
6. Service in the merchant marine is not considered service in the armed forces of the United States for purposes of this Act.

Sec. 4. NEW SECTION. TIME FOR MAKING APPLICATIONS.
Before receiving a veteran's credit under this Act, the claimant shall file an application with the board, on forms provided by the board. The application must be filed within four years after January 27, 1973.

Sec. 5. NEW SECTION. FALSE STATEMENT-PENALTY. Whoever knowingly makes a false statement, oral or written, relating to a material fact supporting a claim under this Act, shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than one year in a county jail, or by both fine and imprisonment, and shall forfeit all benefits under this Act.

Sec. 6. NEW SECTION. VETERAN'S CREDIT CERTIFICATE. Upon determining that a person is entitled to a veteran's credit, the board shall issue to the person a credit certificate in the full amount of his credit.

A disabled veteran is entitled to exchange his veteran's credit certificate for cash, and to receive his cash payment from the board in one or more installments at any time within five years after the date the certificate is issued. If a disabled veteran prefers to take his payment in installments, the board shall issue a new certificate showing the balance due after the payment of each installment.

A person who is not a disabled veteran, or a disabled veteran who prefers not to take his credit in cash, is entitled to use his veteran's credit certificate only as a credit against Iowa state individual income tax owed by the person, at any time within five years after the date the certificate is issued. To obtain the income tax credit, the person shall attach his certificate to his individual income tax return, as provided in section four hundred twentytwo point thirteen (422.13) of the Code. The director of revenue, upon receipt of an individual income tax return with a veteran's credit certificate attached, shall verify, allow, and certify to the board the amount of credit allowed for that return, with the name and address of the person receiving credit. The board shall record the amount of veteran's credit allowed, and if the full amount of the person's credit has not been used, shall mail to the person at his address as shown by his return another veteran's credit certificate which shows the amount and date of the original credit certificate, the amount allowed as an individual income tax credit, and the amount
which remains available for use in subsequent years.
Sec. 7. NEW SECTION. POWERS AND DUTIES OF THE
BOARD. The board shall administer the provisions of this Act, examine all applications and approve or disapprove them, and make any investigation necessary to establish facts. If an application is disapproved, the board shall mail notice of the disapproval by certified mail to the applicant at his address as shown by the application, stating the findings on which the order of disapproval is based.

The board shall prepare vouchers and transmit them to the state comptroller for payment of the cash payments approved by the board under this Act, and for necessary administrative expense, and the state comptroller shall issue warrants for the amount of the vouchers transmitted to him, from funds appropriated for this purpose.

The board may employ assistants and incur administrative expenses as necessary in carrying out the provisions of this Act. The board may determine that some of its assistants are exempt from the provisions of chapter nineteen A (19A) of the Code, and may require any of its assistants to give bond in the amount it prescribes. Whenever practicable, the board shall employ as assistants persons of a class who are eligible for a veteran's credit, as described in section three (3) of this Act.

The board may make, adopt and promulgate rules in accordance with the provisions of chapter seventeen A (17A) of the Code, for carrying out the provisions of this Act, as it deems necessary and expedient, but not in conflict with any provisions of this Act.

Sec. 8. NEW SECTION. APPEAL. If an application
is disapproved by the board, the claimant may appeal
to the district court of the state of Iowa in and
for the county of his legal residence within a period of thirty days from the date that notice of the disapproval was mailed to him by the board. The appeal must be perfected by filing in the office of the board a written notice of appeal setting forth the order or finding appealed from and the grounds of the appeal. Within thirty days after the filing of a notice of appeal, the board shall make, certify, and file in the office of the clerk of the district court to which the appeal is taken, a full and complete transcript of all documents in the proceeding, including any depositions, a transcript or certification of the evidence, if reported, and the notice of appeal. The appeal shall be heard in the district court as in equity de novo. Appeal may be taken to the supreme court from any final order of the district court.

A claimant who successfully appeals the disapproval of an application is entitled to receive a veteran's
credit certificate in the amount determined by the court and, in addition, the board shall pay his reasonable legal fees incurred, which shall be paid in the same manner as administrative costs.

Sec. 9. NEW SECTION. EXEMPTIONS. A veteran's credit certificate or the right to a cash payment for a certificate is not taxable, transferable, or assignable, and is not subject to execution, levy, attachment, garnishment, or other legal process, or to the operation of any bankruptcy or insolvency law. The amount of cash payment received in exchange for a veteran's credit certificate is not income subject to the Iowa state individual income tax.

Sec. 10. Section four hundred twenty-two point twelve (422.12), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. For a person who qualifies for a veteran's credit, an additional exemption of the amount of the person's unused credit, as established by the service compensation board under sections one (1) through nine (9) of this Act, but not to exceed the amount of tax due. To receive this exemption the person must attach to his return the veteran's credit certificate provided to him by the service compensation board.
2. Amend the title, page 1 , by striking lines 1 through 4, inclusive, and inserting in lieu thereof the words "An Act providing a veteran's credit, and imposing a penalty."

BITTLE of Polk OAKLEY of Clinton
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, April 24, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Seventh Calendar Day-Sixty-ninth Session Day
Hall of the House of Representatives Des Moines, Iowa, Tuesday, April 24, 1973

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

Prayer was offered by the Reverend Bob Lemmermann, pastor of the First Methodist Church, Nashua, Iowa.

The Journal of Monday, April 23, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Earl Stine, Jr., Ida Grove, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-four Scouts from Grant School, Davenport, accompanied by Mr. Larrabee. By Kiser of Scott, Higgins of Scott and Cusack of Scott.

Forty-two ninth grade students from John Adams Junior High School, Mason City, accompanied by Don Brown. By Norland of Worth and Miller of Cerro Gordo.

Thirty-four seventh grade students from Carroll Community School, Carroll, accompanied by Robert Rogers. By Ferguson of Carroll.

Thirty-five senior government class students from Marshalltown High School, Marshalltown, accompanied by Dave Mohr. By Brockett of Marshall.

## PETITIONS FILED

The following petitions were received and placed on file:
By Monroe of Des Moines from forty-nine residents of the Des Moines County area favoring legislation requiring all corporations engaged in agricultural production in the state to register each year with the Secretary of State.

By Kiser of Scott from fourteen residents of Scott County opposing any changes in the Davenport election laws.

By the following Representatives, all opposing the sale of liquor or beer or other alcoholic beverages on Sunday:

Dunton of Keokuk from thirteen residents of Washington County.

Stromer of Hancock from thirty-two residents of Garner, Iowa.
Ferguson of Carroll from fifty-four citizens of Greene County.
Anderson of Ringgold from one hundred forty-two residents of Ringgold County.

Kreamer of Polk from seventy-four residents.
Den Herder of Sioux from twelve residents of Sioux County.
Dunton of Keokuk from one hundred ninety-one residents of Washington County.

Den Herder of Sioux from one hundred forty-one residents of Sioux County.

West of Marshall from forty-nine residents of Marshall County.
Strothman of Henry from forty-nine residents of Henry County.

Bennett of Ida from twenty-nine residents of Ida County.
Hansen of O'Brien from nineteen residents of Osceola County.
By the following Representatives, all favoring the sale of liquor and beer and alcoholic beverages on Sunday:

Menke of O'Brien from thirty-one residents of Cherokee, Buena Vista and Ida Counties.

Oakley of Clinton from thirty-three residents of Clinton County.

Bennett of Ida from seventy-two residents of Ida County.
Monroe of Des Moines from four hundred ninety-five residents of Des Moines County.

Wulff of Black Hawk from thirty-three residents of Black Hawk County.

Rapp of Black Hawk from thirty-three citizens of Waterloo.
Crawford of Story from two hundred forty-six residents of Story County.

Lipsky of Linn from forty-five residents of Linn County.
Mendenhall of Allamakee from one hundred thirty-four residents of Clayton County.

Mennenga of Clinton from two hundred thirty-nine residents.
Holden of Scott from twenty-four residents of Scott County.

## HOUSE FILE 90 WITHDRAWN

Doyle of Woodbury asked and received unanimous consent to withdraw House File 90 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 on April 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 291, a bill for an act making an appropriation to the commission on aging.

Also: That the Senate has on April 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 403, a bill for an act to appropriate from the Iowa public employees' retirement system fund to the employment security commission.

Also: That the Senate has on April 19, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 50, a bill for an act to abolish the basic science examination.
Also: That the Senate has on April 19, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 232, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Also: That the Senate has on April 19, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 494, a bill for an act appropriating from the general fund to the Iowa beer and liquor control department.

Also: That the Senate has on April 19, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 499, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

RALPH R. BROWN, Secretary

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 18, by Small, a joint resolution imposing a one-year moratorium on installation of cable television service in the state, and the establishment of a study committee to study appropriate regulation of cable television.

Read first time and referred to committee on commerce.

## INTRODUCTION OF BILLS

House File 692, by committee on agriculture, a bill for an act relating to the establishment of a corn promotion fund to receive assessments made on the sale of corn, to establish an Iowa corn promotion board, to provide for a referendum among corn producers, and to provide penalties.

Read first time and referred to committee on ways and means.
House File 693, by committee on natural resources, a bill for an act relating to the issuance of general obligation bonds for sanitary disposal projects.

Read first time and placed on the calendar.
House File 694, by committee on transportation, a bill for an act relating to the regulation of motor vehicle odometers.

Read first time and placed on the calendar.
House File 695, by Rapp, a bill for an act to increase the financial institutions franchise tax rates.

Read first time and referred to committee on ways and means.
House File 696, by committee on state government, a bill for an act relating to the reissuance of outdated warrants.

Read first time and placed on the calendar.
House File 697, by committee on state government, a bill for an act relating to the licensing of real estate brokers and real estate salesmen, to establish the license of real estate apprentice salesman and to change the method of determining fees.

Read first time and placed on the calendar.
House File 698, by Rapp, a bill for an act relating to the apportionment of corporate income for taxation purposes.

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

House File 699, by committee on commerce, a bill for an act to provide mandatory benefits for victims of motor vehicle accidents without regard to fault, to provide mandatory protection against loss as a result of tort liability arising out of motor vehicle accidents, to provide the administrative procedures necessary thereto, making certain acts unlawful and providing penalties.

Read first time and placed on the calendar.
House File 700, by committee on state government, a bill for an act to add methaqualone to the list of schedule II controlled substances established by the Uniform Controlled Substances Act.

Read first time and placed on the calendar.
House File 701, by committee on transportation, a bill for an act prohibiting the use of ice grips or tire studs on certain motor vehicles.

Read first time and placed on the calendar.
House File 702, by committee on education, a bill for an act relating to procedures for termination of continuing contracts for certificated school personnel.

Read first time and placed on the calendar.
House File 703, by committee on appropriations, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 50, a bill for an act to abolish the basic science examination.

Read first time and referred to committee on state government.
Senate File 494, a bill for an act making an appropriation from the general fund of the state of Iowa to the Iowa beer and liquor control department for capital improvements.

Read first time and referred to committee on appropriations.
Senate File 499, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

Read first time and referred to committee on appropriations.
Senate File 488, a bill for an act making appropriations to certain state agencies.

Read first time and referred to committee on appropriations.
Senate File 489, a bill for an act to appropriate money from the dairy industry fund to the Iowa dairy industry commission.

Read first time and referred to committee on appropriations.

> MOTION TO RECONSIDER
> (House File 585)

I move to reconsider the vote by which House File 585 passed the House on April 23, 1973.

WYCKOFF of Benton

> EXPLANATION OF VOTE
> (Amendment H-350B to House File 359)

I request that my vote on amendment $\mathrm{H}-350 \mathrm{~B}$ to House File 359 as recorded on page 969 of the House Journal, April 23, 1973, be changed from "nay" to "aye".

KRAUSE of Palo Alto
REREFERRED TO COMMITtEE ON NATURAL RESOURCES
(House File 690)
Freeman of Buena Vista asked and received unanimous consent that House File 690 be rereferred to the committee on natural resources.

> RULE 31 SUSPENDED
> (House Files 630 and 634)

Stanley of Muscatine asked and received unanimous consent that Rule 31 be suspended on House Files 630 and 634 and that the bills remain on the calendar.

## REMOVED FROM NONCONTROVERSIAL CALENDAR (House File 640)

[^17]
## ANNOUNCEMENT BY THE CHIEF CI ${ }^{-}$RK

Legalizing acts that were not introduced in time to meet the March 30, 1973, deadline for individually sponsored bills to be reported out of committee in accordance with House Rule 36 were reintroduced as committee on judiciary and law enforcement bills.

The proof of publication for the reintroduced bills can be found under the original House file numbers as follows:

House File 677, same as House File 507, proof on page 237.
House File 679, same as House File 366, proof on page 515.
House File 678, same as House File 564, proof on page 713.
House File 676, same as House File 568, proof on page 713.

WILLIAM H. HARBOR Chief Clerk of the House

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

(House File 656 Pending)
House File 656, a bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty, with report of committee recommending passage, was taken up for consideration.

Bittle of Polk offered amendment $\mathrm{H}-356$ filed by him and Oakley of Clinton and found on pages 973 through 977 of the House Journal and requested division of the amendment as follows: lines 1 through 222 to be amendment $\mathrm{H}-356 \mathrm{~A}$, and lines 223 through 226 amendment H-356B.

De Jong of Marion offered the following amendment $\mathrm{H}-\mathbf{3 5 7}$ filed by him to amendment H-356 and moved its adoption:

Amend the Bittle, Oakley amendment $\mathrm{H}-356$, to House
File 656, filed April 23, 1973, as follows:

1. Line 126 , by inserting after the comma the words "or as a credit against tuition owed by the person to any public postsecondary educational institution in Iowa, the tuition credit to be at a rate of one hundred twenty-five percent of the veteran's credit,".
2. Line 143 , by inserting after the word "credit" the words ", or as a tuition credit".
3. Line 144 , by striking the words "use in subsequent years" and inserting in lieu thereof the words "subsequent use".
4. By inserting after line 144 the following

> paragraph:
> "To obtain the tuition credit, the person shall present his certificate to the cashier or other official of any public postsecondary educational institution in Iowa, who shall allow the person a credit of up to one hundred twenty-five percent of the amount of his certificate against tuition due from the person, and shall send the certificate to the board with a verification of the amount of tuition credit allowed and the address of the person receiving credit, as the address is given on the person's enrollment records. The board shall record the amount of tuition credit allowed, and if the full amount of one hundred twenty-five percent of the person's credit has not been used, shall mail to the person at his address as shown by the enrollment records another veteran's credit certificate which shows the amount and date of the original credit certificate, the amount allowed as a tuition credit or as an individual income tax credit, and the amount of veteran's credit which remains available for subsequent use. The board shall provide by rule for refunding an unused portion of tuition credit allowed, or for transferring tuition credit between public postsecondary educational institutions in the state."

A non-record roll call was requested.
The ayes were 33 , nays 57.
The amendment to the amendment lost.
Hargrave of Johnson offered the following amendment H-358 filed by Hargrave, Rinas and O'Halloran to amendment H-356, and division of the amendment was requested as follows:
$\mathrm{H}-358 \mathrm{~A}$
Amend the Bittle amendment, $\mathrm{H}-356$, to House File 656 as follows:

1. Line 16 , by inserting after the period the following:
"'Veteran' does not include a person whose pay grade as established by the branch of military service of which he was a member during the time period specified in this subsection was $0-4$ or higher."
H-358B
9 2. By striking lines 47 through 60 , inclusive,
"1. A veteran is entitled to receive a veteran's credit of three hundred fifty dollars."
358C
2. Line 61, by striking the words "unmarried widow or widower" and inserting in lieu thereof the
[^18]Hargrave of Johnson moved the adoption of amendment $\mathrm{H}-358 \mathrm{~A}$ of the Hargrave, et al., amendment to amendment H-356.

A non-record roll call was requested.
The ayes were 20 , nays 60 .
Amendment to the amendment lost.
Speaker pro tempore Kreamer in the chair at 10:18 a.m.
Hargrave of Johnson moved the adoption of amendment $\mathrm{H}-358 \mathrm{~B}$ of the Hargrave, et al., amendment to amendment H-356.

A non-record roll call was requested.
The ayes were 32 , nays 50 .
Amendment to the amendment lost.
Hargrave of Johnson moved the adoption of amendment $\mathrm{H}-358 \mathrm{C}$ of the Hargrave, et al., amendment to amendment H-356.

A non-record roll call was requested.
The ayes were 65, nays 28.
Amendment to the amendment adopted.
Speaker Varley in the chair at $10: 50$ a.m.

Hargrave of Johnson moved the adoption of amendment H-358D of the Hargrave, et al., amendment to amendment $\mathrm{H}-356$.

A non-record roll call was requested.
The ayes were 20 , nays 60 .
Amendment to the amendment lost.
Hargrave of Johnson asked and received unanimous consent to withdraw amendment $\mathrm{H}-358 \mathrm{E}$ of the Hargrave, et al., amendment.
(House File 656 pending at recess.)
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 656 and amendment H-356.

Bittle of Polk moved the adoption of amendment $\mathrm{H}-356$ as amended.

Roll call was requested by Bittle of Polk and Oakley of Clinton.
On the question "Shall amendment $\mathrm{H}-356$ as amended be adopted?"

The ayes were, 17:

| Bennett | Fr |
| :--- | :--- |
| Bittle | Ha |
| Byerly | Ha |
| Cusack | Hi |
| De Jong |  |
| The nays were, |  |
|  |  |


| Avenson <br> Bortell <br> Branstad | Crawford <br> Brinck |
| :--- | :--- |
| Daggett |  |
| Brockett | Denker <br> Den Herder |
| Brunow | Doyle |
| Butler | Drake |
| Caffrey | Dunlap |
| Carr | Dunton |
| Clark, J. W. | Edelen |
| Cochran | Egenes |
| Connors | Ewing |
| Crabb | Ferguson |
| Fischer, H. O. |  |

Fisher, C. R. Jordan Fitzgerald Junker Fullerton Grassley Griffee Hansen
Harper
Hennessey
Holden Horn Howell Husak Hutchins

## Oakley Readinger Rinas Schroeder

 Kiser Knoke Krause Lippold Logue McCormick McElroy MendenhallMenke Mennenga Middleswart

| Miller, A. V. | Patchett | Small | Wells |
| :--- | :--- | :--- | :--- |
| Miller, K. D. | Pellett | Stanley | West |
| Miller, R. G. | Peterson | Stephens | Woods |
| Monroe | Poncy | Stromer | Wulff |
| Norland | Rapp | Strothman | Wyckoff |
| Norpel | Roorda | Tofte | Mr. Speaker |
| O'Halloran |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Anderson Kreamer <br> Clark, J. H. Millen | Nielsen | Welden |  |
|  |  |  |  |

Amendment $\mathrm{H}-356$ as amended lost.
Wyckoff of Benton offered the following amendment H-312 filed by him:
H-312
1 Amend House File 656 as follows:
2 1. Page 2, line 9, by striking the following:
3 "August 4" and inserting in lieu thereof the following:
4 "August 5".
5 2. Page 3, line 2, by striking the following:
6 "August 4" and inserting in lieu thereof the follow-
ing: "August 5".
3. Page 3, line 14, by striking the following:
"August 4" and inserting in lieu thereof the following: "August 5".
4. Page 6 , line 5 , by striking the following:
"August 4" and inserting in lieu thereof the following: "August 5".

Wyckoff of Benton asked and received unanimous consent to withdraw amendment 2, lines 5 through 7 of his amendment.

Wyckoff of Benton moved the adoption of amendment 1, lines 1 through 4, amendments 3 and 4, lines 8 through 13 of amendment H-312.

Amendments 1, 3 and 4 of amendment $\mathrm{H}-312$ adopted.
Harvey of Scott offered the following amendment H-338 filed by him and division of the amendment was requested as follows:
H-338A
1 Amend House File 656 as follows:
2 1. Page 2, line 9, by striking the figure " 4 " and
3 inserting in lieu thereof the figure " 5 ".
H-338B
4 2. Page 2, by striking lines 18 through 32, inclu-
5 sive, and inserting in lieu thereof the following:
6 "compensation fund fifty dollars for each month or
7 fraction thereof that such person was in active service
in the Vietnam era combat zone, all prior to July 1, 1973. As used in this Act "service in the Vietnam era combat zone" means service in a geographical area for which the various armed forces service departments allow the payment of combat pay. No person shall".
3. Page 3, by striking lines 12 through 20, inclusive, and inserting in lieu thereof the following:
"be entitled to under this Act, if living. If an eligible beneficiary is a minor at the time".
4. Page 3, line 24, by striking the word "duty" and inserting in lieu thereof the word "service".

Knoke of Pottawattamie offered the following amendment H-359 filed by him and Stanley of Muscatine to amendment $\mathrm{H}-338$ and moved its adoption:

## H-359

1 Amend the Harvey amendment $\mathrm{H}-338$ to House File 2 656, by striking from line 9 the period and inserting
3 ", not to exceed a total sum of five hundred dollars;
4 however, a person who was a prisoner of war shall not
5 be subject to the five hundred dollar limitation but
6 shall be subject to a one thousand dollar limitation."
Knoke of Pottawattamie asked and received unanimous consent that amendment $\mathrm{H}-359$ be temporarily deferred.

Branstad of Winnebago offered the following amendment $\mathrm{H}-362$ filed by him and West of Marshall to amendment H-338: H-362
1 Amend the Harvey amendment, H-338, to House File 656, as follows:
3 Line 12, following the period, by inserting the 4 following:
5 "Every person, otherwise qualified under this
6 section except that he did not serve in a Vietnam
7 combat era zone, shall be entitled to receive from
8 the service compensation fund eight dollars for each
9 month that such person was in active service during
10 the time periods specified in this section, such
11 amount not to exceed five hundred dollars."
Roll call was requested by Branstad of Winnebago and West of Marshall.

On the question "Shall amendment H—362 be adopted?"
The ayes were, 22:

| Branstad Daggett Harper | Norland <br> Brinck | Doyle <br> Brunow | Drake |
| :--- | :--- | :--- | :--- |

The nays were, 69:

| Avenson | Fischer, H. O. | Kiser | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Fisher, C. R. | Knoke | Patchett |
| Bittle | Fitzgerald | Krause | Peterson |
| Bortell | Freeman | Lippold | Rapp |
| Brockett | Fullerton | Lipsky | Readinger |
| Byerly | Griffee | Logue | Schroeder |
| Caffrey | Hansen | McElroy | Small |
| Carr | Hargrave | Mendenhall | Stephens |
| Clark, J. W. | Harvey | Menke | Stromer |
| Connors | Hennessey | Middleswart | Strothman |
| Crabb | Higgins | Miller, A.V. V. | Tofte |
| Crawford | Hill | Miller, K. D. | Wells |
| Danker | Horn | Monroe | West |
| De Jong | Husak | Newhard | Woods |
| Den Herder | Hutchins | Nielsen | Wulf |
| Edelen | Jordan | Norpel | Wyckoff |
| Egenes | Junker | Oakley | Mr. Speaker |
| Ewing |  |  |  |

Absent or not voting, 9:

| Anderson | Jesse | McCormick | Poncy |
| :--- | :--- | :--- | :--- |
| Clark, J. H. | Kreamer | Millen | Welden |
| Dunton |  |  |  |

Amendment H-362 lost.
Knoke of Pottawattamie moved the adoption of amendment $\mathrm{H}-359$ to amendment $\mathrm{H}-338$.

Amendment $\mathrm{H}-359$ to the amendment lost.
Cusack of Scott moved to reconsider the vote by which amendment H-359 failed to be adopted.

Motion prevailed.
Knoke of Pottawattamie moved the adoption of amendment $\mathrm{H}-359$ to amendment $\mathrm{H}-338$.

Amendment $\mathrm{H}-359$ to the amendment adopted.
Cusack of Scott offered the following amendment H-364 filed by Cusack, Rinas and Harvey to amendment H-338 and moved its adoption:

H-364
1 Amend the Harvey amendment H-338 to House File 656
2 by inserting in line 9 before the word "As" the follow-
3 ing: "Those persons who were permanently maimed or
4 otherwise disabled while in the armed forces, or who
5 are yet convalescing from physical or mental wounds
6 constituting a permanent disability reccived while in
7 the armed forces, shall not be subject to the five
8 hundred dollar limitation but shall be subject to a
9 one thousand dollar limitation."

Roll call was requested by Cusack of Scott and Higgins of Scott.

On the question "Shall amendment H—364 be adopted?"
The ayes were, 56 :

| Avenson <br> Bittle <br> Brockett <br> Brunow <br> Butler <br> Byerly | De Jong <br> Drake <br> Caffrey |
| :--- | :--- |
| Carr | Ferguson |
| Carr | Fitzgerald |
| Clark, J. W. | Freeman |
| Cochran | Griffee |
| Connors | Hargrave |
| Crawford | Harvey |
| Cusack | Higgessey |
| Danker | Hill |
|  | Holden |
|  | Horn |

Howell
Jesse
Junker
Knoke
Krause
Lipsky
McCormick
Mennenga
Middleswart
Miller, R. G.
Monroe
Newhard
Nielsen
Norland

Oakley
O'Halloran
Patchett
Rapp
Readinger
Rinas
Small
Stanley
Stromer
Tofte
Wells
Woods
Wulff
Mr. Speaker
The nays were, 35 :

| Bennett | Ewing | Kiser | Pellett |
| :--- | :--- | :--- | :--- |
| Bortell | Fischer, H. O. | Lippold | Peterson |
| Branstad | Fisher, C. R. | Logue | Roorda |
| Brinck | Fullerton | McElroy | Stephens |
| Crabb | Grassley | Mendenhall | Strothman |
| Daggett | Hansen | Menke | Welden |
| Dunlap | Harper | Miller, A. V. | West |
| Dunton | Hutchins | Miller, K. D. | Wyckoff |
| Edelen | Jordan | Norpel |  |
| Absent or not voting, 9: |  |  |  |
| Anderson | Doyle |  | Kreamer |
| Clark, J. H. | Husak |  | Millen |
| Den Herder |  |  | Poncy |

Amendment H-364 adopted.
Harvey of Scott moved the adoption of amendment H-338 as amended.

Roll call was requested by Freeman of Buena Vista and Wyckoff of Benton.

Rule 68 was invoked.
On the question "Shall amendment H-338 as amended be adopted?"

The ayes were, 46:

| Avenson | Clark, J. W. |
| :--- | :--- |
| Bennett | Crawford |
| Bittle | Cusack |
| Brockett | De Jong |
| Brunow | Doyle |
| Byerly | Dunlap |
| Caffrey | Egenes |
| Carr | Fitzgerald |

Freeman
Griffee
Hargrave
Harvey
Hennessey
Higgins
Hill
Howell

[^19]| Nielsen | Rapp | Stanley | Woods |
| :---: | :---: | :---: | :---: |
| Oakley | Readinger | Tofte | Wulff |
| O'Halloran | Rinas | Welden | Mr. Speaker |
| Patchett | Small |  |  |
| The nays were, 50: |  |  |  |
| Bortell | Ewing | Kiser | Norpel |
| Branstad | Ferguson | Lippold | Pellett |
| Brinck | Fischer, H. 0. | Lipsky | Peterson |
| Butler | Fisher, C. R. | Logue | Poncy |
| Cochran | Fullerton | McCormick | Roorda |
| Connors | Grassley | McElroy | Schroeder |
| Crabb | Hansen | Mendenhall | Stephens |
| Daggett | Harper | Menke | Stromer |
| Danker | Holden | Middleswart | Strothman |
| Den Herder | Horn | Miller, K. D. | Wells |
| Drake | Husak | Miller, R. G. | West |
| Dunton | Hutchins | Norland | Wyckoff |
| Edelen | Jordan |  |  |
| Absent or not voting, 4: |  |  |  |
| Anderson | Clark, J. H. | Kreamer | Millen |
| Amendm | H-338 as a | ded lost. |  |

## (House File 656 Pending) <br> COMMUNICATION FROM SECRETARY OF STATE

April 24, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 48 was published in the Hampton Chronicle, Hampton, Iowa, April 19, 1973, and in The Red Oak Express, Red Oak, Iowa, April 19, 1973.

I further certify that Senate File 231 was published in the Times-Democrat, Davenport, Iowa, April 6, 1973, and in The Maquoketa Community Press, Maquoketa, Iowa, April 10, 1973.

Respectfully submitted
MELVIN D. SYNHORST Secretary of State

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 131 and 175.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
Chairman, Senate Committee

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 131 and 175.

## REPORTS OF COMMITTEES

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following reports:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 107, a bill for an act relating to the penalty for violation of the provision for advertising and selling courses of instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 118, a bill for an act relating to county expenditures for joint law enforcement facilities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman


#### Abstract

Also: Mr. Spaker: Your committee on judiciary and law enforcement to whom was referred Senate File 224, a bill for an act relating to the jurisdiction of peace officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.


HILL of Polk, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 313, a bill for an act relating to bond elections for joint city-county 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.

HILL of Polk, Chairman Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government to whom was referred Senate File 375, a bill for an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement 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.


## Also:

Mr. Speaker: Your committee on county government to whom was referred Senate File 473, a bill for an act relating to the delinquency of dog license fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## PETERSON of Woodbury, Chairman

## AMENDMENTS FILED

## $\mathrm{H}-368$

Amend House File 251 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one A point three ( 321 A .3 ), Code 1973, is amended to read as follows:

321A. 3 COMMISSIONER TO FURNISH OPERATING REC-ORD-
FEES TO BE CHARGED AND DISPOSITION OF FEES. The commissioner shall upon request furnish any person a certified abstract of the operating record of any person [subject to the provisions of this chapter, which abstract shall also fully designate the motor vehicles, if any, registered in the name of such person, and, if there shall be no record of any conviction of such person having violated any law relating to the operation of a motor vehicle or of any injury or damage caused by such person, the commissioner shall so certify]. The commissioner shall not furnish any accident involvement on an operating record, except to federal, state, county and city law enforcement officials, unless such involvement resulted in a conviction of a moving traffic law violation. A fee of two dollars shall be paid for each such abstract except by [state, county, city, town or court officials] federal, state, county and city law enforcement officials. Such fees shall be used by the department for administering this chapter. Such abstracts shall not be admissible as evidence in any action for damages or criminal proceedings arising out of a motor vehicle accident."

NORPEL of Jackson
H-367
1 Amend House File 594 as follows:
2 1. Page 2, line 26, by striking the words "auxil3 iary services and materials" and inserting in lieu
4 thereof the words "special education programs and 5 services".
2. Page 2 , lines 33 and 34 , by striking the words "services and materials" and inserting in lieu thereof the words "programs and services".
3. Page 3, line 2, by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
4. Page 3 , lines 10 and 11, by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
5. Page 3, line 18, by striking the words "services and materials" and inserting in lieu thereof the words "programs and services".
6. Page 3, line 19, by striking the words "services and materials" and inserting in lieu thereof the words "programs and services".
7. Page 3, by striking lines 21 through 31, inclusive and inserting in lieu thereof the following:
"Special education programs and services shall comply with section two hundred eighty point twentytwo (280.22) and chapter two hundred eighty-one (281) of the Code and shall include but not be limited to health testing services; programs and services for the physically, mentally, or educationally handicapped and the emotionally disturbed; special and remedial programs and services; vocational rehabilitation training centers and workshops; and supplemental corrective services."
8. Page 3 , line 33 , by inserting before the word "services" the words "programs and".
9. Page 4, line 4, by striking the words "services and materials" and inserting in lieu thereof the words "special education programs and services".
10. Page 4, lines 7 and 8, by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
11. Page 4, line 9, by striking the words "services and materials" and inserting in lieu thereof the words "programs and services".
12. Page 4, line 15, by striking the words "auxiliary services" and inserting in lieu thereof the words "special education programs and services".
13. Page 4, line 16, by striking the words "auxiliary services".
14. Page 4, by striking lines 17 and 18 and inserting in lieu thereof the words "special education programs and services shall be reviewed by the department of".
15. Page 4, lines 23 and 24, by striking the words "division I auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
16. Page 4, lines 26 and 27 , by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs
and services".
17. Page 4, line 28, by striking the words "divivision I auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
18. Page 4, line 34 , by striking the words "division I auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
19. Page 5, by striking lines 1 and 2.
20. Page 5 , line 3 , by striking the word "materials" and inserting in lieu thereof the words "the delivery of additional special education programs and services".
21. Page 5 , line 4 , by inserting after the word "of" the word "supplemental".
22. Page 5, line 7, by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
23. Page 5 , line 10 , by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
24. Page 5, line 19, by striking the words "Auxiliary services and materials" and inserting in lieu thereof the words "Special education programs and services".
25. Page 5, by striking line 26 and inserting in lieu thereof the words "may receive special education programs and services".
26. Page 5, by striking lines 30 through 33, inclusive, and inserting in lieu thereof the words "special education programs and services."
27. Page 6, line 2, by striking the words "services and materials" and inserting in lieu thereof the words "programs and services".
28. Page 6 , lines 15 and 16, by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".
29. Amend the title, page 1 , line 2 , by striking the words "auxiliary services and materials" and inserting in lieu thereof the words "special education programs and services".

FREEMAN of Buena Vista

## H-369

1 Amend House File 594 as follows:
2 1. Page 3, line 27, by inserting after the comma
3 the following: "guidance services,".
4
2. Page 3, line 30, by striking the following:

5 "guidance services,".

H-366
1 Amend House File 594 as follows:
2 1. Page 2, by striking lines 16 through 21, inclu3 sive, and inserting in lieu thereof the following:
4 "notice requirement. School districts [and], county
5 school systems, joint county systems, or the equiva-
6 lent intermediate unit [may] shall when available make
7 special education services and materials enumerated
8 in this chapter available to pupils attending nonpub-
9 lic schools in the same manner and to the same extent
10 that they are provided to public school students in
11 the school district [or], county or area."
12 2. Page 2, by striking lines 22 through 35, inclu13 sive.
14 3. By striking pages $3,4,5$, and 6.

FREEMAN of Buena Vista

## H-360

1 Amend House File 656, page 3, line 8, by striking
2 the word "unmarried widow or widower" and inserting
3 in lieu thereof the word "spouse".
WYCKOFF of Benton
H-365
1 Amend House File 656 as follows:

1. Page 2, lines 9 and 10, by striking the words
"June 30, 1973, both dates inclusive," and inserting in lieu thereof the words "a date established by the general assembly".
2. Page 2, line 21, by striking the words "June 30, 1973" and inserting in lieu thereof the words "a date established by the general assembly".
3. Page 3, line 15, by striking the words "June 30, 1973, both dates inclusive," and inserting in lieu thereof the words "a date established by the general assembly".
4. Page 5 , line 22, by striking the words "June 30, 1973" and inserting in lieu thereof the words "a date established by the general assembly".

HARGRAVE of Johnson

## H-363

Amend House File 656 as follows:

1. Page 3 , line 8 , by striking the words "unmarried widow or widower" and inserting in lieu thereof the word "spouse".
2. Page 5 , by adding after line 33 the following new section:
"Sec. ..... NEW SECTION. In lieu of the military service tax exemption under section four hundred twenty-seven point three (427.3) of the Code, a person entitled to receive compensation pursuant to the provisions of this Act, may elect to have deducted each year from his adjusted gross income as properly com-

13 puted for federal income tax purposes under the Inter-
14 nal Revenue Code of 1954, for state income tax pur-
15 poses, the sum of five hundred dollars. The director
16 of revenue in cooperation with the service compensa-
17 tion board shall promulgate rules to carry out the
18 provisions of this section."
19
20
3. Page 1, line 4, after the comma insert the
words "providing a state income tax deduction in lieu of the property tax deduction,".

HARGRAVE of Johnson
On motion by Holden of Scott, the House adjourned until 9:00
a.m., Wednesday, April 25, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Eighth Calendar Day-Seventieth Session Day
Hall of the House of Representatives
Des Moines, Iowa, Wednesday, April 25, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend David Saunders, pastor of the First Presbyterian Church, State Center, Iowa.

The Journal of Tuesday, April 24, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Gary L. LeValley, Fort Dodge, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty fourth grade students from Ankeny School, Ankeny, accompanied by Mrs. Slaughter, Mrs. Hanson and Mrs. Bear. By Byerly of Polk.

Nine government class students from Roosevelt High School, Des Moines, accompanied by Mr. Treman. By Hill of Polk.

Thirty-three eighth grade students from Dallas Community School, Dallas Center, accompanied by Mr. Graham. By Speaker Varley of Adair.

Twelve students from Jamaica High School, Jamaica, accompanied by Miss Brentner. By Speaker Varley of Adair.

Seventy students from North Tama County Community High School, Traer, accompanied by Bob Clark and Don Law. By Husak of Tama and Fischer of Grundy.

Eighty seventh and eighth grade students from Sidney School, Sidney, accompanied by Mr. Kerns, Mrs. Williams and Mr. Houchin. By McElroy of Fremont.

Fifty fifth grade students from Gilbert Community School, Gilbert, accompanied by Mrs. Jackson and Mrs. Trow. By Egenes of Story.

Thirty-five students from Fredericksburg High School, Fredericksburg, accompanied by Mrs. Robert Hewitt. By Branstad of Winnebago.

Forty-five government class students from Manilla High School, Manilla, accompanied by Mr. Foy. By Ferguson of Carroll.

Ninety students from Forest City High School, Forest City, accompanied by Mr. Sanderson and Mr. Reed. By Branstad of Winnebago.

Thirty senior government class students from Benton Community School, Van Horne, accompanied by Don Logan. By Husak of Tama and Logue of Iowa.

Thirty-two seventh grade students from Whiting Community School, Whiting, accompanied by Douglas Gronau. By Crabb of Crawford and Peterson of Woodbury.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all opposing the sale of beer, liquor or other alcoholic beverages on Sunday:

Krause of Palo Alto from twenty-seven residents of Palo Alto County.

Den Herder of Sioux from nineteen residents.
Readinger of Polk from seventy-eight residents.
Grassley of Butler from fifty-one residents of the state of Iowa.

Miller of Calhoun from ninety-five residents of Calhoun and Pocahontas Counties.

West of Marshall from fifty-three residents of District 40.
Welden of Hardin from one hundred fifty-four residents of Franklin, Cerro Gordo, Hardin, Marshall, Polk and Wright Counties.

Dunton of Keokuk from eighty-four residents of Washington County.

Crawford of Story from twelve residents of Story County.
Norland of Worth from fifty-seven residents of Worth and Cerro Gordo Counties.

By the following Representatives, all favoring the sale of beer, liquor or other alcoholic beverages on Sunday:

Kreamer of Polk from thirty-four residents.
Krause of Palo Alto from twenty-eight residents of Palo Alto County.

Junker of Woodbury from ten residents of Woodbury County.
Newhard of Jones from four hundred ninety-five residents of District 23.

Hill of Polk from one hundred twelve residents.
Readinger of Polk from one hundred forty-four residents.
Doyle of Woodbury from ten residents of Sioux City, Iowa.
Ewing of Mahaska from two hundred residents.
Mennenga of Clinton from thirty-two residents of Clinton County.

Hansen of O'Brien from nineteen residents from District 3.
Norpel of Jackson from two hundred fifteen residents of Jackson and Dubuque Counties.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 107, 118, 224, 313, 375 and 473, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 73, a bill for an act relating to the citizens' aide.
Also: That the Senate has on April 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 329, a bill for an act relating to door-to-door sales and providing penalties.

[^20]RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 704, by committee on appropriations, a bill for an act raising the compensation paid to members of certain boards and commissions.

Read first time and placed on the appropriations calendar.
House File 705, by committee on education, a bill for an act entering into the interstate agreement on qualification of educational personnel, and for related purposes.

Read first time and placed on the calendar.
House File 706, by Rapp, Griffee, Monroe, Patchett, O'Halloran, Wells, Cochran, Doyle, Fitzgerald, Avenson, Norland, McCormick, Newhard, Mennenga, Jesse, Hargrave, Miller of Cerro Gordo, Rinas, Krause, Horn, Connors, Miller of Calhoun, Harper, Cusack, Woods, Jordan, Hennessey, Husak, Poncy, Caffrey, Howell, Dunton, Clark of Dubuque, Carr, Higgins, Hutchins and Brunow, a bill for an act relating to the Iowa individual income tax by providing a simplified reporting form for Iowa income taxpayers, making changes in Iowa income tax rates, exemptions, and administrative requirements, adopting penalties and making necessary corrective amendments.

Read first time and referred to committee on ways and means.
House File 707, by committee on appropriations, a bill for an act to appropriate funds to the state highway commission for designated capital improvement programs.

## Read first time and placed on the appropriations calendar.

House File 708, by committee on state government, a bill for an act relating to licensing and regulation of hearing aid dealers, appropriating license fees for purposes of administration, and providing penalties for a violation.

Read first time and referred to committee on appropriations.
House File 709, by committee on transportation, a bill for an act making an appropriation from the road use tax fund to the traffic weight operations division of the state highway commission.

Read first time and referred to committee on appropriations.
House File 710, by committee on natural resources, a bill for an act relating to the authority of the department of environmental quality for water quality and providing penalties for violations.

Read first time and placed on the calendar.
House File 711, by committee on agriculture, a bill for an act relating to the issuance of orders under the meat and poultry inspection Act.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 73, a bill for an act relating to the citizens' aide.
Read first time and passed on file.
Senate File 329, a bill for an act relating to door-to-door sales and providing penalties.

Read first time and passed on file.
Senate File 452, a bill for an act permitting a city or a town to join with a township in building and maintaining a memorial building.

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

## MOTION TO RECONSIDER WITHDRAWN (House File 315)

Mennenga of Clinton asked and received unanimous consent to withdraw his motion to reconsider House File 315 filed on April 18, 1973, and found on page 917 of the House Journal.

## CONSIDERATION OF BILLS <br> BUSINESS PENDING CALENDAR

The House resumed consideration of House File 656, a bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty.

Hargrave of Johnson asked and received unanimous consent to withdraw amendment H-365 filed on April 24, 1973.

Grassley of Butler offered amendment H-314 filed by him and division of the amendment was requested as follows:
H-314A
1 Amend House File 656 as follows:
2 1. Page 2, line 9, by striking the figure "4" and
3 inserting in lieu thereof the figure " 5 ".

H-314B
4 2. Page 2, line 21, by striking "June 30" and
5 inserting in lieu thereof "July 1, ,"
$\mathrm{H}-314 \mathrm{C}$
6 3. Page 3, line 14, by striking the figure " 4 " and 7 inserting in lieu thereof the figure " 5 ".
Grassley of Butler asked and received unanimous consent to withdraw amendments $\mathrm{H}-314 \mathrm{~A}$ and $\mathrm{H}-314 \mathrm{C}$.

Grassley of Butler moved the adoption of amendment $\mathrm{H}-314 \mathrm{~B}$.
Amendment H-314B adopted.
Rinas of Linn offered the following amendment H-344 filed by him and moved its adoption:

H-344
1 Amend House File 656 as follows:
2 1. Page 2, by striking lines 18 through 32, inclusive, and inserting in lieu thereof the words "compensation fund three hundred fifty dollars for the time such person was in active service, however a person who was a prisoner of war shall be paid five hundred dollars. No person shall".
2. Page 3 , by striking lines 18 and 19 and inserting in lieu thereof the words "paid five hundred dollars."
3. Page 3, line 20, by striking the word "service."

Roll call was requested by Rinas of Linn and Monroe of Des Moines.

On the question "Shall amendment H-344 be adopted?"
The ayes were, 46 :

| Avenson | Dunton | Krause | Patchett |
| :---: | :---: | :---: | :---: |
| Bennett | Ewing | Lipsky | Rapp |
| Bittle | Ferguson | McCormick | Readinger |
| Brockett | Fitzgerald | Mennenga | Rinas |
| Brunow | Griffee | Miller, A. V. | Roorda |
| Byerly | Hargrave | Monroe | Small |
| Carr | Harvey | Newhard | Stephens |
| Clark, J. H. | Higgins | Nielsen | Tofte |
| Cochran | Howell | Norland | Wells |
| Crawford | Jesse | Oakley | Woods |
| Cusack | Junker | O'Halloran | Wulff |
| Doyle | Knoke |  |  |
| The nays weye, 46 |  |  |  |
| Anderson | Daggett | Fisher, C. R. | Horn |
| Bortell | Danker | Fullerton | Husak |
| Branstad | De Jong | Grassley | Hutchins |
| Brinck | Den Herder | Hansen | Jordan |
| Caffrey | Dunlap | Harper | Kiser |
| Clark, J. W. | Edelen | Hennessey | Kreamer |
| Crabb | Fischer, H. O. | Holden | Lippold |


| Logue | Miller, K. D. | Poncy | Strothman |
| :---: | :---: | :---: | :---: |
| McElroy | Miller, R. G. | Schroeder | West |
| Mendenhall | Norpel | Stanley | Wyckoff |
| Menke | Pellett | Stromer | Mr. Speaker |
| Middleswart | Peterson |  |  |
| Absent or not voting, 8: |  |  |  |
| Butler Connors | Drake Egenes | Freeman Hill | Millen Welden |

Amendment H-344 lost.

## Brunow of Appanoose offered the following amendment $\mathbf{H} \longrightarrow \mathbf{3 7 0}$

 filed by him and moved its adoption:$\mathrm{H}-370$
1 Amend House File 656 as follows:
2 1. Page 2, by striking line 19 and inserting in
3 lieu thereof the following: "was in active service, 4 and an additional two and one-half dollars".
5 2. Page 2, line 20, by adding the following:
6 "in a geographical area for which the various armed
7 forces service departments allow the payment of 8 combat pay" after the word "service".
3. Page 2, by striking lines 25 through 30 and inserting in lieu thereof the following: "provisions of this section. Compensation for a fraction of a month shall".

A non-record roll call was requested.
The ayes were 52, nays 32.
Amendment $\mathrm{H}-370$ adopted.
Cusack of Scott offered the following amendment $\mathrm{H}-341$ and moved its adoption:
H-341
1 Amend House File 656, page 2, line 22 by inserting
2 after the word "war" the following:
3 "or who was permanently maimed or otherwise dis-
4 abled while in the armed forces, or who is yet conva-
5 lescing from physical or mental wounds received while
6 in the armed forces,".
Roll call was requested by Oakley of Clinton and Cusack of Scott.

On the question "Shall amendment $\mathrm{H}-341$ be adopted ?"
The ayes were, 46:

| Avenson | Byerly | Cochran | De Jong |
| :--- | :--- | :--- | :--- |
| Bittle | Carr | Connors | Doyle |
| Brockett | Clark, J. H. | Crawford | Dunton |
| Brunow | Clark, J. W. | Cusack | Ferguson |


| Fitzgerald | Jesse | Newhard | Rapp |
| :--- | :--- | :--- | :--- |
| Griffee | Junker | Nielsen | Readinger |
| Hargrave | Knoke | Norland | Rinas |
| Harvey | Krause | Oakley | Small |
| Hennessey | McCormick | O'Halloran | Tofte |
| Higgins | Mennenga | Patchett | Woods |
| Holden | Miller, A.V. | Pellett | Mr. Speaker |
| Howell | Monroe |  |  |

The nays were, 43 :

| Anderson | Ewing <br> Bennett |
| :--- | :--- |
| Fisher, C. R. |  |
| Bortell | Fullerton |
| Branstad | Grassley |
| Brinck | Hansen |
| Caffrey | Harper |
| Daggett | Horn |
| Danker | Husak |
| Den Herder | Hutchins |
| Dunlap | Jordan |
| Edelen | Kiser |

Absent or not voting, 11:
Butler
Crabb
Drake

| Egenes | Hill |
| :--- | :--- |
| Fischer, H. O. | Middleswart |
| Freeman | Millen |

Peterson Welden

Amendment $\mathrm{H}-341$ adopted.
Wyckoff of Benton asked and received unanimous consent to withdraw amendment H-360 filed on April 24, 1973.

Hargrave of Johnson offered the following amendment H-371 filed by him and O'Halloran of Black Hawk and moved its adoption:
H-371
1 Amend House File 656, page 3, line 8 by striking
2 the word "unmarried".
Amendment H—371 adopted.
Hargrave of Johnson offered amendment H-363 filed by him and division of the amendment was requested as follows:
H-363A
1 Amend House File 656 as follows:
2 1. Page 3, line 8, by striking the words "unmar-
3 ried widow or widower" and inserting in lieu thereof
4 the word "spouse".
H-363B
5 2. Page 5, by adding after line 3 the following
6 new section:
7 "Sec. ...." NEW SECTION. In lieu of the military
8 service tax exemption under section four hundred
9 twenty-seven point three (427.3) of the Code, a veteran
10 entitled to receive compensation pursuant to the pro-

> visions of this Act, may elect to have deducted each year from his adjusted gross income as properly computed for federal income tax purposes under the Internal Revenue Code of 1954, for state income tax purposes, the sum of five hundred dollars. The director of revenue in cooperation with the service compensation board shall promulgate rules to carry out the provisions of this section."
> 3. Page 1, line 4, after the comma insert the words "providing a state income tax deduction in lieu of the property tax deduction,".

Hargrave of Johnson asked and received unanimous consent to withdraw amendment H-363A.

Wyckoff of Benton rose on a point of order that the subject matter of amendment H-363B had been previously considered and therefore was out of order.

The Speaker ruled the point not well taken.
Hargrave of Johnson asked and received unanimous consent to withdraw amendment $\mathrm{H}-363 \mathrm{~B}$ of his amendment.

## Wyckoff of Benton asked and received unanimous consent to withdraw amendment H-325 filed on April 18, 1973.

Fitzgerald of Webster offered the following amendment H-373 filed by Fitzgerald, Brockett, Rinas, Mennenga, Harvey, Hargrave, and Stanley:

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H-373
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1 Amend House File 656 as follows:
Page 2, by striking lines 18 through 32 inclusive and inserting in lieu thereof the following:
"compensation fund forty dollars for each month or fraction thereof that such person was in active service in the Vietnam area combat zone, all prior to July 1, 1973, not to exceed a total sum of five hundred dollars; however, a person who was a prisoner of war shall not be subject to the five hundred dollar limitation but shall be subject to a one thousand dollar limitation.

Those persons who were permanently maimed or otherwise disabled while in the armed forces shall not be subject to the five hundred dollar limitation but shall be subject to a one thousand dollar limitation.

As used in this Act 'service in the Vietnam area combat zone' means service in a geographical area for which the various armed forces service departments allowed the payment of combat pay at the time of such service. Every person, otherwise qualified under this section except that he did not serve in a Vietnam area combat zone, shall be entitled to receive from the service compensation fund ten dollars for each month

23 that such
24 person was in active service during the time periods specified 25 in this section, not to exceed a total sum of two hundred dollars.
26 No person shall".
Fitzgerald of Webster asked and received unanimous consent to withdraw amendment $\mathrm{H}-373$.

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. 656)
The ayes were, 96:

| Anderson | Doyle <br> Arake | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Drake <br> Bennett | Dunlap | Jordan |
| Bittle | Dunton | Junker | O'Halloran |
| Bortell | Edelen | Kiser | Patchett |
| Branstad | Egenes | Krause | Petertt |
| Brinck | Ewing | Kreamer | Poncy |
| Brockett | Ferguson | Lippold | Rapp |
| Brunow | Fischer, H. O. | Lipsky | Readinger |
| Butler | Fisher, C. R. | Logue | Rinas |
| Byerly | Fitzgerald | McCormick | Schroeder |
| Caffrey | Freeman | McElroy | Small |
| Carr | Fullerton | Mendenhall | Stanley |
| Clark, J. H. | Grassley | Menke | Stephens |
| Clark, J. W. | Griffee | Mennenga | Stromer |
| Cochran | Hansen | Middleswart | Strothman |
| Connors | Hargrave | Miller, A.V. | Tofte |
| Crabb | Harper | Miller, K.D. | Welden |
| Crawford | Hennessey | Miller, R.G. | Wells |
| Cusack | Holden | Monroe | West |
| Daggett | Horn | Newhard | Woods |
| Danker | Howell | Nielsen | Wulff |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
|  |  |  |  |

The nays were, 1 :
Hill
Absent or not voting, 3:
Harvey Higgins Millen
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## EXPLANATION OF VOTE <br> (House File 656)

Had the Harvey amendment, H-364, to House File 656 been adopted, I would have voted in favor of the bill. The Harvey amendment provided the bonus to the persons who actually served in Southeast Asia. Because of the defeat of the Harvey amendment, I voted against the bill. Veterans of the Vietnam conflict who need governmental assistance need more than this
bill provides. The funds should be used to satisfy these needs rather than to pay a minimal cash bonus to each person who served on active duty between two arbitrary dates.

HILL of Polk

## EXPLANATION OF VOTE <br> (House File 656)


#### Abstract

My abstention from voting "aye" on an act creating a veterans' service compensation fund (House File 656) was for reasons of conflict of interest under the provisions of Rule 69 of the Rules of Procedure, Sixty-fifth General Assembly.


HARVEY of Scott

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR

House File 594, a bill for an act to provide reimbursement to local school districts, for auxiliary services and materials to nonpublic school students, was taken up for consideration.

Freeman of Buena Vista offered the following amendment $\mathrm{H}-366$ filed by him and moved its adoption:
H—366
1 Amend House File 594 as follows:
2 1. Page 2, by striking lines 16 through 21, inclu-
3 sive, and inserting in lieu thereof the following:
4 "notice requirement. School districts [and], county
5 school systems, joint county systems, or the equiva-
6 lent intermediate unit [may] shall when available make
7 special education services and materials enumerated
8 in this chapter available to pupils attending nonpub-
9 lic schools in the same manner and to the same extent
10 that they are provided to public school students in
11 the school district [or], county or area."
12 2. Page 2, by striking lines 22 through 35, inclu-
13 sive.
14 3. By striking pages $3,4,5$, and 6.
Roll call was requested by Freeman of Buena Vista and the Speaker.

On the question "Shall amendment H-366 be adopted?"
The ayes were, 18 :

| Bortell | Freeman | McElroy | Strothman <br> Brockett |
| :--- | :--- | :--- | :--- |
| Drake Farvey | Oakley | Tofte |  |
| Ewing | Kiser | Roorda | Welden |
| Fischer, H. O. | Knoke | Logue | Stephens |

The nays were, 73:

| Anderson | Den Herder <br> Doyle | Hutchins | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Desse | Norpel |  |
| Bennett | Dunlap | Jordan | O'Halloran |
| Bittle | Dunton | Junker | Patchett |
| Branstad | Edelen | Krause | Pellett |
| Brinck | Ferguson | Lippold | Peterson |
| Brunow | Fisher, C. R. | Lipsky | Poncy |
| Byerly | Fitzgerald | McCormick | Rapp |
| Caffrey | Fullerton | Mendenhall | Readinger |
| Carr | Griffee | Menke | Rinas |
| Clark, J. W. | Hansen | Mennenga | Schroeder |
| Cochran | Hargrave | Middleswart | Stanley |
| Connors | Harper | Miller, A.V. | Stromer |
| Crabb | Hennessey | Miller, K. D. | Wells |
| Crawford | Higgins | Miller,R. G. | Woods |
| Cusack | Hill | Monroe | Wulff |
| Daggett | Holden | Newhard | Wyckoff |
| Danker | Horn | Nielsen | Mr. Speaker |

Absent or not voting, 9:
Butler
Clark, J. H. Egenes

Grassley
Howell
Amendment H-366 lost.
(House File 594 pending at recess.)
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 594.
Welden of Hardin offered the following amendment H-352 filed by him and moved its adoption:
H-352
1 Amend House File 594, as follows:
2 1. Page 2, line 26, by striking the word "shall"
3 and inserting in lieu thereof the word "may".
Roll call was requested by Ferguson of Carroll and Welden of Hardin.

On the question "Shall amendment $\mathrm{H}-352$ be adopted ?"
The ayes were, 17 :

| Bennett | Fullerton | Oakley | Stephens |
| :--- | :--- | :--- | :--- |
| Bortell | Kiser | Pellett | Strothman |
| Crabb | Logue | Roorda | Welden |
| Danker | McElroy | Stanley | West |
| Fischer, H. O. |  |  |  |

The nays were, 80 :

| Anderson | Doyle <br> Avenson |
| :--- | :--- |
| Bittle | Drake <br> Branstad |
| Dunton |  |
| Brinck | Edelen |
| Brockett | Egenes |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C.R. |
| Caffrey | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Grassley |
| Clark, J. W. | Griffee |
| Cochran | Hansen |
| Connors | Hargrave |
| Crawford | Harper |
| Cusack | Harvey |
| Daggett | Hennessey |
| De Jong | Higgins |
| Den Herder | Hill |
| Holden |  |

Absent or not voting, 3 :
Dunlap Millen
Amendment H-352 lost.
Speaker pro tempore Kreamer in the chair at 1:38 p.m.
Freeman of Buena Vista asked and received unanimous consent to withdraw amendment H-367 filed on April 24, 1973.

## Byerly of Polk offered the following amendment H-351 filed

 by him:H-351
1 Amend House File 594 as follows:

1. Page 3, line 3, by inserting after the period the following: "Funds allocated by the department for approved plans and claims for reimbursement to each local school district shall be paid in full, not exceeding thirty dollars, first for each nonpublic school student who is enrolled in a nonpublic school in which the percent of minority race students of the total enrollment in the nonpublic school is at least equal to the percent of minority race students of the total enrollment in the public schools of the district in which the nonpublic school is located, or in which the percent of students from low income families of the total enrollment in the nonpublic school is at least equal to the percent of students from low income families of the total enrollment in the public schools of the district in which the nonpublic school is located."
2. Page 4 , line 2 , by inserting after the period the following: "The official enrollment count shall also include the number of students in each nonpublic

## 22

$$
23
$$

school located in the district and the number of public school students in the public school district who are members of a minority race or who are members of a low income family. For the purposes of this section:

1. 'Minority race students' refers to persons who are black, American Indian, Portuguese, Oriental, Alaskan natives, Hawaiian natives, Spanish-surnamed American, and persons who are from environments in which a dominant language is other than English and who, as a result of language barriers and cultural differences, do not have an equal educational opportunity. 'Spanish-surnamed American' includes persons of Mexican, Puerto Rican, Cuban, or Spanish origin or ancestry.
2. 'Low income family' means a family with a gross income of less than one hundred percent of the low income criteria developed by the United States department of labor, manpower administration."

## Varley of Adair in the chair at 2:05 p.m.

Holden of Scott moved the previous question on House File 594 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 52 , nays 44 .
The motion prevailed.
Byerly of Polk moved the adoption of amendment H-351.
Roll call was requested by Byerly of Polk and Ferguson of Carroll.

On the question "Shall amendment $\mathrm{H}-351$ be adopted ?"
The ayes were, 54:

| Avenson | Dunton | Jesse | Readinger |
| :--- | :--- | :--- | :--- |
| Bittle | Edelen | Jordan | Rinas |
| Bortell | Egenes | Krause | Roorda |
| Brunow | Ferguson | Lippold | Small |
| Butler | Fitzgerald | Mendenhall | Stanley |
| Byerly | Freeman | Mennenga | Stephens |
| Caffrey | Hargrave | Miller, A. V. | Stromer |
| Carr | Harvey | Monroe | Strothman |
| Clark, J. W. | Hennessey | Nielsen | Tofte |
| Cochran | Higgins | Norland | Welden |
| Connors | Hill | O'Halloran | Wells |
| Crawford | Holden | Patchett | West |
| De Jong | Horn | Rapp | Woods |
| Drake | Hutchins |  |  |

The nays were, 41 :

| Anderson | Branstad <br> Bennett | Brinck | Brockett |
| :--- | :--- | :--- | :--- |$\quad$| Cusack |
| :--- |
| Clark, J. H. |$\quad$ Daggett


| Danker | Hansen | Logue | Oakley |
| :---: | :---: | :---: | :---: |
| Den Herder | Harper | McCormick | Pellett |
| Doyle | Junker | McElroy | Peterson |
| Dunlap | Husak | Menke | Poncy |
| Ewing | Kiser | Miller, K. D. | Schroeder |
| Fisher, C. R. | Knoke | Miller, R. G. | Wulff |
| Fischer, H. 0. | Kreamer | Newhard | Wyckoff |
| Fullerton | Lipsky | Norpel | Mr. Speaker |
| Griffee |  |  |  |
| Absent or not | ting, 5: |  |  |
| Crabb <br> Grassley | Howell | Middleswart | Millen |

Amendment H—351 adopted.
O'Halloran of Black Hawk offered the following amendment H-369 filed by her :
H-369
1 Amend House File 594 as follows:
2 1. Page 3, line 27, by inserting after the comma
3 the following: "guidance services,".
4 2. Page 3, line 30, by striking the following:
5 "guidance services,".
O'Halloran of Black Hawk asked and received unanimous consent to withdraw amendment $\mathrm{H}-369$.

Lipsky of Linn offered the following amendment H-279 filed by her and moved its adoption:

## H-279

1 Amend House File 594, page 4, line 31, by adding
2 the following new sentence: "If prorating is
3 implemented, the local district may bill any non-
4 reimbursed amount to the school district in which
5 the pupil resides."
A non-record roll call was requested.
The ayes were 48 , nays 45.
Amendment $\mathrm{H}-279$ adopted.
Byerly of Polk asked and received unanimous consent to withdraw amendments $\mathrm{H}-342$ and $\mathrm{H}-346$ filed by him on April 19, 1973.

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

On the question "Shall the bill pass?" (H.F. 594)

The ayes were, 86:

| Anderson | Drake | Hutchins |
| :--- | :--- | :--- |
| Avenson | Dunlap | Jesse |
| Bittle | Dunton | Jordan |
| Bortell | Edelen | Junker |
| Branstad | Egenes | Krause |
| Brinck | Ewing | Kreamer |
| Brockett | Ferguson | Lippold |
| Brunow | Fisher, C.R. | Lipsky |
| Butler | Fitzgerald | Logue |
| Byerly | Grassley | McCormick |
| Caffrey | Griffee | McElroy |
| Carr | Hansen | Mendenhall |
| Clark, J. H. | Hargrave | Menke |
| Clark, J. W. | Harper | Mennenga |
| Cochran | Harvey | Middleswart |
| Connors | Hennessey | Miller, A.V. |
| Crabb | Higgins | Miller, K. D. |
| Crawford | Hill | Miller, R.G. |
| Cusack | Holden | Monroe |
| De Jong | Horn | Newhard |
| Den Herder | Howell | Nielsen |
| Doyle | Husak |  |

Norland
Norpel
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Schroeder
Small
Stephens
Stromer
Strothman
Tofte
Wells
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, 11 :

| Bennett | Fischer, H. O. | Kiser | Stanley |
| :--- | :--- | :--- | :--- |
| Daggett | Freeman | Oakley <br> Danker | Fullerton |


| Absent or not voting, 3: |
| :---: |
| Knoke | Millen

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

## APPROPRIATIONS CALENDAR

HOUSE FILE 682 PENDING
House File 682, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship program, was taken up for consideration.

## (House File 682 pending at adjournment.)

## HOUSE CONCURRENT RESOLUTION 41 <br> By Dunlap and Middleswart (Hultman and Priebe)

Whereas, the Iowa development commission is the agency designated in the Code to acquaint Iowans with agricultural opportunities in the state and the Iowa department of agriculture is the agency designated in the Code to encourage, promote, and advance the interests of agriculture; and

Whereas, the two agencies have overlapping jurisdiction relating to the promotion of agriculture in Lowa; and

Whereas, in recent years the number of agricultural commodity associa-
tions authorized by law to utilize tax assessments on the first sale of agricultural products to promote the agricultural commodity have increased; and

Whereas, clarification is needed to define the authority of state agencies and commodity associations designated to promote agriculture; Now Therefore

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council establish a study committee for the purpose of defining the authority of state agencies and commodity associations designated to promote agriculture in Iowa in order to establish more unified and better promotion of the agricultural industry in Iowa and to establish a state plan for future promotion of agriculture; and

Be It Further Resolved, That the study committee shall consist of legislators representing both the Senate and the House of Representatives and both political parties; and

Be It Further Resolved, That the study committee make periodic reports to the legislative council and submit a final report, along with necessary bill drafts to implement its recommendations, to the legislative council. Copies of the report accepted by the legislative council shall be submitted to the Second Session of the Sixty-fifth General Assembly meeting in 1974.

Laid over under Rule 25.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 41, 210, 262 and 328.

CHARLES F. STROTHMAN Chairman, House Committee
DALE L. TIEDEN
Chairman, Senate Committee
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 41, 210, 262 and 328.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 25th day of April, 1973, sent to the Governor for his approval: House Files 41, 210, 262 and 328.

CHARLES F. STROTHMAN, Chairman
Report adopted.

# REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 703) 

## Highway Commission

The committee recommendations are based on the itemized figures contained in the Fiscal Director's worksheets on the Highway Commission, and are placed on file in the office of the Legislative Fiscal Director. These worksheets contain an itemized summary of the committee's recommendations, and shall be forwarded to the Highway Commission.

## Section 1.

Subsection 1. Administration
The committee recommendation does not include the one Training Officer I requested by the Commission. The recommendation does include the addition of one Management Analyst II.
Subsection 2. Finance and Support Services
The committee recommendation does not include the two Clerk II requested by the Commission.
Subsection 3. Planning
The committee recommendation includes the addition of four Planning Aides (grades 3 and 4), instead of the Commission's request for nine Planning Aides (grades 1-4). The committee recommended the addition of one Resources and Program Planner II as requested by the Commission. Also, the committee recommended the addition of four Highway Engineers (grades 1-3), instead of the Commission request for five. The committee recommendation does not include the addition of one Statistical Research Analyst III as requested by the Commission.

Subsection 4. Headquarters
The committee recommendation is for a net increase of one employee for this division.
Subsection 5. Development
The committee recommendation is for the addition of four Highway Engineers (grades 2-3), as requested by the Commission. The committee recommendation does not include the addition of one Clerk Stenographer and one Secretary that were requested by the Commission.

The committee recommendation was for an appropriation of $\$ 1,000,000.00$ for 1973-74 and $\$ 1,000,000.00$ for 1974-75 for design consultant fees. This is a decrease from the Governor's recommendation of $\$ 1,250,000.00$ for 197374 and $\$ 1,265,000.00$ for 1974-75, and reflects the committee's intent that the Highway Commission should concentrate on in-house design rather than relying on outside consultants.

The committee recommendation was for an appropriation of $\$ 7,500.00$ for 1973-74 and $\$ 7,500.00$ for 1974-75 for office furniture and equipment. This is a decrease from the Governor's recommendation of $\$ 13,765.00$ for 197374 and $\$ 9,220.00$ for 1974-75 and reflects the committee's judgment that there should be a replacement schedule of longer than three years.
Subsection 6. Field Operations
The committee recommendation includes the addition of seventeen Bridge Inspectors (grades 1, 2, 3 and one Chief Bridge Maintenance Inspector) and three Rest Area Attendants, and the addition of six Highway Maintenance

Men II. The committee recommendation also includes a decrease of fifty Engineering Aide I.

This recommendation represents a net decrease of twenty-four employees for the Field Operations Division.

Subsection 7. Contingency Fund
The committee recommendation is for an appropriation of $\$ 750,000.00$ for $1973-74$ and $\$ 250,000.00$ for $1974-75$ for the contingency fund. The appropriation for $1973-74$ includes $\$ 500,000.00$ for the purpose of implementing OHSA standards and requirements.

Subsection 11. Merit System Administration
The committee recommendation is for an appropriation of $\$ 125,000.00$ for 1973-74 and $\$ 125,000.00$ for 1974-75. This reflects an increase over the Governor's recommendation of $\$ 100,000.00$ for 1973-74 and $\$ 100,000.00$ for 197475 , which was judged by the committee to be an insufficient amount to cover the costs.

## Highway Beautification Fund

The subcommittee recommendation was for no appropriation for 197374 and an appropriation of $\$ 454,300.00$ for 1974-75.

No appropriation was needed for 1973-74 because a 10 percent bonus from the Federal government was received in connection with the Interstate Highway program, and additional funds obtained through fees and permits genrated enough money to implement the program through 1973-74.

The $\$ 454,300.00$ appropriation for $1974-75$ reflects sufficient funds for implementation of the five year plan for acquisition of highway billboards.

By a vote of $17-15$, the committee voted to delete the appropriation for 1974-75 for the Highway Beautification Fund. This action reflected the committee's view that an appropriation is in violation of an Attorney General's opinion of February 16, 1972, stating that primary road funds cannot be used for purchasing billboards or junk yard sites, or for the screening of the latter.

Discussion in the committee indicated dissatisfaction that the Highway Commission has made no effort to remove billboards that can be removed without purchase by the state.

## 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 130, a bill for an act relating to the numbering of motor vehicle registration plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene, Chairman

## Also:

Mr. Speaker: Your committee on state government to whom was referred Senate File 196, a bill for an act relating to state libraries and providing for penalties, 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.

FISHER of Greene, Chairman

## Also:

Mr. Speaker: Your committee on state government to whom was referred Senate File 396, a bill for an act relating to departmental regulations affecting local governmental bodies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FISHER of Greene, Chairman
Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 199, a bill for an act to provide a Judicial Qualifications Act under the authority of the constitutional amendment adopted at the general election in November, 1972, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-372
1 Amend Senate File 199 as passed by the Senate as follows:

1. Page 2, by striking lines 11 through 14 and inserting in lieu thereof the following:
"The commission members shall serve for six-year terms, shall be ineligible for a second term, shall hold no other office of and shall not be employed by the United States or the state of Iowa or of its political subdivisions, except for the judicial member. The first".
2. Page 4 , line 28 , by striking the period and inserting the following: "in accordance with the rules of civil procedure."
3. Page 4 , line 29 , by striking the period and inserting: "by a certified shorthand reporter."

HILL of Polk, Chairman

## AMENDMENTS FILED

H-374
1 Amend House File 682 as follows:
2 1. Page 2, by striking lines 2 through 16 and in3 serting in lieu thereof the following:
"of the state of Iowa to the higher education facil-
5 ities commission for each fiscal year of the biennium
6 beginning July 1, 1973 and ending June 30, 1975, the
7 following amounts, or so much thereof as may be neces-
8 sary to be used for the following designated purposes:

$$
\begin{array}{cc}
\text { 1973-74 } & 1974-75 \\
\text { Fiscal Year } & \text { Fiscal Year }
\end{array}
$$

## 1. HIGHER EDUCATION

FACILITIES COMMISSION. For
salaries, support, mainte-
nance and miscellaneous
purposes: $\$ 115,040$ \$ 118,520
2. MEDICAL STUDENT TUI-

TION LOAN PROGRAM. For each
year of the biennium commen-
cing July 1, 1973 and ending
June 30, 1975, to continue to
finance loans to Iowa resident
medical students under the provisions of section two hun-
dred sixty-one point two (261.2)
of the Code, the following
amounts: $\quad \$ 125,000 \quad \$$
Funds appropriated pursuant to subsection two (2) of this section to finance loans to Iowa resident medical students during the 1973-1974 fiscal year shall be made available only to those students who receive funds under such program from funds appropriated for the 1971-1973 fiscal biennium.
3. SCHOLARSHIP PROGRAM.

For each year of the biennium
beginning July 1, 1973, and
ending June 30 , 1975, to finance
scholarships awarded by the com-
mission under section two hundred
sixty-one point two (261.2) of
the Code, the following amounts: $\$ 300,000 \$ 375,000$
4. TUITION GRANT PROGRAM.

For each year of the biennium
beginning July 1, 1973, and ending June 30, 1975, to finance
tuition grants to full-time
resident students attending
accredited private institutions of higher education in Iowa, the following amounts: $\quad \$ 6,000,000 \quad \$ 6,000,000$
2. Page 1 , line 2 , amend the title by inserting after the word "for" the words "administrative expense, the medical student tuition loan program, the tuition grant program, and".

GRIFFEE of Chickasaw JESSE of Polk CRAWFORD of Story PATCHETT of Johnson AVENSON of Fayette

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, April 26, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Ninth Calendar Day-Seventy-first Session Day
hall of the House of Representatives
Des Moines, Iowa, Thursday, April 26, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend William Sorensen, pastor of the Central Lutheran Church, Des Moines, Iowa.

The Journal of Wednesday, April 25, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Stanley M. Haugland, Lake Mills, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Rinas of Linn on request of Jordan of Linn; Millen of Van Buren for April 26 and 27 on request of Stromer of Hancock; Monroe of Des Moines for April 26 and 27 on request of Griffee of Chickasaw.

ADOPTION OF COMMITTEE REPORTS
The Chief Clerk announced the adoption of reports of committees on Senate Files 130, 196, 199 and 396, under Rule 35.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Mr. Chandersendsing Bagirutty of Maurituis-an island off the coast of Africa-who is a member of the Northern District Council, General Secretary of the Plantation Workers Union and Assistant Treasurer of the Maurituis Labor Congress.

Sixteen TARS from Iowa Falls accompanied by Beverly Ellelson. By Welden of Hardin.

Eighty fifth and sixth grade students from Harris-Lake Park School, Lake Park, Iowa. By Hansen of O'Brien.

Ninety students from Des Moines Technical High School, Des Moines, accompanied by J. W. Farrow. By Hill of Polk.

Twenty-six senior students from Shelby-Tennant High School, Shelby, accompanied by Miss Findley and Mr. Davisson. By Danker of Pottawattamie.

Forty seventh and eighth grade students from St. Mary's School, Humboldt, accompanied by Sister Terese Marie. By Krause of Palo Alto and Cochran of Webster.

Thirty-three eighth grade students from Dallas Community School, Dallas Center, accompanied by Ron Graham. By Speaker Varley of Adair.

Thirty-seven fifth grade students from Cornell School, Saydel, accompanied by Mrs. Selland. By Byerly of Polk.

Eighty-four government class students from Rockford High School, Rockford, accompanied by Gary Achenbach. By Howell of Floyd.

Fifty-six fifth grade students from East Greene Community School, accompanied by Mrs. Dyann Fiala and Mrs. Fritz. By Fisher of Greene.

Thirty-three senior students from Corwith-Wesley High School, Corwith, accompanied by Mike Pearson and Bob Bassett. By Stromer of Hancock, Krause of Palo Alto and Branstad of Winnebago.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all opposing the sale of liquor, beer or any alcoholic beverages on Sunday:

Ferguson of Carroll from one hundred seventeen residents of Greene County.

Crabb of Crawford from fifty-four residents of Harrison County.
Den Herder of Sioux from twenty-two residents of Sioux County.
Hansen of O'Brien from twelve citizens of Osceola County.
Patchett of Johnson from fifty-five residents of Johnson and Linn Counties.
Junker of Woodbury and Peterson of Woodbury from one hundred eight residents of Woodbury County.
By the following Representatives, all favoring the sale of liquor, beer or any alcoholic beverages on Sunday:

Horn of Linn from five hundred eighty-three residents of Linn County.

Anderson of Ringgold from sixty-six residents of Osceola, Iowa.

Bennett of Ida from sixty-nine residents of Ida County.
Mennenga of Clinton from thirty-four residents of Clinton County.

Monroe of Des Moines from four hundred ninety-five residents of Des Moines County.

Fisher of Greene from twelve residents of Boone.
Lipsky of Linn from seven hundred sixty-five residents of Linn County.

Branstad of Winnebago from thirty-three residents of Kossuth County.

Bittle of Polk from sixty-six residents of Polk County.
Oakley of Clinton from one thousand one hundred eighty-five residents of Clinton County.
Edelen of Emmet from one hundred fifteen residents of Clay County.

Monroe of Des Moines from one hundred four residents of Representative District 84.

Mennenga of Clinton from ninety-nine residents.
Menke of O'Brien from one hundred ten residents of O'Brien, Cherokee, Woodbury and Pocahontas Counties.

Stephens of Plymouth from one hundred fifty-four residents of Sioux County.

Wulff of Black Hawk from thirty-three residents of Black Hawk County.

Krause of Palo Alto from thirty-four residents of Algona
Wells of Linn from five hundred eighty-six residents of Linn and Benton Counties.
Peterson of Woodbury from ten residents of Woodbury County. Junker of Woodbury from fifteen residents.

## Junker and Peterson of Woodbury from one hundred eightyfive residents of Woodbury County.

Doyle of Woodbury from one hundred eighty-seven residents of Woodbury County.

## Varley of Adair from one hundred forty residents of Dallas County.

Ferguson of Carroll from eighty-seven residents of Carroll County.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 18, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 186, a bill for an act relating to the regulation of premium rates for credit life and credit accident and health insurance and providing a penalty.

Also: That the Senate has on April 24, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 441, a bill for an act relating to the salaries of county officers.

RALPH R. BROWN, Secretary

Amend House File 186 as amended, passed and reprinted by the House as follows:

1. Page 2, by striking lines 1 through 23, inclusive and inserting in lieu thereof the following:

Section 1. NEW SECTION. The maximum premium which may be charged for insurance on the life of a debtor shall be seventy-five cents per one hundred dollars per annum on the initial amount of insurance where the insurance declines on a monthly basis. For level term insurance and for insurance that declines on other than a monthly basis, the rate shall be the actuarial equivalent of the above charge or premium.
2. Page 3B, line 40, by inserting after the word "income" the following: "; however, it shall not exceed thirty-five thousand dollars".
3. Page 3B, by inserting after line 50 the following new sections:

Sec. ..... NEW SECTION. No individual policy of credit accident and health insurance or certificate under a policy of group credit accident and health insurance shall be issued for delivery or delivered in this state unless the premium rates charged for the insurance are approved by the commissioner of insurance.

Sec. ..... NEW SECTION. Rates for such credit accident

[^21]
## INTRODUCTION OF BILLS

House File 712, by committee on agriculture, a bill for an act relating to inspection of a food establishment, a food-service establishment, a temporary food-service establishment, and a hotel, and providing a penalty.

Read first time and placed on the calendar.
House File 713, by committee on natural resources, a bill for an act relating to the sale of game and providing penalties.

Read first time and placed on the calendar.
House File 714, by committee on education, a bill for an act relating to the purchase of schoolhouse sites.

Read first time and placed on the calendar.
House File 715, by committee on ways and means, a bill for an act to provide limited tax incentives for the improvement, repair, and maintenance of property by allowing a five-year tax moratorium for certain improvements to buildings and by requiring that real estate be assessed as if repairs and maintenance had been performed, with certain exceptions.

Read first time and placed on the ways and means calendar.
House File 716, by committee on appropriations, a bill for an act appropriating funds transferred to the marine fuel tax fund to the state conservation commission.

Read first time and placed on the appropriations calendar.
House File 717, by committee on cities and towns, a bill for an act relating to pension benefits for policemen and firemen.

Read first time and placed on the calendar.
House File 718, by committee on cities and towns, a bill for an act relating to cable television.

Read first time and placed on the calendar.
House File 719, by committee on cities and towns a bill for an act relating to the financing of projects by cities, towns and counties.

Read first time and placed on the calendar.

## SENATE MESSAGE CONSIDERED

Senate File 441, a bill for an act relating to the salaries of county officers.

Read first time and referred to committee on appropriations.
COMMUNICATION FROM THE IOWA CRIME COMMISSION
The progress report of the Iowa Crime Commission submitted to the Governor and the members of the Sixty-fifth General Assembly to fulfill the reporting requirements of the Law Enforcement Assistance Administration, has been received and placed on file in the office of the Speaker.

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## MOTION TO RECONSIDER LOST <br> (House File 585)

Wyckoff of Benton called up for consideration the motion to reconsider House File 585, filed on April 24, 1973, and moved to reconsider the vote by which House File 585, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations;
relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of fulltime magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act, passed the House on April 24, 1973.

A non-record roll call was requested.
The ayes were 28 , nays 51 .
Motion lost.

## BUSINESS PENDING CALENDAR

The House resumed consideration of House File 682, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship program.

Griffee of Chickasaw asked and received unanimous consent to withdraw amendment H-374 filed on April 25, 1973.

Griffee of Chickasaw offered the following amendment H-376 filed by Griffee, Jesse, Crawford and Patchett and moved its adoption:

| H-376 |  |
| ---: | :--- |
| 1 | Amend House File 682, page 2, line 16 by striking |
| 2 | the numerals " $\$ 276,000$ " and " $\$ 313,000$ " and inserting |
| 3 | in lieu thereof the numerals " $\$ 300,000$ " and |
| 4 | " $\$ 375,000$ ". |

Roll call was requested by Patchett of Johnson and Griffee of Chickasaw.

On the question "Shall the amendment be adopted?"
The ayes were, 30:

| Avenson | Cusack |
| :--- | :--- |
| Brunow | Doyle |
| Byerly | Dunton |
| Caffrey | Fitzgerald |
| Carr | Griffee |
| Cochran | Hargrave |
| Connors | Harper |
| Crawford | Higgins |

| `Howell | Norland |
| :--- | :--- |
| Horn | O'Halloran |
| Jesse | Patchett |
| Krause | Poncy |
| Mennenga | Rapp |
| Miller, A. V. | Wells |
| Newhard | Woods |

The nays were, 63:

| Anderson | Butler | Drake | Freeman |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. H. | Dunlap | Fullerton |
| Bittle | Clark, J. W. | Edelen | Grassley |
| Bortell | Crabb | Egenes | Hansen |
| Branstad | Daggett | Ferguson | Harvey |
| Brinck | Danker | Fischer, H. O. | Hennessey |
| Brockett | Den Herder | Fisher, C. R. | Hill |


| Holden | Logue | Norpel | Stromer |
| :--- | :--- | :--- | :--- |
| Husak | McCormick | Oakley | Strothman |
| Hutchins | McElroy | Pellett | Tofte |
| Jordan | Mendenhall | Peterson | Welden |
| Kiser | Menke | Readinger | West |
| Knoke | Middleswart | Roorda | Wulf |
| Kreamer | Miller, K. D. | Schroeder | Wyckoff |
| Lippold | Miller, R.G. | Stanley | Mr. Speaker |
| Lipsky | Nielsen | Stephens |  |

Absent or not voting, 7:

| De Jong | Junker | Monroe | Small |
| :--- | :--- | :--- | :--- |
| Ewing | Millen | Rinas |  |

Amendment H-376 lost.
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. 682)
The ayes were, 94:

| Anderson | Drake | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jesse | Oakley |
| Bennett | Dunton | Jordan | O'Halloran |
| Bittle | Edelen | Junker | Patchett |
| Bortell | Egenes | Kiser | Pellett |
| Branstad | Ferguson | Knoke | Peterson |
| Brinck | Fischer, H. O. | Krause | Poncy |
| Brockett | Fisher, C. R. | Kreamer | Rapp |
| Brunow | Fitzgerald | Lippold | Readinger |
| Butler | Freeman | Lipsky | Roorda |
| Byerly | Fullerton | Logue | Schroeder |
| Caffrey | Grassley | McCormick | Stanley |
| Carr | Griffee | McElroy | Stephens |
| Clark, J. H. | Hansen | Mendenhall | Stromer |
| Clark, J. W. | Hargrave | Menke | Strothman |
| Cochran | Harper | Mennenga | Tofte |
| Connors | Harvey | Middleswart | Welden |
| Crabb | Hennessey | Miller, A. V. | Wells |
| Crawford | Higgins | Miller, K. D. | West |
| Cusack | Hill | Miller, R. G. | Woods |
| Daggett | Holden | Newhard | Wulff |
| Danker | Horn | Nielsen | Wyckoff |
| Den Herder | Howell | Norland | Mr. Speaker |
| Doyle | Husak |  |  |
| The nays | none. |  |  |
| Absent or | oting, 6: |  |  |
| De Jong | $\underset{\text { Millen }}{\text { Monroe }}$ | Rinas | Small |

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

# REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (House File 707) 

Highway Commission Capital Improvements
The committee recommendation is for an appropriation of $\$ 2,500,000.00$ for land improvements for field operation facilities. The committee judgment is that the Commission should establish a priority for ending its dependence on rented facilities.

The committee recommendation is for an appropriation of $\$ 410,000.00$ for Ames area improvements, including remodeling old main office building and a second elevator in the new administration building. The committee recommendation does not include funds for expansion of the laboratory as requested by the Commission.

The committee's recommended list of priorities for field facilities and the amount allocated to each priority are as follows:

1. Woodbury Co., Sioux City

Garage and Related Facilities
. $\$ 348,000$

2. Scott Co., Davenport

Garage and Related Facilities

223,000
3. Linn Co., Marion

Land, Garage and Related Facilities ................................................ 305,000
4. Webster Co., Fort Dodge

Land, Garage and Related Facilities ................................................ 405,000
5. Benton Co., Urbana
Land, Garage and Related Facilities ............................................... $\mathbf{2 6 5 , 0 0 0}$
6. Marion Co., Knoxville
Land, Garage and Related Facilities ................................................ 271,000
7. Hardin Co., Iowa Falls

Land, Garage and Related Facilities
282,000
8. Shelby Co., Harlan
Land, Garage and Related Facilities ................................................ 238,000
9. Appanoose Co., Centerville

Land, Garage and Related Facilities ................................................ 163,000

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 26, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 41, an act relating to temporary restrictions on weight and load of certain motor vehicles, and to provide penalties for violation of temporary restrictions.

House File 210, an act prohibiting the sale, offer for sale, and distribution of teasel or teasel seeds and providing a penalty.

House File 262, an act relating to the notification of the termination of farm tenancies.

House File 328, an act to increase the tax on little cigars.
Senate File 131, an act relating to the time of payment of inheritance tax.
Senate File 175, an act relating to workmen's compensation for employees engaged in agricultural work.

## REPORTS OF COMMITTEES

Hill of Polk, from the committee on judiciary and law enforcement, submitted the following reports:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

H-378
1 Amend Senate File 144, as amended, passed, and reprinted by the Senate, as follows:

1. Page 1, by striking lines 9 through 17 and inserting in lieu thereof the following:
"NEW SUBSECTION. Any holder of a liquor control license may sell and dispense alcoholic liquor and beer to patrons on Sunday upon application to the department and payment of the required fee."
2. Page 1, by striking everything after the period in line 22.
3. Page 1 , by striking lines 23 and 24.
4. Page 2, line 10, by inserting after the word "class ' $B$ '", the words "or class ' $C$ " ".
5. Page 2, by striking lines 17 through 25, and inserting in lieu thereof the following:
" $N E W$ SUBSECTION. Any holder of a class ' $B$ ' or class ' $C$ ' beer permit may sell and dispense beer to patrons on Sunday upon application to the department and payment of the required fee. For this".
6. Page 2, line 26, by inserting after the word "class ' B ' ", the words "or class ' C '".
7. Page 2, by striking everything after the period in line 30.
8. Page 2, by striking lines 31 and 32.

HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 106, a bill for an act relating to commissions on hospitalization, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman

## Also:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 253, a bill for an act to legalize and validate the proceedings of the board of township trustees of Saylor Township of Polk County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipa-
tion of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said township, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HILL of Polk, Chairman

Stromer of Hancock, from the committee on education, submitted the following reports:

Mr. Speaker: Your committee on education to whom was referred Senate File 43, a bill for an act relating to school bus transportation for high school pupils, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STROMER of Hancock, Chairman
Also:
Mr. Speaker: Your committee on education to whom was referred Senate File 219, a bill for an act relating to the use and operation of school buses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pess:
H—383
1 Amend Senate File 219 as follows:
2 1. Page 2A, by striking lines 4 through 7 and

7 for, senior citizens, children, or handicapped
8 persons in this state. The board shall charge and
9 collect an amount sufficient to reimburse all costs 10 of furnishing the bus and driver. A school bus shall
11 be used as provided in this subsection only at times 12 when it is not needed for transportation of pupils."
nserting in lieu thereof the following:
" $N E W$ SUBSECTION. In the discretion of the board, furnish a school bus and services of a qualified driver to an organization of, or sponsoring activities
2. Page 2A, by striking lines 16 and 17 and inserting in lieu thereof the following:
"and to transporting other persons to the extent permitted by sections one (1) and three (3) of this Act. School".
3. Page 2A, line 30 , by inserting after the word "may" the words "in their discretion".
4. Page 2A, lines 30 and 31, by striking the words "enrolled in a federally funded head start program".
5. Page 2A, by striking line 33 and inserting in lieu thereof the following:
"tation, and shall collect the pro rata cost of transportation. Transportation under this subsection shall not be provided when the school bus is being used to transport pupils to or from school unless the

29
30
31
32
33
34
board determines that such transportation is desirable and will not interfere with or delay the transportation of pupils."
6. Page 2 B , line 39 , by striking the words
"section one (1)" and inserting in lieu thereof the words "sections one (1) and three (3)".

## STROMER of Hancock, Chairman

Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources to whom was referred Senate File 301, a bill for an act relating to the sale, distribution or advertisement of contraceptive products, and the regulation of distribution of venereal disease prophylactics, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LIPSKY of Linn, Chairman

## AMENDMENTS FILED

## $\mathrm{H}-377$

1 Amend House File 508, page 2, line 8, by striking 2 the following: "December 31, 1974" and inserting in
3 lieu thereof the following "June 30, 1975".

> CUSACK of Scott HIGGINS of Scott

## $\mathrm{H}-380$

1 Amend House File 508 by inserting on page 2, line 2 28, after the word "shall" the words "make periodic 3 reports to the standing committees on human resources
4 and the human resources subcommittees of the commit-
5 tees on appropriations of the house of representatives
6 and the senate regarding the arrangements for, circum-
7 stances of, experiences with and conclusions from the
8 pilot programs established under section two (2) of
9 this Act. The periodic reports shall begin during
10 the initial planning of the pilot programs and shall
11 continue at reasonably frequent intervals until the
12 pilot programs are concluded. The department shall 13 also".

> CUSACK of Scott HIGGINS of Scott

H-382
1 Amend House File 550, page 7, by striking lines 25
2 and 26, and inserting in lieu thereof the following:
"that year. The license fee for each license period or part of such period shall be fifteen dollars for a commercial breeder who sold less than twenty-five dogs or cats during the preceding calendar year, twentyfive dollars for a commercial breeder who sold twentyfive or more but not more than one hundred dogs or cats during the preceding calendar year, and fifty

10 dollars for a commercial breeder who sold more than one 11 hundred dogs or cats during the preceding calendar year. The certificate fee".

BRANSTAD of Winnebago

H-381
1 Amend House File 628 as follows:

1. Page 1, by adding after line 23 the following:

Sec. ..... Section one hundred twenty-three point three (123.3), Code 1973, is amended by adding the following new subsection:

NEW SUBSECTION. "Special distributor" means a person especially designated by the department to dispense alcoholic liquors, subject to the provisions of this chapter, in such cities and towns as in the opinion of the department there is not sufficient demand for a state liquor store.

Sec. ..... Section one hundred twenty-three point sixteen (123.16), subsection two (2), paragraph d, Code 1973, is amended to read as follows:
d. The establishment or discontinuance of state liquor stores and special distributors.

Sec. ..... Section one hundred twenty-three point twenty (123.20), subsection two (2), Code 1973, is amended to read as follows:
2. To establish, maintain, or discontinue state liquor stores and special distributors and to determine the cities and towns in which such stores or distributors shall be located. However, no liquor store or special distributor shall be established within three hundred feet of any public or private educational institution, except that local authorities may by ordinance reduce such minimum distance.

Sec. ..... Section one hundred twenty-three point twenty-one (123.21), subsections two (2), three (3), and eight (8), Code 1973, are amended to read as follows:
2. Regulating the management, equipment, and merchandise of state liquor stores and special distributors and warehouses in and from which alcoholic liquors are transported, kept, or sold and prescribing the books and records to be kept therein. This subsection shall apply to special distributors insofar as in the opinion of the department it is deemed necessary for proper regulation and control.
3. Regulating the purchase of alcoholic liquor generally and the furnishing of such liquor to state liquor stores and special distributors established under this chapter, determining the classes, varieties, and brands of alcoholic liquors to be kept in state warehouses or for sale at any state liquor store or by any special distributor.
8. Prescribing, subject to this chapter, the
days and hours during which state liquor stores and special distributors shall be kept open for the purpose of the sale of alcoholic liquors.

Sec. ..... Section one hundred twenty-three point twenty-three (123.23), Code 1973, is amended by adding to the section the following new numbered subsections:

1. The department shall establish and maintain in any city or incorporated town which the director may deem advisable, a state liquor store or stores or special distributors, in accordance with subsections two (2) through six (6), inclusive, of this section, for storage and sale of alcoholic liquor in accordance with the provisions of this chapter. The department may, from time to time, as determined by the director, fix the prices of the different classes, varieties, or brands of alcoholic liquor to be sold.
2. In cities and towns where the establishment of a state liquor store, under the provisions of this chapter, does not seem advisable, the department may select a special distributor, who shall have been in business in and a resident of such city or town not less than two years immediately prior to such appointment, to sell alcoholic liquors for consumption off the premises; provided, however, that in no case shall such special distributor be the holder of a class " $B$ " beer permit, nor shall such special distributor be granted such beer permit while being such distributor.
3. Special distributors shall purchase alcoholic liquor for resale from the department only, and shall sell such liquor at prices which are established by the department for sales by state liquor stores. The department may sell liquor to special distributors at reduced prices to be fixed by the department in a manner which will afford such distributors a predetermined profit margin upon resale. The executive council may review and confirm or amend the prices fixed by the department for sales to such distributors. Special distributors who operate another business in the same premises in which alcoholic liquor is kept and sold shall maintain a physically separate portion of such premises for use in storing and selling alcoholic liquor, and persons not of legal age shall be prohibited from such area.
4. At any time, if in the judgment of the department it shall appear advisable, the department may establish a state liquor store in such city or town to replace the special distributor.
5. If, after a state liquor store has been in operation in any city or town, such store should show a loss to the state, the department may
discontinue such store and select a special distributor in accordance with the provisions of this Act.
6. No special distributor shall be selected in any city or town where there is a state liquor store in operation.

Sec. ..... Section one hundred twenty-three point twenty-five (123.25), Code 1973, is amended to read as follows:
123.25 CONSUMPTION ON PREMISES. No vendor, officer, clerk, agent, or employee of the department employed in any state liquor store [or], state-owned warehouse or by any special distributor shall allow any alcoholic liquor to be consumed on such premises, nor shall any person consume any liquor on such premises.

Sec. ..... Section one hundred twenty-three point twenty-six (123.26), Code 1973, is amended to read as follows:
123.26 RESTRICTIONS ON SALES-SEALS—LABELING. No alcoholic liquor shall be sold by the department to any purchaser except in a sealed container with such identifying markers as shall be prescribed by the director and affixed on the premises of a state warehouse or store and no such container shall be opened upon the premises of any state warehouse [or], store or special distributor. Possession of alcoholic liquors which do not carry the prescribed identifying markers shall be a violation of this chapter except as provided in section 123.22.

Sec. ..... Section one hundred twenty-three point twenty-seven (123.27), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

It shall be unlawful to transact the sale or delivery of any liquor in, on, or from the premises of any state liquor store, special distributor or warehouse:

Sec. ..... Section one hundred twenty-three point twenty-eight (123.28), Code 1973, is amended to read as follows:
123.28 TRANSPORTATION PERMITTED. It shall be lawful to transport, carry, or convey alcoholic liquors from the place of purchase by the department to any state warehouse, store, special distributor, or depot established by the department or from one such place to another and, when so permitted by this chapter, it shall be lawful for any common carrier or other person to transport, carry, or convey alcoholic liquor sold by a vendor from a state warehouse, store, depot, special distributor, or point of purchase by the state to any place to which such liquor may be lawfully delivered under this chapter. No common carrier or other person shall
break or open or allow to be broken or opened any container or package containing alcoholic liquor or use or drink or allow to be used or drunk any alcoholic liquor while it is being transported or conveyed, but this section shall not prohibit a private person from transporting individual bottles or containers of alcoholic liquor exempted pursuant to section 123.22 and individual bottles or containers bearing the identifying mark prescribed in section 123.26 which have been opened previous to the commencement of such transportation. Nothing in this section shall affect the right of any special permit or liquor control license holder to purchase, possess, or transport alcoholic liquors subject to the provisions of this chapter.

Sec. ..... Section one hundred twenty-three point twenty-nine (123.29), subsections one (1) and two (2), Code 1973, is amended to read as follows:

1. To a physician, pharmacist, dentist, or veterinarian, entitling the holder to purchase and import alcohol from distillers and wholesalers or from the state liquor stores or special distributors for use medicinally and in compounding prescriptions and to sell the same for use medicinally in the compounded prescription only upon the prescription of a licensed physician or surgeon, or to use such alcohol in manufacturing or compounding lotions, compounds, and like commodities not susceptible for beverage purposes, and to sell the same for public use.
2. To a soldiers home, sanitarium, hospital, college, or home for the aged which will entitle the holder to purchase and import alcohol from distillers and wholesalers or from the state liquor stores or special distributors for use for medicinal, laboratory, and scientific purposes only.

Sec. ..... Section one hundred twenty-three point forty-eight (123.48), subsection one (1), Code 1973, is amended to read as follows:

1. Upon attempt to purchase alcoholic liquor in any state liquor store or from any special distributor by any person who appears to the vendor to be under legal age, such vendor shall demand and the prospective purchaser upon such demand shall display satisfactory evidence that he is of legal age.

Sec. ..... Section one hundred twenty-three point fifty-five (123.55), subsections one (1), two (2), and three (3), Code 1973, are amended to read as follows:

1. Amount of profit or less from state liquor store and special distributor operations.
2. Number of state liquor stores opened or special distributors appointed, the number closed, and the
number operating on last day included in report.
3. Amount of fees received from such stores or distributors, separately and in gross.

Sec. ..... . Section one hundred twenty-three point fifty-seven (123.57), Code 1973, is amended to read as follows:
123.57 EXAMINATION OF ACCOUNTS. The financial
condition and transactions of all offices,
departments, stores, warehouses, special distributors,
and depots of the department shall be examined at
least once each year by the state auditor and at
shorter periods if requested by the director, governor, or executive council.

Sec. ..... Section one hundred twenty-three point fifty-eight (123.58), Code 1973, is amended to read as follows:
123.58 AUDITING. All provisions of sections $11.6,11.7,11.10,11.11,11.14,11.18,11.21$, and 11.23, relating to auditing of financial records of governmental subdivisions which are not inconsistent herewith are hereby made applicable to the department, the liquor transactions of its special distributors, and its offices, stores, warehouses, and depots.
2. Page 1, line 7 of the title by adding after the word "towns" the words "and providing for the establishment of special liquor distributorships, and making corresponding amendments, including penalty provisions".

FREEMAN of Buena Vista
H-379
1 Amend House File 697 as follows:
2 1. Page 5, line 20, by striking the word "applica3 tion [;]" and inserting in lieu thereof the word "applica-
4 tion;".
2. Page 5, by striking lines 21 through 24, inclusive, and inserting in lieu thereof the following:
"or he shall have had experience substantially equal to that which a licensed real estate salesman would ordinarily receive during a period of twelve months, whether as a former broker or salesman, a manager of real estate, or otherwise."
3. Page 5, by striking lines 30 and 31 , and inserting in lieu thereof the following:
"The foregoing paragraph shall not apply to persons licensed to practice law in the state of Iowa."

HARVEY of Scott
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, April 27, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Tenth Calendar Day-Seventy-second Session Day

> Hall of the House of Representatives Des Moines, Iowa, Friday, April 27,1973

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

Prayer was offered by Dr. Arthur Kindred, pastor of the Ventura United Methodist Church, Ventura, Iowa.

The Journal of Thursday, April 26, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Roy W. Overton, West Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kreamer of Polk on request of Anderson of Ringgold; Tofte of Winneshiek on request of Mendenhall of Allamakee; Small of Johnson on request of Cusack of Scott.

## SPECIAL PRESENTATION

Bennett of Ida presented to the House Byron and LaJune Godberson of Ida Grove. Mr. Godberson, owner of Midwest Manufacturing Company, was named "National Small Businessman of the Year."

## PRESENTATION OF VISITORS

Nielsen of Polk presented to the House the Honorable Ed Skinner, former member of the House during the Sixty-third and Sixty-fourth General Assemblies, representing Polk County.

The Speaker announced that the following visitors were present in the House chamber:

Six Campfire Girls from Franklin Junior High School, Des Moines, accompanied by Mrs. Jackson. By O'Halloran of Black Hawk.

Fifty-eight eighth grade students from Muscatine School, Muscatine, accompanied by Mr. Lange, Mrs. Walters and Mr. Kiene. By Drake of Muscatine.

Fifty-seven seventh and eighth grade students from Mallard School, Mallard, accompanied by Mrs. Hansen, Mrs. Gehrt and Mr. Rauscher. By Freeman of Buena Vista.

Fifty sixth grade students from South School, Webster City, accompanied by Mrs. Lee, Mrs. Stewart, Mrs. Surface, Mrs. Montgomery, Mrs. Balsley, Mrs. Brewer and Mrs. Evans. By Egenes of Story.

Twenty-five fifth grade students from Columbus Elementary School, Chariton, accompanied by Iva Kendall, Mrs. McDonald and Mrs. Johnson. By Middleswart of Warren.

Forty fifth grade students from Edwards Elementary School, Ames, accompanied by Joanne Dunnick and Sandra Whitmore. By Crawford of Story.

## PETITIONS FILED

The following petitions were received and placed on file:
By Carr of Dubuque from twenty-two residents of Dubuque County supporting the right of farm workers to boycott head lettuce that is not picked by United Farm Workers.

By the following Representatives, opposing the sale of liquor, beer or other alcoholic beverages on Sunday:

Wells of Linn from twenty-nine members of the Cottonwood United Methodist Church, Wayland, Iowa.

Wyckoff of Benton from fifty-five residents of Representative District 31.

Brunow of Appanoose from twenty-eight citizens of Appanoose County.

Strothman of Henry from twenty-five residents of Henry County.
Readinger of Polk from forty-two residents of Polk County.
Welden of Hardin from twenty-seven residents of Franklin, Jones and Palo Alto Counties.
By the following Representatives, favoring the sale of liquor, beer or other alcoholic beverages on Sunday:

Fullerton of Woodbury from three hundred thirteen residents of Woodbury County.
McElroy of Fremont from seven hundred forty-five residents of Fremont, Page, Mills and Montgomery Counties.

Carr of Dubuque from thirty-eight residents of Dubuque County.
Monroe of Des Moines from twenty-two residents of the Des Moines County area.
Connors of Polk from one hundred one residents of Polk County.
Rinas of Linn from four hundred ninety-six citizens of Linn County.
Edelen of Emmet from one hundred ninety-nine residents of Clay, Emmet and Dickinson Counties.
Hill of Polk from two hundred sixty-one residents.
Junker of Woodbury from sixty-three residents of Woodbury County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 43, 106, 144, 219, 253 and 301, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 25, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 175, a bill for an act relating to compensation for boarding and caring for prisoners in certain counties.

Also: That the Senate has on April 25, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 551, a bill for an act relating to state per pupil aid for laboratory schools.

Also: That the Senate has on April 25, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 295, a bill for an act relating to the department of social services and the merit system.

Also: That the Senate has on April 25, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 453, a bill for an act relating to the compensation of elected city officers:

Also: That the Senate has on April 25, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 495, a bill for an act relating to workmen's compensation. RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 175

8 prisoners the provisions of section three hundred thirty-
9 eight point two (338.2) of the Code shall not apply."

## HOUSE FILE 251 RECONSIDERED

Norpel of Jackson called up for consideration the motion to reconsider House File 251, filed on April 6, 1973.

Jesse of Polk moved to reconsider the vote by which House File 251, a bill for an act relating to motor vehicle accident records, passed the House on April 6, 1973.

A non-record roll call was requested.
The ayes were 73, nays none.
The motion prevailed.
Jesse of Polk moved that the vote by which House File 251 was placed on its last reading be reconsidered.

The motion prevailed.
Norpel of Jackson asked and received unanimous consent to withdraw amendment H-354 filed by him on April 23, 1973.

Norpel of Jackson offered the following amendment H-368 filed by him and moved its adoption:
H-368
1 Amend House File 251 by striking all after the 2 enacting clause and inserting in lieu thereof the
3 following:
"Section 1. Section three hundred twenty-one A point three (321A.3), Code 1973, is amended to read as follows:

321A. 3 COMMISSIONER TO FURNISH OPERATING REC-ORD-
FEES TO BE CHARGED AND DISPOSITION OF FEES. The
commissioner shall upon request furnish any person a certified abstract of the operating record of any person [subject to the provisions of this chapter, which abstract shall also fully designate the motor vehicles, if any, registered in the name of such person, and, if there shall be no record of any conviction of such person having violated any law relating to the

```
operation of a motor vehicle or of any injury or
damage caused by such person, the commissioner shall
so certify]. The commissioner shall not furnish any
accident involvement on an operating record, except to
federal, state, county and city law enforcement
offcials, unless such involvement resulted in a con-
viction of a moving traffic law violation. A fee of
two dollars shall be paid for each such abstract
except by [state, county, city, town or court officials]
federal state, county and city law enforcement
offcials. Such fees shall be used by the department
for administering this chapter. Such abstracts shall
not be admissible as evidence in any action for
damages or criminal proceedings arising out of a motor
vehicle accident."
```

Amendment adopted.
Norpel 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. 251)
The ayes were, 90 :

| Anderson | Doyle | Howell | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Husak | O'Halloran |
| Bennett | Dunlap | Hutchins | Patchett |
| Bittle | Dunton | Jesse | Pellett |
| Bortell | Edelen | Jordan | Peterson |
| Branstad | Egenes | Junker | Poncy |
| Brinck | Ewing | Kiser | Rapp |
| Brockett | Ferguson | Knoke | Readinger |
| Brunow | Fisher, C. R. | Lippold | Rinas |
| Butler | Fitzgerald | Lipsky | Roorda |
| Byerly | Freeman | Logue | Schroeder |
| Caffrey | Fullerton | McCormick | Stanley |
| Carr | Grassley | McElroy | Stephens |
| Clark, J. H. | Griffee | Mendenhall | Stromer |
| Clark, J. W. | Hansen | Menke | Strothman |
| Cochran | Hargrave | Mennenga | Welden |
| Connors | Harper | Middleswart | Wells |
| Crabb | Harvey | Miller, A. V. | West |
| Crawford | Hennessey | Miller, K. D. | Woods |
| Cusack | Higgins | Miller, R. G. | Wulff |
| Daggett | Hill | Newhard | Wyckoff |
| Danker | Holden | Norland | Mr. Speaker |

The nays were, none.
Absent or not voting, 10:

| De Jong   <br> Fischer, H. O. Kreamer Millen <br> Krause Monroe Nielsen | Small |
| :--- | :--- | :--- | :--- |
| Tofte |  |

Krause Monroe

Mr. Speaker

Small
Tofte

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

## HOUSE FILE 683 DEFERRED

Grassley of Butler asked and received unanimous consent that House File 683 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 346, a bill for an act appropriating funds to the bureau of labor for deposit in the amusement inspection fund to finance amusement ride inspections, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?" (S.F. 346)
The ayes were, 79 :

| Avenson | Doyle | Howell | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Jueak | Patchett |
| Bittle | Dunlap | Hutchins | Pellett |
| Branstad | Dunton | Junker | Peterson |
| Brunow | Edelen | Kiser | Poncy |
| Butler | Egenes | Lippold | Rapp |
| Byerly | Ewing | Lipsky | Readinger |
| Caffrey. | Ferguson | Logue | Rinas |
| Carr | Fitzgexald | McCormick | Roorda |
| Clark, J. H. | Freeman | Mendenhall | Stanley |
| Clark, J. W. | Fullerton | Menke | Stephens |
| Cochran | Grassley | Mennenga | Stromer |
| Connors | Griffee | Middleswart | Strothman |
| Crabb | Hansen | Miller, A. V. | Wells |
| Crawford | Hargrave | Miller, K. D. | West |
| Cusack | Harper | Miller, R. G. | Woods |
| Daggett | Hennessey | Newhard | Wulff |
| Danker | Higgins | Norland | Wyckoff |
| De Jong | Hill | Norpel | Mr. Speaker |
| Den Herder | Horn | Oakley | Mr. Speaker |
| The nays were, 8 : |  |  |  |
| Anderson | Brockett | Harvey | Knoke |
| Bortell | Fischer, H. O. | Holden | Welden |
| Absent or not voting, 13: |  |  |  |
| Brinck | Krause | Millen | Schroeder |
| Fisher, C. R. | Kreamer | Monroe | Small |
| Jesse Jordan | McElroy | Nielsen | Tofte |

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

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kiser of Scott for the remainder of the day on request of Holden of Scott.
House File 703, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system, was taken up for consideration.

Drake of Muscatine offered the following amendment H-386 filed by Drake, Holden, Cochran and Edelen and moved its adoption:

## H-386

1 Amend House File 703 as follows:

1. Page 3, by striking from line 21 the numerals " $\$ 30,801,399$ " and $\$ 31,838,495$ " and inserting in lieu thereof the numerals " $\$ 30,974,824$ " and " $\$ 32,024,070$ ".
2. Page 3, by striking from line 23 the numerals " $\$ 12,254,056$ " and " $\$ 12,325,585$ " and inserting in lieu thereof the numerals " $\$ 12,284,056$ " and " $\$ 12,355,585$ ".
3. Page 3, by striking from line 24 the numerals " $\$ 43,055,455$ " and " $\$ 44,164,080$ " and inserting in lieu thereof the numerals " $\$ 43,258,880$ " and " $\$ 44,379,655$ ".
4. Page 4, by striking from line 28 the numerals " $\$ 65,212,177$ " and " $\$ 66,155,206$ " and inserting in lieu
thereof the numerals " $\$ 65,415,602$ " and " $\$ 66,370,781$ ".
5. Page 5 , by striking from line 28 the word
"sixty-six" and inserting in lieu thereof the word "ninety-one".
6. Page 5 , by striking from line 30 the word
"seventy" and inserting in lieu thereof the word "ninety-five".
7. Page 5 , by striking from line 32 the word "fifty-four" and inserting in lieu thereof the word "seventy-nine".
A non-record roll call was requested.
The ayes were 18, nays 71.
Amendment H-386 lost.
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. 703)
The ayes were, 92:

| Anderson <br> Avenson | Bennett <br> Bittle | Bortell <br> Branstad | Brinck <br> Brockett |
| :--- | :--- | :--- | :--- |


| Brunow | Egenes | Hutchins |
| :--- | :--- | :--- |
| Butler | Ewing | Jesse |
| Byerly | Ferguson | Jordan |
| Caffrey | Fischer, H. O. | Junker |
| Carr | Fisher, C. R. | Knoke |
| Clark, J. H. | Fitzgerald | Lippold |
| Clark, J. W. | Freeman | Lipsky |
| Cochran | Fullerton | Logue |
| Connors | Grassley | McCormick |
| Crabb | Griffee | McElroy |
| Crawford | Hansen | Mendenhall |
| Cusack | Hargrave | Menke |
| Daggett | Harper | Mennenga |
| Danker | Harvey | Middleswart |
| De Jong | Hennessey | Miller, A.V. |
| Den Herder | Higgins | Miller, K. D. |
| Doyle | Hill | Miller, R. G. |
| Drake | Holden | Newhard |
| Dunlap | Horn | Norland |
| Dunton | Howell | Norpel |
| Edelen | Husak | Oakley |

O'Halloran<br>Patchett<br>Pellett<br>Peterson<br>Poncy<br>Rapp<br>Readinger<br>Rinas<br>Roorda<br>Schroeder<br>Stanley<br>Stephens<br>Stromer<br>Strothman<br>Welden<br>Wells<br>West<br>Woods<br>Wulff<br>Wyckoff<br>Mr. Speaker

The nays were, none.
Absent or not voting, 8:

| Kiser | Kreamer | Monroe | Small |
| :--- | :--- | :--- | :--- |
| Krause | Millen | Nielsen | Tofte |

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

## HOUSE FILE 374 RECONSIDERED AND LOST

Jesse of Polk called up for consideration the motion to reconsider House File 374, filed on March 30, 1973, and moved to reconsider the vote by which House File 374, a bill for an act relating to veterinarian's liens, failed to pass the House on March 30, 1973.

A non-record roll call was requested.
The ayes were 75 , nays 3 .
The motion prevailed.
Jesse of Polk moved that the vote by which House File 374 was placed on its last reading be reconsidered.

The motion prevailed.
Byerly of Polk offered the following amendment H-315 filed by him and Jesse of Polk and moved its adoption:
H-315
1 Amend House File 374 by striking everything after
2 the enacting clause and inserting in lieu thereof the
3 following:
4 "Section 1. Section five hundred eighty-one point
5 three (581.3), Code 1973, is amended to read as follows:
581.3 STATEMENT-FILING. Any veterinarian entitled to a lien under this chapter shall make an account in writing, duly verified, stating the kind and number and a particular description of livestock upon which such services were rendered, the amount and kind of product used and the actual and reasonable value of such services and products and the name of the person or persons for whom such services were rendered and file the same in the office of the clerk of the district court in the county in which the person or per-a-- owning such livestock resides, within [sixty] ninety days after the day on which said services were rendered. Said lien shall be effective from the date of filing."

A non-record roll call was requested.
The ayes were 41, nays 44.
Amendment H—315 lost.
Fullerton of Woodbury offered the following amendment H-317 filed by Fullerton, Pellett and Krause and moved its adoption:

H-317
1 Amend House File 374, page 2, line 26 by striking
2 the words "one hundred eighty" and inserting in lieu
3 thereof the word "ninety".
A non-record roll call was requested.
The ayes were 51, nays 35 .
Amendment H—317 adopted.
Fullerton of Woodbury moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 374)
The ayes were, 48:

| Bennett Egenes Jordan | Norland <br> Bortell | Ewing | Junker |
| :--- | :--- | :--- | :--- |
| Branstad | Ferguson | Lippold | Norpel |
| Brockett | Fisher, C. R. | McCormick | Petlett |
| Butler | Freeman | McElroy | Schroeder |
| Cochran | Fullerton | Mendenhall | Stanley |
| Crabb | Grassley | Menke | Stephens |
| Daggett | Griffee | Mennenga | Stromer |
| Danker | Hansen | Middleswart | Strothman |
| Den Herder | Hennessey | Miller, A.V. | West |
| Doyle | Holden | Miller, K. D. | Wyckoff |
| Dunton | Hutchins | Miller,R. G. | Mr. Speaker |

The nays were, 41:

| Anderson | Crawford <br> Avenson | Cusack | Higgins <br> Bitle |
| :--- | :--- | :--- | :--- |
| Brinck | De Jong | Hill | O'Halloran |
| Brunow | Dunlap | Horn | Patchett |

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

## NONCONTROVERSIAL CALENDAR

House File 234, a bill for an act relating to the use of eminent domain by county boards of supervisors for any secondary road, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 234)
The ayes were, 83:

| Anderson | Den Herder <br> Avenson | Horn <br> Doyle | Norland <br> Bennett |
| :--- | :--- | :--- | :--- |
| Drake | Howell | Norpel |  |
| Bittle | Dunlap | Hutchins | O'Halloran |
| Bortell | Dunton | Josse | Patchett |
| Branstad | Egenes | Jordan | Pellett |
| Brockett | Ewing | Knker | Peterson |
| Brunow | Ferguson | Lippold | Poncy |
| Butler | Fischer, H. O. | Lipsky | Rapp |
| Byerly | Fisher, C. R. | Logue | Readinger |
| Carr | Fitzgerald | McCormick | Roorda |
| Clark, J. H. | Freeman | McElroy | Stanleeder |
| Clark, J. W. | Fullerton | Mendenhall | Stephens |
| Cochran | Grassley | Menke | Stromer |
| Connors | Griffee | Mennenga | Strothman |
| Crabb | Hansen | Middleswart | Wells |
| Crawford | Harper | Miller, A.V. V. | West |
| Cusack | Hennessey | Miller, K. D. | Woods |
| Daggett | Higgins | Miller, R. G. | Wyckoff |
| Danker | Hill | Newhard | Mr. Speaker |
| De Jong | Holden | Nielsen |  |
|  |  |  |  |

The nays were, 3:
Harvey
Husak
Welden
Absent or not voting, 14:

| Brinck | Kiser | Monroe | Small |
| :--- | :--- | :--- | :--- |
| Caffrey | Krause | Oakley | Tofte |
| Edelen | Kreamer | Rinas | Wulff |
| Hargrave | Millen |  |  |

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

House File 416, a bill for an act relating to the internship requirements of physicians and surgeons and osteopathic physicians and surgeons, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 416)
The ayes were, 84:

| Anderson | Danker | Horn | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | De Jong | Howell | Oakley |
| Bennett | Den Herder | Husak | O'Halloran |
| Bittle | Doyle | Hutchins | Patchett |
| Bortell | Dunlap | Jesse | Pellett |
| Branstad | Dunton | Jordan | Peterson |
| Brinck | Egenes | Junker | Poncy |
| Brockett | Ewing | Knoke | Rapp |
| Brunow | Fischer, H. O. | Lippold | Readinger |
| Butler | Fisher, C. R. | Lipsky | Roorda |
| Byerly | Fitzgerald | Logue | Schroeder |
| Caffrey | Freeman | McCormick | Stanley |
| Carr | Fullerton | Mendenhall | Stephens |
| Clark, J. H. | Grassley | Menke | Stromer |
| Clark, J. W. | Griffee | Middleswart | Strothman |
| Cochran | Hansen | Miller, A.V. | Welden |
| Connors | Harper | Miller, K. D. | Wells |
| Crabb | Hennessey | Miller, R. G. | West |
| Crawford | Higgins | Newhard | Woods |
| Cusack | Hill | Nielsen | Wyckoff |
| Daggett | Holden | Norland | Mr. Speaker |

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

| Drake | Harvey | McElroy | Rinas |
| :--- | :--- | :--- | :--- |
| Edelen | Kiser | Mennenga | Small |
| Ferguson | Krause | Millen | Tofte |
| Hargrave | Kreamer | Monroe | Wulff |

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

House File 547, a bill for an act relating to the requirements for the chief of police and the chief of the fire department, was taken up for consideration.

Readinger of Polk offered the following amendment H-316 filed by Readinger, et al., and moved its adoption:
H-316
1 Amend House File 547, as follows:
2 1. Page 2, line 7, by inserting after the period
3 the following: "Such lists shall be determined
4 by original examination open to all persons
5 applying, whether or not members of the employing
6 city."
Amendment $\mathrm{H}-316$ adopted.
Readinger 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.

Under the provisions of Rule 69, Connors of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 547)
The ayes were, 80 :

| Anderson | Den Herder | Holden | Nielsen |
| :---: | :---: | :---: | :---: |
| Arenson | Doyle | Horn | Norland |
| Bennett | Dunlap | Howell | Norpel |
| Bittle | Dunton | Husak | Oakley |
| Bortell | Egenes | Hutchins | Patchett |
| Branstad | Ewing | Jesse | Pellett |
| Brinck | Ferguson | Jordan | Peterson |
| Butler | Fischer, H. O. | Junker | Rapp |
| Byerly | Fisher, C. R. | Knoke | Readinger |
| Caffrey | Fitzgerald | Lippold | Roorda |
| Carr | Freeman | Lipsky | Schroeder |
| Clark, J. H. | Fullerton | McCormick | Stanley |
| Clark, J. W. | Grassley | McElroy | Stephens |
| Cochran | Griffee | Mendenhall | Stromer |
| Crabb | Hansen | Menke | Strothman |
| Crawford | Harper | Mennenga | Welden |
| Cusack | Harvey | Miller, A. V. | Wells |
| Daggett | Hennessey | Miller, K. D. | Woods |
| Danker | Higgins | Miller, R. G. | Wyckoff |
| De Jong | Hill | Newhard | Mr. Speake |

The nays were, 6:

| Brockett <br> Brunow | Logue <br> O'Halloran | Poncy | West |
| :--- | :--- | :--- | :--- |
| Absent | or | not voting, 14: |  |
| Connors | Kiser |  |  |
| Drake | Krause | Millen | Small |
| Edelen | Kreamer | Rinas | Tofte |
| Hargrave | Middleswart |  | Wulff |

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

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
O'Halloran of Black Hawk for remainder of day on request of Connors of Polk.

Stromer of Hancock in the chair at 11:25 a.m.
House File 629, a bill for an act relating to the distribution of funds obtained from retail beer permit fees, was taken up for consideration.

Bittle 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. 629)
The ayes were, 84:

| Anderson | Den Herder | Horn | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Husak | Norpel |
| Bennett | Dunlap | Hutchins | Patchett |
| Bittle | Dunton | Jesse | Peterson |
| Bortell | Egenes | Jordan | Poncy |
| Branstad | Ewing | Junker | Rapp |
| Brinck | Ferguson | Knoke | Readinger |
| Brockett | Fischer, H. O. | Lippold | Rinas |
| Brunow | Fisher, C. R. | Lipsky | Roorda |
| Butler | Fitzgerald | Logue | Schroeder |
| Byerly | Freeman | McCormick | Stanley |
| Cafrrey | Fullerton | McElroy | Stephens |
| Carr | Grassley | Mendenhall | Strothman |
| Clark, J. H. | Griffee | Menke | Varley |
| Clark, J. W. | Hansen | Mennenga | Welden |
| Cochran | Harper | Middleswart | Wells |
| Connors | Harvey | Miller, A.V. | West |
| Crawford | Hennessey | Miller, K. D. | Woods |
| Cusack | Higgins | Miller, R. G. | Wyckoff |
| Daggett | Hill | Newhard | Mr. Speaker |
| Danker | Holden | Nielsen | (Stromer) |
| DeJong |  |  |  |

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

| Crabb | Howell | Millen | Pellett |
| :--- | :--- | :--- | :--- |
| Drake | Kiser | Monroe | Small |
| Edelen | Krause | Oakley | Tofte |
| Hargrave | Kreamer | O'Halloran | Wulff |

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

House File 628, a bill for an act allowing the director of the

Iowa beer and liquor control department to establish, with the approval of the Iowa beer and liquor control council, state liquor stores at any location in the state deemed logical and feasible and eliminating the restriction that state liquor stores may be established only in incorporated cities or towns, was taken up for consideration.

Freeman of Buena Vista asked and received unanimous consent to withdraw amendment H-381 filed by him on April 26, 1973.

Bittle 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. 628)
The ayes were, 77:

| Anderson | Danker | Hill | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Holden | Norpel |
| Bennett | Drake | Horn | Oakley |
| Bittle | Dunlap | Husak | Patchett |
| Bortell | Dunton | Hutchins | Peterson |
| Branstad | Egenes | Jesse | Poncy |
| Brinck | Ewwing | Jordan | Rapp |
| Brockett | Ferguson | Junker | Readinger |
| Brunow | Fischer, H. O. | Knoke | Rinas |
| Butler | Fisher, C. R. | Lippold | Schroeder |
| Byerly | Fitzgerald | Lipsky | Stanley |
| Caffrey | Freeman | Logue | Stephens |
| Carr | Fullerton | McCormick | Varley |
| Clark, J. H. | Griffee | Menke | Welden |
| Clark, J. W. | Hansen | Mennenga | Wells |
| Cochran | Harper | Miller, K. D. | West |
| Connors | Harvey | Miller, R. G. | Woods |
| Crabb | Hennessey | Newhard | Wyckoff |
| Crawford | Higgins | Nielsen | Mr |
| Cusack |  |  | (Stromer |
| The nays were, | 9: |  |  |
| Daggett | Grassley |  | Mendenhall |
| Den Herder | Howell | Pellett | Roorda |
| Edelen |  |  | Strothman |
| Absent or not | voting, 14: |  |  |
| De Jong | Kreamer | Miller, A. V. | Small |
| Hargrave | McElroy | Monroe | Tofte |
| Kiser | Middleswart | O'Halloran | Wulff |
| Krause | Millen |  |  |

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

House File 637, a bill for an act amending the Iowa Banking Act relating to permissible investments by banks, livestock loans by banks, and investments of fiduciary accounts by banks, was taken up for consideration.

Brockett 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. 637)
The ayes were, 83:

| Anderson | De Jong | Holden | Norpel |
| :---: | :---: | :---: | :---: |
| Bennett | Den Herder | Horn | Oakley |
| Bittle | Doyle | Husak | Patchett |
| Bortell | Drake | Hutchins | Pellett |
| Branstad | Dunlap | Jesse | Peterson |
| Brinck | Dunton | Jordan | Poncy |
| Brockett | Egenes | Junker | Rapp |
| Brunow | Ewing | Knoke | Readinger |
| Butler | Ferguson | Krause | Roorda |
| Byerly | Fischer, H. O. | Lippold | Schroeder |
| Caffrey | Fisher, C. R. | Lipsky | Stanley |
| Carr | Fitzgerald | Logue | Stephens |
| Clark, J. H. | Freeman | McCormick | Strothman |
| Clark, J. W. | Fullerton | Mendenhall | Varley |
| Cochran | Grassley | Menke | Welden |
| Connors | Griffee | Mennenga | Wells |
| Crabb | Hansen | Middleswart | West |
| Crawford | Harper | Miller, K. D. | Woods |
| Cusack | Harvey | Miller, R. G. | Wyckoff |
| Daggett | Hennessey | Newhard | Mr. Speaker |
| Danker | Hill | Norland | (Stromer) |

The nays were, 2:
Avenson Nielsen
Absent or not voting, 15 :

| Edelen | Kiser |
| :--- | :--- |
| Hargrave | Kreamer |
| Higgins | McElroy |
| Howell | Millen |


| Miller, A. V. | Small |
| :--- | :--- |
| Monroe | Tofte |
| O'Halloran | Wulff |
| Rinas |  |

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

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Junker of Woodbury by the Speaker for the remainder of the day.
House File 639, a bill for an act relating to the annual certificate of authority of insurance companies, 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. 639)

The ayes were, 87:

| Anderson | De Jong | Holden | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Den Herder | Horn | Norpel |
| Bennett | Doyle | Howell | Oakley |
| Bittle | Drake | Husak | Patchett |
| Bortell | Dunton | Hutchins | Pellett |
| Branstad | Edelen | Jesse | Peterson |
| Brinck | Egenes | Jordan | Poncy |
| Brockett | Ewing | Knoke | Rapp |
| Brunow | Ferguson | Krause | Readinger |
| Butler | Fischer, H. O. | Lippold | Roorda |
| Byerly | Fisher, C. R. | Lipsky | Schroeder |
| Caffrey | Fitzgerald | Logue | Stanley |
| Carr | Freeman | McCormick | Stephens |
| Clark, J. H. | Fullerton | Mendenhall | Strothman |
| Clark, J. W. | Grassley | Menke | Varley |
| Cochran | Griffee | Mennenga | Welden |
| Connors | Hansen | Middleswart | Wells |
| Crabb | Harper | Miller, A. V. | West |
| Crawford | Harvey | Miller, K. D. | Woods |
| Cusack | Hennessey | Miller, R. G. | Wyckoff |
| Daggett | Higgins | Newhard | Mr. Speaker |
| Danker | Hill | Nielsen | (Stromer) |

The nays were, none.
Absent or not voting, 13:

| Dunlap | Kreamer |
| :--- | :--- |
| Hargrave | McElroy |
| Junker | Millen |

Kiser

| Monroe | Small |
| :--- | :--- |
| O'Halloran | Tofte |
| Rinas | Wulff |

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

House File 658, a bill for an act relating to the membership of municipal planning and zoning commissions and boards of adjustment, 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?" (H.F. 658)
The ayes were, 76:

| Anderson | Clark, J. H. | Egenes <br> Avenson | Cochran |
| :--- | :--- | :--- | :--- |


| Miller, A. V. | Pellett |
| :--- | :--- |
| Miller, K. D. | Peterson |
| Miller, R. G. | Poncy |
| Newhard | Rapp |
| Norland | Readinger |
| Norpel | Rinas |
| Oakley |  |


| Roorda | Welden |
| :--- | :--- |
| Schroeder | Wells |
| Stanley | West |
| Stephens | Wyckoff |
| Strothman | Mr. Speaker |
| Varley | (Stromer) |

The nays were, 12:

| Clark, J. W. | Hargrave | Horn | Nielsen |
| :---: | :---: | :---: | :---: |
| Cusack | Harvey | Jesse | Patchett |
| Dunlap | Higgins | Lipsky | Woods |
| Absent or not voting, 12: |  |  |  |
| Hill | Knoke | Millen | Small |
| Junker | Kreamer | Monroe | Tofte |
| Kiser | McElroy | O'Halloran | Wulff |

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

House File 670, a bill for an act relating to printing controversies, 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. 670)
The ayes were, 83:

| Anderson | Danker <br> De Jong | Hill | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Holden | Norpel |  |
| Bennett | Den Herder | Horn | Oakley |
| Bittle | Drake | Howell | Patchett |
| Bortell | Dunlap | Husak | Pellett |
| Branstad | Dunton | Hutchins | Poncy |
| Brinck | Edelen | Jesse | Rapp |
| Brockett | Egenes | Jordan | Readinger |
| Brunow | Ewing | Krause | Rinas |
| Butler | Ferguson | Lippold | Schroeder |
| Byerly | Fisher, C.R. | Lipsky | Stanley |
| Caffrey | Fitzgerald | McCormick | Stephens |
| Carr | Freeman | Mendenhall | Strothman |
| Clark, J. H. | Fullerton | Menke | Varley |
| Clark, J. W. | Grassley | Mennenga | Welden |
| Cochran | Griffee | Middleswart | Wells |
| Connors | Hansen | Miller, A. V. | West |
| Crabb | Hargrave | Miller, K. D. | Woods |
| Crawford | Harper | Miller, R. G. | Wyckoff |
| Cusack | Harvey | Newhard | Mr. Speaker |
| Daggett | Hennessey | Nielsen | (Stromer) |

The nays were, none.
Absent or not voting, 17:
$\underset{\text { Fischer, H. O. }}{\underset{\text { Doyle }}{\text { Higgins }}} \begin{aligned} & \text { Junker }\end{aligned}$

| Kiser | Kreamer <br> Knoke |
| :--- | :--- |
| Logue |  |

McElroy Millen

Monroe O'Halloran

Peterson
Roorda

Small
Tofte
Wulff

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

House File 675, a bill for an act to legalize and validate the procedures followed by Sioux County Board of Supervisors in contracting with the Fischer Construction Company, Haarsma Plumbing and Heating Company, and Fred's Electrical Company for the construction of a new office building in Orange City, Iowa, for the County Engineer's office, was taken up for consideration.

Oakley 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. 675)
The ayes were, 79:

| Anderson | De Jong Hill Oakley <br> Avenson Den Herder Holden | Pellett <br> Bennett | Doyle |
| :--- | :--- | :--- | :--- |

The nays were, 8:

| Clark, J. W. | Harvey |
| :--- | :--- |
| Freeman | Howell |

Absent or not voting, 13:

| Brunow | Knoke | Millen | Small |
| :--- | :--- | :--- | :--- |
| Higgins | Kreamer | Monroe | Tofte |
| Junker | McElroy | O'Halloran | Wulff |
| Kiser |  |  |  |

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

Senate File 291, a bill for an act to provide for the eradication
of swine tuberculosis, with report of committee recommending passage, was taken up for consideration.

Miller 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. 291)
The ayes were, 86 :

| Anderson | De Jong | Holden | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Den Herder | Horn | Patchett |
| Bennett | Doyle | Howell | Pellett |
| Bittle | Drake | Husak | Peterson |
| Bortell | Dunlap | Hutchins | Poncy |
| Branstad | Dunton | Jesse | Rapp |
| Brinck | Edelen | Jordan | Readinger |
| Brockett | Egenes | Krause | Rinas |
| Brunow | Ewing | Lippold | Roorda |
| Butler | Ferguson | Lipsky | Schroeder |
| Byerly | Fischer, H. O. | Logue | Stanley |
| Caffrey | Fisher, C. R. | McCormick | Stephens |
| Carr | Fitzgerald | Mendenhall | Strothman |
| Clark, J. H. | Freeman | Menke | Varley |
| Clark, J. W. | Fullerton | Middleswart | Welden |
| Cochran | Grassley | Miller, A. V. | Wells |
| Connors | Griffee | Miller, K. D. | West |
| Crabb | Hansen | Miller, R. G. | Woods |
| Crawford | Hargrave | Newhard | Wyckoff |
| Cusack | Harper | Nielsen | Mr. Speaker |
| Daggett | Hennessey | Norland | (Stromer) |
| Danker | Hill | Norpel |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 14: |  |  |  |
| Harvey | Knoke | Millen | Small |
| Higgins | Kreamer | Monroe | Tofte |
| Junker | McElroy | O'Halloran | Wulff |
| Kiser | Mennenga |  |  |

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 state-approved premises for cattle feedlots and grazing areas, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 444)

The ayes were, 84:

| Anderson | Bennett <br> Avenson | Bittle | Bortell <br> Branstad |
| :--- | :--- | :--- | :--- | | Brinck |
| :--- |
| Brockett |


| Brunow <br> Butler | Ewing <br> Byerly | Ferguson | Hutchins <br> Jesse |
| :--- | :--- | :--- | :--- |
| Caffrey | Fischer, H. O. | Jordan | Pellett <br> Peterson |
| Caffrey | Fisher, C. R. | Krause | Poncy |
| Carr | Fitzgerald | Lippold | Rapp |
| Clark, J. H. | Freeman | Lipsky | Readinger |
| Clark, J. W. | Fullerton | Logue | Rinas |
| Cochran | Grassley | McCormick | Roorda |
| Connors | Griffee | Mendenhall | Stanleeder |
| Crabb | Hansen | Menke | Stephens |
| Crawford | Hargrave | Middleswart | Strothman |
| Cusack | Harper | Miller, A.V. | Varley |
| Daggett | Harvey | Miller, K. D. | Welden |
| Danker | Hennessey | Miller, R. G. | Wells |
| Den Herder | Hill | Newhard | West |
| Doyle | Holden | Norland | Woods |
| Drake | Horn | Norpel | Wyckoff |
| Dunlap | Howell | Oakley | Mr. Speaker |
| Dunton | Husak | Patchett | (Stromer) |

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

| De Jong: | Kiser | Mennenga | O'Halloran |
| :--- | :--- | :--- | :--- |
| Edelen | Knoke | Millen | Small |
| Higgins | Kreamer | Monroe | Tofte |
| Junker | McElroy | Nielsen | Wulff |

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

## HOUSE FILES 68 AND 492 WITHDRAWN

Freeman of Buena Vista asked and received unanimous consent to withdraw House Files 68 and 492 from further consideration by the House.

## REPORT OF COMMITTEE ON NONCONTROVERSIAL BILLS

Mr. SPEAKER: Your committee on noncontroversial bills begs leave to report that it has had the following bills under consideration and recommends that they be placed on the noncontroversial calendar:
H. F. 655 COMMITTEE BILL-Correct internal references in the law regulating billboards. By committee on transportation; Drake, chairman.
H. F. 657 COMMITTEE BILL-Relating to the reporting of boating accidents. By committee on natural resources; Freeman, chairman.
H. F. 676 COMMITTEE BILL-Legalize and validate the proceedings of the Town Council of the Town of Sanborn. By committee judiciary and law enforcement.
H.F. 677 COMMITTEE BILL-Legalize and validate proceedings of Board of Supervisors of Worth County. By committee on on judiciary and law enforcement.
H. F. 678 COMMITTEE BILL-Legalize and validate proceedings of City Council of Sac City. By committee on judiciary and law enforcement.
H. F. 679 COMMITTEE BILL-Legalize and validate proceedings of Board of Trustees of Stuart Municipal Utilities. By committee on judiciary and law enforcement; Hill chairman.
H. F. 684 COMMITTEE BILL-Relating to the movement of grain storage structures on the highways. By committee on transportation; Drake, chairman.
H. F. 685 COMMITTEE BILL-Relating to liability insurance for state-owned automobiles. By committee on commerce; Knoke, chairman.
H. F. 686 COMMITTEE BILL-Relating to the maximum hours a railway company employee may work. By committee on human and industrial relations; Millen, chairman.
H. F. 696 COMMITTEE BILL-Relating to the reissuance of outdated warrants. By committee on state government; Fisher of Greene, chairman.
H. F. 700 COMMITTEE BILL-To add methaqualone to the list of schedule II controlled substances. By committee on state government; Fisher of Greene, chairman.
H. F. 717 COMMITTEE BILL-Relating to pension benefits for policemen and firemen. By committee on cities and towns; Clark of Lee, chairman.
S. F. 107 Relating to the penalty for violation of the provision for advertising and selling courses of instruction. By committee on judiciary.
S. F. 178 Relating to the issuance of trapping licenses to nonresidents. By Tieden.
S. F. 199 To provide a Judicial Qualifications Act. By committee on judiciary.
S. F. 224 Relating to the jurisdiction of peace officers. By committee on judiciary.
S. F. 253 To legalize and validate proceedings of Board of Township Trustees of Saylor Township. By Kinley and Willits.
S. F. 313 Relating to bond elections for joint city-county buildings. By committee on judiciary.
S. F. 375 Relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund. By committee on county government.

ANDERSON of Ringgold, Chairman

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 716)

The committee recommendation is for an appropriation of funds from the marine fuel tax funds to the state conservation commission for use in the commission's recreational boating program.

The amount of funds to be appropriated shall be determined in accordance with section three hundred twenty-four point eighty-four (324.84) of the Code.

The capital improvements proposed by the commission and approved by the committee, and which are to be funded from this appropriation, are:
Natural Lakes:
Okoboji area
Land Acquisition and Development-Marina Project
Storm Lake
Marina Development-Casino Bay Phase I
Black Hawk
Residence and Service Building including District Office
Little Wall
Two Double Ramps
Ingham Lake
One Double Ramp
Silver Lake
One Double Ramp
Five Island Lake
One Double Ramp
Artificial Lakes:
Boat Ramps, Docks, and Facilities
Public Waters:
Boating Access Cost-Share with Local Government
Inland Waters:
Boating Access and Ramp Development on Inland Streams and Rivers
Reservoirs:
Coralville
Storage Building
Rathbun
Storage Building
Basic Facilities-Marine Recreation Center
Saylorville
Residence, Office, and Service Building
Access Development, Ramps and Parking
Storage Building
Missouri:
Ivy Island
Boat Access, Ramps, and Parking
Soldier Bend
Boat Access, Ramps, and Parking
Wilson Island
Boat Parking and Mooring Area
Mississippi:
Boat Access and Facilities-Locations to be determined
Dredging Projects

> REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (Senate File 488)

## Herbert Hoover Birthplace Foundation

The committee recommendation is for an appropriation of $\$ 2,730.00$ for 1973-74 and $\$ 2,730.00$ for 1974-75, to be used for support, maintenance, and miscellaneous purposes.

## Mississippi River Parkway Commission

The committee recommendation is for an appropriation of $\$ 8,500.00$ for 1973-74 and $\$ 5,800.00$ for 1974-75.

From this total, $\$ 5,600.00$ for $1973-74$ and $\$ 3,100.00$ for 1974-75 is appropriated for travel.
$\$ 1,000.00$ for $1973-74$ and $\$ 750.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, and telephone.
$\$ 2,000.00$ for $1973-74$ and $\$ 2,000.00$ for 1974-75 is appropriated for national dues.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (Senate File 489)

## Dairy Industries Commission

The committee recommendation is for an appropriation of $\$ 289,600.00$ for 1973-74 and \$289,480.00 for 1974-75.

From this total, $\$ 225,000.00$ for $1973-74$ and $\$ 224,000.00$ for 1974-75 is appropriated for Midland U.D.I.A. dues.
$\$ 22,000.00$ for 1973-74 and $\$ 22,000.00$ for 1974-75 is appropriated for nonmedia advertising, displays and exhibits, field services, and printed material.
$\$ 14,680.00$ for $1973-74$ and $\$ 14,670.00$ for 1974-75 is appropriated for office supplies and expense (stationery and supplies, postage, rent, refunds and miscellaneous) and telephone.

The committee recommendation allows for no increase in personnel.

## REPORTS OF COMMITTEES

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 488, a bill for an act making appropriations to certain state agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## GRASSLEY of Butler, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate file 489, a bill for an act to appropriate money from the dairy industry fund to the Iowa dairy industry 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.

> GRASSLEY of Butler, Chairman

\section*{Also:}

Mr. Speaker: Your committee on appropriations to whom was referred House File 223, a bill for an act relating to the compensation paid to shorthand reporters of the district court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:


1 Amend House File 223 as follows:
2 1. Page 2, lines 5 and 6, by striking the words
"[as hereinafter provided] of fourteen thousand dollars" and inserting in lieu thereof the words "as hereinafter provided".
2. Page 2, by inserting after line 28 the following:

The base starting salary of a certified shorthand reporter during the first year of employment shall not exceed twelve thousand dollars. The salary of a certified shorthand reporter for each year after the first year of employment may not exceed four hundred dollars for each such year over the maximum base salary and the maximum salary after eight years of experience shall not exceed fifteen thousand two hundred dollars except as provided in this section.
3. Page 2, line 32, by striking the word "five" and inserting in lieu thereof the words "[five] nine".
4. Page 2, by striking from lines 32 and 33 the words "ten percent of a reporter's annual salary in [such a] the district" and inserting in lieu thereof the words "[ten percent of a reporter's annual salary in such a district.] two hundred fifty dollars per year. The maximum salary of a full-time certified shorthand reporter shall be sixteen thousand dollars per year."
5. Page 3 , by adding after line 27 the following:
"Certified shorthand reporters serving district associate judges shall be entitled to receive eighty percent of the compensation they would be entitled to receive if they were serving district court judges.

Notwithstanding the provisions of this section, certified shorthand reporters serving a district court judge principally in a county of two hundred thousand population or more may, by joint order of the district court judges in such district, be individually granted additional compensation in excess of the amounts provided for in this section, not to exceed ten percent of such amounts."
6. Page 4, by inserting after line 5 the following:

Sec. ..... No district court reporter shall receive a full-time salary in an amount less than he received on June 30, 1973.

Sec. ..... Section five hundred nine A point seven (509A.7), Code 1973, is amended to read as follows:
509A. 7 EMPLOYEE DEFINED. The word "employee" $a$ used in this division shall not include temporary or retired employees; however, nothing herein shall be construed as preventing a retired employee from voluntarily continuing in force, at his own expense, an existing contract. For purposes of group insurance, the word "employee" includes a certified court reporter as an employee of each county within the judicial dis-
trict which employs him, on a percentage basis as provided in section six hundred five point nine (605.9)
of the Code. However, group insurance for the certi-
fied court reporter may be obtained through only one of the counties within the district, at the reporter's option, with a percentage contribution from the other counties, on the basis provided in section six hundred five point nine (605.9) of the Code, for the employer's share of the premium.

Sec. ..... Section six hundred five point twelve (605.12), Code 1973, is amended to read as follows:
605.12 TAXED AS PART OF COSTS. A charge of [eight]
fifteen dollars per day for reporting in all cases, except where the defendant in a criminal case is acquitted, shall be taxed as part of the costs in the case by the clerk of the court and paid into the county treasury when collected.
7. Page 1 , line 2 , amend the title by inserting after the word "court" the words "and participation in group insurance plans".

GRASSLEY of Butler, Chairman

Anderson of Ringgold, from the committee on human and industrial relations, submitted the following report:

Mr. Speaker: Your committee on human and industrial relations to whom was referred Senate File 205, a bill for an act requiring any person operating a railroad in this state to construct and maintain catwalks and handrails on all railway bridges and trestles and providing penalties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## ANDERSON of Ringgold Ranking Member

Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources to whom was referred Senate File 482, a bill for an act relating to the establishment of communitybased correctional programs and 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 be amended as follows, and when so amended the bill do pass:
H-389
Amend Senate File 482 as follows:

1. Page 2, by adding the following before line 1:

Section 1. Chapter two hundred seventeen (217),
Code 1973, is amended by adding thereto sections
2 through 6 of this Act:
2. By renumbering all sections in accordance
with this amendment.
LIPSKY of Linn, Chairman

## SUBCOMMITTEE ASSIGNMENTS

House File 80
Lipsky, Chairman
Menke
Dunton
House File 688
Welden, Chairman
Avenson
Dunlap
Freeman
Middleswart
Strothman
Wyckoff
Hose File 709
Schroeder, Chairman
Clark of Dubuque
Jesse
Menke
Peterson
Rinas
Roorda
Senate File 106
Edelen, Chairman
Nielsen
Howell
Senate File 122
Butler, Chairman
Crawford
Schroeder
Higgins

Caffrey
Rinas
Senate File 301
Hargrave, Chairman
Miller of Calhoun
Brunow
Hill
Schroeder
Den Herder
Senate File 396
Bittle, Chairman
Junker
Harper
Senate File 441
Schroeder, Chairman
Brinck
Brockett
Jesse
Stromer
Senate File 473
Stephens, Chairman
Mendenhall
Hutchins
Senate File 476
Lipsky, Chairman
Menke
Dunton
Senate File 482
Crawford, Chairman

Hargrave
Newhard
Higgins
Freeman
Readinger
Senate File 488
Welden, Chairman
Avenson
Dunlap
Freeman
Middleswart
Strothman
Wyckoff
Senate File 489
Welden, Chairman
Avenson
Dunlap
Freeman
Middleswart
Strothman
Wyckoff
Senate File 499
Schroeder, Chairmas
Clark of Dubuque
Jesse
Menke
Peterson
Rinas
Roorda

## AMENDMENTS FILED

H—384

21 2. Page 2A, line 14, by inserting after the word

22 "defendant," the words "the court may".
3. Page 2A, line 23, by inserting after the word
"imprisonment," the words "the court may".
HIGGINS of Scott
CRAWFORD of Story

Amend House File 653 as follows:

1. Page 2, by inserting after line 12 the following new subsection:
"Aerial ambulance" means any privately or publicly owned airplane or helicopter equipped to transport patients.
2. Page 2 , line 14 , by inserting before the period the words "or aerial ambulances".
3. Page 2, line 17, by inserting after the word "ambulance", the words "or aerial ambulance".
4. Page 2, line 22, by inserting before the period the words "or pilots an aerial ambulance".
5. Page 2 , line 35 , by inserting after the word "state" the words "or by aerial ambulance within this state".
6. Page 3, line 2, by inserting after the first word "ambulance" the words "or aerial ambulance".
7. Page 3, line 3 , by inserting after the word "ambulance" the words "or aerial ambulance".
8. Page 3, line 6, by inserting after the word "state" the words ", nor any aerial ambulance to be operated for transportation of patients within this state,".
9. Page 3, line 25, by striking the word "and" and inserting in lieu thereof the words ", ambulances and aerial".
10. Page 3 , line 27, by inserting before the period the words "and for airplanes and helicopters used as aerial ambulances".
11. Page 3, line 29, by inserting after the word "ambulance" the words "and on each aerial ambulance".
12. Page 4, by striking lines 1 through 4, inclusive.
13. Page 4, by inserting after line 6 the following new unnumbered paragraph:

The provisions of this Act shall be applicable and uniform throughout this state and in all political subdivisions therein, and no local authority shall enact or enforce any rule or regulation in conflict with the provisions of this Act.
14. Page 4, by striking lines 25 and 26.
15. Page 5, line 9, by inserting after the word "ambulances" the words "and aerial ambulances or both".
16. Page 5, line 31, by inserting after the word "ambulance" the words "or aerial ambulance".
17. Page 5, line 35, by inserting after the word
"ambulance" the words "or aerial ambulance".
18. Page 6, line 1, by inserting after the word
"ambulances" the words "or aerial ambulances". 19. Page 6, line 4, by inserting after the word "ambulance" the words "or aerial ambulance". 20. Page 6 , line 5 , by inserting after the word "vehicle" the words "or aircraft".
21. Page 6, line 6, by inserting after the word "number" the words "or federal aircraft registration number, as the case may be".
22. Page 6, by striking line 9 and inserting in lieu thereof the following:
2. Evidence that:
a. Each vehicular ambulance for which certification is sought has within thirty days
23. Page 6, by inserting after line 13 the following new paragraph:
b. Each aerial ambulance for which certification is sought holds a currently valid certification by the Iowa aeronautics commisison and by the United States federal aviation agency or its successor agency.
24. Page 6 , line 15 , by inserting after the word "ambulance" the words "or aerial ambulance".

25 . Page 6 , line 17 , by inserting after the word "ambulance" the words "or aerial ambulance".
26. Page 6 , line 20 , by inserting before the period the words "or of the Iowa aeronautics commission, as the case may be".
27. Page 6 , line 23 , by striking the words ", the ambulance" and inserting in lieu thereof the words "or aerial ambulance, it".
28. Page 6 , line 26 , by striking the word "is".
29. Page 6 , line 32 , by inserting after the word "driven" the words "or flown".
30. Page 6 , lines 34 and 35 , by striking the words "and that each driver has" and inserting in lieu thereof the words "each driver of a vehicular ambulance having".
31. Page 7, line 2, by inserting before the period the words ", and each pilot of an aerial ambulance being properly licensed by the United States federal aviation agency or its successor agency".
32. Page 7, by striking lines 3 and 4.
33. Page 7, line 5, by striking the word "Be" and inserting in lieu thereof the words "In the case of vehicular ambulances, be".
34. Page 7 , line 8 , by striking the word " Be " and inserting in lieu thereof the words "In the case of vehicular ambulances, be".
35. Page 7 , line 16 , by inserting after the word "one" the word "vehicular".
36. Page 7, line 19, by inserting after the word "emergency" the word "vehicular".
37. Page 9, by striking lines 26,27 and 28 and
inserting in lieu thereof the following:
"certificates shall expire on December 31 of the

## 103

DOYLE of Woodbury
H-387
1 Amend House File 610, page 2, by striking all of
2 lines 5,6, and 7 and the word "sure" from line 8
3 and inserting in lieu thereof the following:
4 "b. No such ordinance shall become effective un-
5 less submitted to the voters and a majority of the
6 qualified voters [persons] voting thereon vote in favor
7 [thereøf] of the measure".
CLARK of Lee FERGUSON of Carroll JUNKER of Woodbury CUSACK of Scott
On motion by Roorda of Jasper, the House adjourned until 10:00 a.m., Monday, April 30, 1973.

## JOURNAL OF THE HOUSE

One Hundred Thirteenth Calendar Day-Seventy-Third Session Day
Hall of the House of Representatives Des Moines, Lowa, Monday, April 30, 1973

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

Prayer was offered by Father James Kiernan, pastor of the St. Johns Catholic Church, Des Moines, Iowa.

The Journal of Friday, April 27, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. G. W. Marme, DeWitt, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Freeman of Buena Vista by the Speaker; Drake of Muscatine on request of Holden of Scott; Mennenga of Clinton on request of Miller of Buchanan; McElroy of Fremont on request of Wyckoff of Benton.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty students from Gladbrook Senior High School, Gladbrook, accompanied by Steve Wegner. By Fischer of Grundy.

Thirty-eight fifth grade students from Gilman School, Gilman, accompanied by Mrs. Paul Jones and Mrs. Harlene Patterson. By West of Marshall.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, favoring Senate File 144, relating to the sale of beer, liquor, or any alcoholic beverage on Sunday:

Branstad of Winnebago from ninety-nine residents of Iowa.

Oakley of Clinton from one hundred ninety-five residents of Clinton County.

Patchett of Johnson from ninety-seven residents of Johnson County.

Miller of Cerro Gordo from three hundred eighty-four residents.
Harper of Davis from one hundred residents of Wapello County.
Crabb of Crawford from ninety-eight residents of Crawford County.

Newhard of Jones from one hundred ninety-one residents of District 23.

O'Halloran of Black Hawk from one hundred fifty-one residents of Cedar Falls.

Bortell of Madison from one hundred two residents.
Millen of Van Buren from one hundred fifty-nine residents.
Hansen of O'Brien from thirty-three citizens of Dickinson County.
Monroe of Des Moines from forty-eight residents of the Des Moines County area.
Middleswart of Warren from thirty-three residents of South Des Moines.

Bennett of Ida from twenty residents of Ida County.
Hargrave of Johnson from one hundred fifty-eight residents of Johnson County.
Miller of Calhoun from fifty-eight residents of Calhoun and Sac Counties.

Edelen of Emmet from one hundred four residents of Emmet, Clay and Dickinson Counties.

Doyle of Woodbury from one hundred fifty-three residents of Sioux City.
Freeman of Buena Vista from thirty-three residents of Buena Vista County.
Rapp of Black Hawk from ninety-four residents of Waterloo.
Caffrey of Polk from seventy-seven residents of Polk, Woodbury, Des Moines, Boone, Johnson, Linn, Dallas, Marshall,

Buena Vista, Benton, Washington, Black Hawk, Lee, Clinton, Franklin, Scott, Webster and Keokuk Counties.
Daggett of Adams from seventy-three residents of Adams County.
Middleswart of Warren from twenty-seven residents of Des Moines.

Avenson of Fayette from forty-five residents of Fayette County.
Wulff of Black Hawk from ninety-four residents of Black Hawk County.
Brockett of Marshall from sixty-nine residents of Marshall County.

Jesse of Polk from four hundred ninety-five residents of Polk County.
Poncy of Wapello from five hundred eighty-five residents of Wapello County.
By Harper of Davis from ninty-nine residents of Polk County favoring House Joint Resolution 4, relating to making the Lady Bug the state bug of Iowa.

By the following Representatives, opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Stromer of Hancock from twenty-eight residents.
Daggett of Adams from one hundred nineteen residents of Adair, Adams and Union Counties.

Logue of Iowa from eighteen residents of Iowa County.
Middleswart of Warren from twenty-four residents of Wayland.
Grassley of Butler from fifteen residents of Bremer County.
Caffrey of Polk from forty-four residents of Polk County.
Krause of Palo Alto from thirty residents of Palo Alto County.
Junker of Woodbury from twenty-four residents of Woodbury County.
West of Marshall from thirty-five residents of District 40.
Bortell of Madison from eighty residents.

Millen of Van Buren from fifteen residents.
Newhard of Jones from twenty residents of District 23.
Brockett of Marshall from twenty-four members of the Cottonwood United Methodist Church and fourteen residents of Marshall County.

Jesse of Polk from fifty-eight citizens of Polk County.
Speaker Varley of Adair from fifty-six residents of Dallas, Madison, Union and Warren Counties.

Crawford of Story from forty-two residents of Story County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 223 and Senate Files 205, 482, 488 and 489, under Rule 35.

## INTRODUCTION OF BILLS

House File 720, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for carrying out specific projects.

Read first time and placed on the appropriations calendar.
House File 721, by committee on appropriations, a bill for an act making an appropriation from the general fund of the state to the Iowa reciprocity board.

Read first time and placed on the appropriations calendar.
House File 722, by committee on state government, a bill for an act to establish special liquor distributorships and making corresponding amendments to the Code, including penalty provisions.

## Read first time and placed on the calendar.

House File 723, by committee on natural resources, a bill for an act relating to the rule-making authority of the state conservation commission and penalties for violations of such rules.

## Read first time and placed on the calendar.

House File 724, by committee on appropriations, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths.

Read first time and placed on the appropriations calendar.
House File 725, by committee on human resources, a bill for an act relating to mandatory presentence investigations in felony cases.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 295, a bill for an act relating to the department of social services and the merit system.

Read first time and referred to committee on human resources.
Senate File 453, a bill for an act relating to the compensation of elected city officers.

Read first time and referred to committee on cities and towns.
Senate File 495, a bill for an act relating to workmen's compensation.

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

## hoUse concurrent resolution 42

By Holden and Cochran
Whereas, large numbers of resolutions have been introduced in both the House of Representatives and Senate calling for interim studies of numerous state functions; and

Whereas, the time period between the First and Second Sessions of the Sixty-fifth General Assembly is not determined and there have been many resolutions submitted calling for studies which resolutions appear to have merit but which resolutions, because of their complexity and number, may call for studies which could not be properly conducted during the next interim period; and

Whereas, there will probably be subcommittees of standing committees which will be studying bills presently before the general assembly which will carry over to the Second Session of the Sixty-fifth General Assembly; and

Whereas, 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 House of Representatives, the Senate 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.

Laid over under Rule 25.

## RULES SUSPENDED

Holden of Scott asked and received unanimous consent that the rules be suspended for the immediate consideration of House Files 676, 677, 678, 679 and Senate File 253.

## HOUSE FILE 568 WITHDRAWN

Oakley of Clinton asked and received unanimous consent to withdraw House File 568 from further consideration by the House.

## CONSIDERATION OF BILLS

## NONCONTROVERSIAL CALENDAR

House File 676, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Sanborn, in the County of O'Brien, State of Iowa, in connection with the placing of the management and control of the Waterworks System of said Town in the Town Council, was taken up for consideration.

Oakley 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.

Under the provisions of Rule 69, Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 676)
The ayes were, 85 :

| Anderson | De Jong <br> Avenson | Den Herder | Harvey |
| :--- | :--- | :--- | :--- |
| Bennett | Doyle | Hennessey | McCormick |
| Bortell | Dunlap | Higgins | Mendenhall |
| Branstad | Dunton | Hill | Menke |
| Brinck | Egenes | Holden | Middleswart |
| Butler | Ewing | Horn | Miller, A. V. |
| Byerly | Ferguson | Howell | Miller, K. D. |
| Caffrey | Fischer, H. O. | Husak | Hutchins |
| Carr | Fisher, C.R. | Junker | Miller, R. G. |
| Clark, J. H. | Fitzgerald | Kiser | Newhard |
| Clark, J. W. | Fullerton | Knoke | Norland |
| Connors | Grassley | Krause | Norpel |
| Crawford | Griffee | Kreamer | Oakley |
| Cusack | Hansen | Jordan | Patchett |
| Daggett | Hargrave | Lippold | Pellett |
| Danker | Harper | Lipsky | Peterson |
|  |  |  | Poncy |


| Rapp | Small | Strothman | Woods |
| :---: | :---: | :---: | :---: |
| Readinger | Stanley | Tofte | Wulff |
| Rinas | Stephens | Wells | Wyckoff |
| Roorda | Stromer | West | Mr. Speaker |
| Schroeder |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 15: |  |  |  |
| Bittle | Crabb | Jesse | Nielsen |
| Brockett | Drake | McElroy | O'Halloran |
| Brunow | Edelen | Mennenga | Welden |
| Cochran | Freeman | Monroe |  |

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

## HOUSE FILE 507 WITHDRAWN

Oakley of Clinton asked and received unanimous consent to withdraw House File 507 from further consideration by the House.

House File 677, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Worth County, Iowa, acting for and on behalf of Drainage Districts No. 24, No. 34 and No. 52, Worth County, Iowa, in connection with the assessing of benefits for a common outlet for such Drainage Districts, the levying of special assessments against the lands in such Drainage Districts, and the issuance of Special Assessment Bonds of such Drainage Districts, and declaring the validity of such special assessments, and proceedings authorizing the issuance of Special Assessment Bonds and declaring that such bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations according to their terms, was taken up for consideration.

Oakley 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.

Under the provisions of Rule 69, Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 677)
The ayes were, 85 :

| Anderson | Byerly | Crabb | Den Herder |
| :--- | :--- | :--- | :--- |
| Avenson | Caffrey | Crawford | Doyle |
| Bennett | Carr | Cusack | Dunton |
| Bortell | Clark, J. H. | Daggett | Edelen |
| Brinck | Clark, J. W. | Danker | Egenes |
| Butler | Connors | De Jong | Ewing |


| Ferguson | Howell | Millen | Roorda |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Husak | Miler, A. V. | Schroeder |
| Fisher, C. R. | Hutchins | Miller, K. D. | Small |
| Fitzgerald | Jordan | Miller, R. G. | Stanley |
| Fullerton | Junker | Newhard | Stephens |
| Grassley | Kiser | Norland | Stromer |
| Griffee | Knoke | Norpel | Strothman |
| Hansen | Krause | Oakley | Tofte |
| Hargrave | Kreamer | Patchett | Welden |
| Harper | Lippold | Pellett | Wells |
| Harvey | Lipsky | Peterson | West |
| Hennessey | Logue | Poncy | Woods |
| Higgins | McCormick | Rapp | Wulff |
| Hill | Mendenhall | Readinger | Wyckoff |
| Holden | Menke | Rinas | Mr. Speaker |
| Horn |  |  |  |
| The nays were, 1: |  |  |  |
| Branstad |  |  |  |
| Absent or not voting, 14: |  |  |  |
| Bittle | Drake |  | McElroy |
| Brockett | Dunlap | Mennenga | Monroe |
| Brunow | Freeman | Middleswart | O'Halloran |
| Cochran | Jesse |  |  |

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

## HOUSE FILE 564 WITHDRAWN

Oakley of Clinton asked and received unanimous consent to withdraw House File 564 from further consideration by the House.

House File 678, a bill for an act to legalize and validate the proceedings of the City Council of the City of Sac City, Sac County, State of Iowa, in connection with the award of a contract and the levying of special assessments for the construction of Sanitary Sewer Program No. 1, 1972, was taken up for consideration.

Oakley 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.

Under the provisions of Rule 69, Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 678)
The ayes were, 86 :

| Anderson | Brinck | Carr | Crabb |
| :--- | :--- | :--- | :--- |
| Avenson | Butler | Clark, J. H. | Crawford |
| Bennett | Byerly | Clark, J. W. | Cusack |
| Bortell | Caffrey | Connors | Daggett |


| Mendenhall | Hargrave | Logue | Readinger |
| :---: | :---: | :---: | :---: |
| Danker | Harper | McCormick | Rinas |
| De Jong | Hennessey | Menke | Roorda |
| Den Herder | Higgins | Middleswart | Schroeder |
| Doyle | Hill | Millen | Small |
| Dunlap | Holden | Miller, A. V. | Stanley |
| Dunton | Horn | Miller, K. D. | Stephens |
| Edelen | Howell | Miller, R. G. | Stromer |
| Egenes | Husak | Newhard | Strothman |
| Ewing | Hutchins | Norland | Tofte |
| Ferguson | Jordan | Norpel | Welden |
| Fischer, H. O . | Junker | Oakley | Wells |
| Fisher, C. R. | Kiser | Patchett | West |
| Fitzgerald | Knoke | Pellett | Woods |
| Fullerton | Krause | Peterson | Wulff |
| Grassley | Kreamer | Poncy | Wyckoff |
| Griffee | Lippold | Rapp | Mr. Speaker |
| Hansen | Lipsky |  |  |
| The nays were, 1: |  |  |  |
| Branstad |  |  |  |
| Absent or not voting, 13: |  |  |  |
| Bittle | Drake | Jesse | Monroe |
| Brockett | Freeman | McElroy | Nielsen |
| Brunow | Harvey | Mennenga | O'Halloran |

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

## HOUSE FILE 366 WITHDRAWN

Oakley of Clinton asked and received unanimous consent to withdraw House File 366 from further consideration by the House.

House File 679, a bill for an act to legalize and validate the proceedings of the Board of Trustees of the Stuart Municipal Utilities of the Town of Stuart, Iowa, in the Counties of Adair and Guthrie, State of Iowa, in amending certain Resolutions for the authorization and issuance of Water Revenue Bonds, dated March 15, 1963, and March 1, 1967, to increase the maximum rates which may be charged to consumers of water, was taken up for consideration.

Oakley 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. 679)
The ayes were, 77:

| Anderson | Bortell | Brunow | Byerly |
| :--- | :--- | :--- | :--- |
| Bennett | Brinck | Butler | Caffrey |

Carr
Clark, J. H.
Clark, J. W.
Connors
Crawford
Cusack Daggett
Danker
De Jong
Den Herder
Doyle
Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fisher, C. R.
Fitzgerald
Fullerton
Grassley
Griffee
Hansen
Hargrave
Harper
Harvey
Hennessey
Higgins
Hill
Holden
Horn
Husak
Hutchins
Jordan
Junker

Kiser
Krause
Lippold
Lipsky
McCormick
Mendenhall
Menke
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Norland
Norpel
Oakley
Pellett
Peterson
Poncy

Rapp
Readinger
Rinas
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
The nays were, 11:

| Avenson | Howell |
| :--- | :--- |
| Branstad | Knoke |
| Fischer, H. O. | Kreamer |

Absent or not voting, 12:

| Bittle | Crabb |
| :--- | :--- |
| Brockett | Drake |
| Cochran | Freeman |

Logue
Miller, R. G
Newhard

Patchett
Roorda

| Jesse | Monroe |
| :--- | :--- |
| McElroy | Nielsen |
| Mennenga | O'Halloran |

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

Senate File 253, a bill for an act to legalize and validate the proceedings of the board of township trustees of Saylor Township of Polk County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said township, with report of committee recommending passage, was taken up for consideration.

Oakley 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. 253)
The ayes were, 85 :

| Anderson | Caffrey | Daggett | Edelen |
| :--- | :--- | :--- | :--- |
| Bennett | Carr | Danker <br> Bortell | Clark, J. H. | | De Jong |
| :--- |
| Brinck |


| Fullerton | Junker | Miller, K. D. | Schroeder |
| :--- | :--- | :--- | :--- |
| Grassley | Kiser | Miller, R. G. | Small |
| Griffee | Knoke | Newhard | Stanley |
| Hansen | Krause | Norland | Stephens |
| Hargrave | Kreamer | Norpel | Stromer |
| Harper | Lippold | Oakley | Strothman |
| Hennessey | Lipsky | Patchett | Tofte |
| Higgins | Logue | Pellett | Welden |
| Hill | McCormick | Peterson | Wells |
| Holden | Mendenhall | Poncy | West |
| Horn | Menke | Rapp | Woods |
| Howell | Middleswart | Readinger | Wulff |
| Husak | Millen | Rinas | Wyckoff |
| Hutchins | Miller, A. V. | Roorda | Mr. Speaker |

The nays were, 2:
Avenson Branstad
Absent or not voting, 13:

| Bittle | Drake |
| :--- | :--- |
| Brockett | Freeman |
| Cochran | Harvey |


| Jesse | Monroe |
| :--- | :--- |
| McElroy | Nielsen |
| Mennenga | O'Halloran |

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 648, a bill for an act relating to a local fuel tax, providing for state administration, and providing penalties, was taken up for consideration.

Kreamer of Polk offered the following amendment H-390 filed by him and moved its adoption:

H-390
1 Amend House File 648, page 3, line 4, by striking
2 the word "a majority" and inserting in lieu thereof the
3 following: "sixty percent".
Roll call was requested by Kreamer of Polk and Jesse of Polk.
On the question "Shall amendment H-390 be adopted?"
The ayes were, 40 :

| Anderson | Fischer, H. O. | Hutchins | Schroeder |
| :--- | :--- | :--- | :--- |
| Bennett | Fisher, C. R. | Jesse | Stromer |
| Bittle | Fullerton | Kreamer | Strothman |
| Branstad | Grassley | Menke | Tofte |
| Connors | Hansen | Miller, K. D. | Welden |
| Crabb | Harper | Norpel | Wells |
| Daggett | Harvey | Pellett | West |
| Danker | Hill | Peterson | Wulff |
| Edelen | Howell | Poncy | Wyckoff |
| Ewing | Husak | Rinas | Mr. Speaker |

The nays were, 49 :

| Avenson | Doyle | Junker | Nielsen |
| :---: | :---: | :---: | :---: |
| Bortell | Dunton | Kiser | Norland |
| Brinck | Egenes | Knoke | Oakley |
| Brunow | Ferguson | Krause | O'Halloran |
| Butler | Fitzgerald | Lippold | Patchett |
| Byerly | Griffee | McCormick | Rapp |
| Caffrey | Hargrave | Mendenhall | Readinger |
| Carr | Hennessey | Middleswart | Roorda |
| Clark, J. H. | Higgins | Millen | Small |
| Clark, J. W. | Holden | Miller, A. V. | Stanley |
| Crawford | Horn | Miller, R. G. | Stephens |
| Cusack | Jordan | Newhard | Woods |
| Den Herder |  |  |  |
| Absent or not voting, 11: |  |  |  |
| Brockett | Drake | Lipsky | Mennenga |
| Cochran | Dunlap | Logue | Monroe |
| De Jong | Freeman | McElroy |  |

Amendment H—390 lost.
Nielsen of Polk offered the following amendment H-391 filed by him and moved its adoption:

H-391
1 Amend House File 648 by inserting after line 3, page
23 the following:
3 "No election shall be held unless one of the
4 required notices is published at least 60 days
5 prior to said election".
Amendment H—391 adopted.
(House File 648 pending at recess.)
On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 648.
Jesse of Polk offered the following amendment H-392 filed by him and moved its adoption:
H-392
1 Amend House File 648 as follows:
2 1. Page 2, line 20, by striking the word "city" and
3 inserting in lieu thereof the word "county"
4 2. Page 2, line 26, by striking the word "city"
5 and inserting in lieu thereof the words "incorporated
6 boundaries of cities or the county where the place of
7 business is located outside the incorporated boundaries

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of any city."
    3. Page 2, line 27, by striking the word "Upon" and
inserting in lieu thereof the words "In a city the
population of which exceeds fifty percent of the popula-
tion of the county in which that city is situated, upon"
    4. Page 2, line 33, by striking the words "voters of
the city" and inserting in lieu thereof "voters of the
county" and in line 33, by striking the words "regular
city election" and inserting in lieu thereof the words
"regular election"
    5. Page 3, line 5, by striking the word "council"
    and inserting in lieu thereof the words "board of
    supervisors"
    6. Page 3, line 22, by striking the words "city
council" and inserting in lieu thereof the words
"board of supervisors"
    7. Page 3, line 34, by striking the words "a local
fuel tax fund" and inserting the words "local fuel
tax funds"
```

A non-record roll call was requested.
The ayes were 22, nays 51.
Amendment H-392 lost.
Stanley of Muscatine offered the following amendment H-394 filed by Stanley, Junker, Nielsen and Clark of Lee and moved its adoption:
H--394
1 Amend House File 648, page 4, line 10, by insert-
ing the following after the word "ordinance":
"and so long as the ordinance remains in effect".
Amendment H—394 adopted.
Nielsen of Polk offered the following amendment H-393 filed by him:

## H-393

1 Amend House File 648 by adding after the period in line 12, page 4, the following:
"If a local fuel tax ordinance is repealed, the power of a city to levy special assessments for repair, resurfacing or reconstruction in kind of streets is reinstated".

Nielsen of Polk asked and received unanimous consent to withdraw amendment H-393.

Junker 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 68 was invoked.
On the question "Shall the bill pass?" (H.F. 648)
The ayes were, 63:

| Anderson | Edelen | Junker | Peterson |
| :--- | :--- | :--- | :--- |
| Avenson | Egenes | Kiser | Poncy |
| Bortell | Ferguson | Krause | Rapp |
| Brinck | Fisher, C. R. | Lippold | Readinger |
| Brunow | Fitzgerald | McCormick | Rinas |
| Butler | Fullerton | Mendenhall | Roorda |
| Byerly | Grassley | Menke | Stanley |
| Clark, J. H. | Griffee | Middleswart | Stephens |
| Connors | Hansen | Millen | Stromer |
| Cusack | Hargrave | Miller, A. V. | Strothman |
| Daggett | Harper | Miller, R.G. | Tofte |
| Danker | Harvey | Monroe | West |
| De Jong | Hennessey | Newhard | Woods |
| Den Herder | Horn | Nielsen | Wulff |
| Doyle | Howell | Norland | Mr. Speaker |
| Dunton | Jordan | Pellett |  |

The nays were, 30 :

| Bennett <br> Bittle | Ewing <br> Fischer, H. O. | Knoke <br> Kreamer <br> Cafstad | Higgins |
| :--- | :--- | :--- | :--- |

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

## MOTION TO RECONSIDER LOST <br> (Senate File 66)

Schroeder of Pottawattamie called up for consideration the motion to reconsider Senate File 66, filed by him on March 28, 1973.

Edelen of Emmet moved to reconsider the vote by which Senate File 66, a bill for an act relating to furloughs and work release programs for inmates, passed the House on March 28, 1973.

A non-record roll call was requested.
The ayes were 35 , nays 56 .
The motion lost.

## PLACED ON THE CALENDAR <br> (House File 470)

Nielsen of Polk rose on a point of order and invoked Rule 51 on House File 470.

Hill of Polk moved that the committee on judiciary and law enforcement be granted three weeks additional time for the possession of House File 470.

Roll call was requested by Hill of Polk and the Speaker.
Rule 68 was invoked.
On the question "Shall additional time be granted for committee possession of House File 470 ?"

The ayes were, 48:

| Bennett | Den Herder | Holden | Readinger |
| :---: | :---: | :---: | :---: |
| Bittle | Dunlap | Kiser | Roorda |
| Bortell | Edelen | Kreamer | Schroeder |
| Branstad | Egenes | Lippold | Stanley |
| Brinck | Ewing | Logue | Stephens |
| Brockett | Fischer, H. O. | Mendenhall | Stromer |
| Butler | Fisher, C. R. | Menke | Strothman |
| Clark, J. H. | Fullerton | Millen | Tofte |
| Crabb | Grassley | Oakley | Welden |
| Crawford | Hansen | Pellett | West |
| Danker | Harvey | Peterson | Wulff |
| De Jong | Hill | Poncy | Mr. Speaker |
| The nays were, 36: |  |  |  |
| Avenson | Hargrave | Jordan | Norpel |
| Brunow | Harper | Krause | O'Halloran |
| Byerly | Hennessey | McCormick | Patchett |
| Caffrey | Higgins | Miller, A. V. | Rapp |
| Carr | Horn | Miller, K. D. | Rinas |
| Clark, J. W. | Howell | Monroe | Small |
| Connors | Husak | Newhard | Wells |
| Cusack | Hutchins | Nielsen | Woods |
| Fitzgerald | Jesse | Norland | Wyckoff |
| Absent or not voting, 16: |  |  |  |
| Anderson | Drake | Griffee | McElroy |
| Cochran | Dunton | Junker | Mennenga |
| Daggett | Ferguson | Knoke | Middleswart |
| Doyle | Freeman | Lipsky | Miller, R. G. |

Motion lost and House File 470 is placed on the regular calendar.

> PLACED ON THE CALENDAR (House File 317)

O'Halloran of Black Hawk rose on a point of order and invoked Rule 51 on House File 317 and House File 317 is placed on the regular calendar.

## MOTION TO ADJOURN

Holden of Scott moved that the House adjourn until 9:00 a.m. Tuesday, May 1, 1973.

Roll call was requested by Holden of Scott and the Speaker.
On the question "Shall the House adjourn?"
The ayes were, 46:

| Bennett   <br> Bittle   <br> Bortell Dunlap <br> Edelen Junker <br> Kiser <br> Branstad Egenes Kreamer <br> Brockett Ewing Fischer, H. O. | Lippold |  |
| :--- | :--- | :--- |
| Butler | Fisher, C. R. | Mendenhall |
| Clark, J. H. | Fullerton | Menke |
| Crabb | Grassley | Millen |
| Crawford | Hansen | Pellett |
| Danker | Harvey | Peterson |
| De Jong | Hill | Readinger |


| Krause | O'Halloran |
| :--- | :--- |
| McCormick | Patchett |
| Miller, A.V. | Poncy |
| Miller, K. D. | Rapp |
| Monroe | Rinas |
| Newhard | Small |
| Nielsen | Wells |
| Norland | Woods |
| Norpel | Wyckoff |

Absent or not voting, 16:

| Anderson | Dunton |
| :--- | :--- |
| Cochran | Ferguson |
| Daggett | Freeman |
| Drake | Griffee |


| Higgins | Mennenga |
| :--- | :--- |
| Knoke | Middleswart |
| Lipsky | Miller, R.G. |
| MeElroy | Oakley |

Motion prevailed.

## REPORTS OF COMMITTEES

Lipsky of Linn, from the committee on human resources, submitted the following report:

Mr. Speaker: Your committee on human resources, to whom was referred Senate File 122, a bill for an act to establish the Iowa drug abuse authority and define its powers and duties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

H-395
1 Amend Senate File 122 as amended, passed and re-
2 printed by the Senate, as follows:
3 1. Page 3, line 15, by inserting after the word
"implementation" the words ", with advice of the advisory council,".
2. Page 4 , line 8 , by inserting after the word "bodies" the words ", local drug abuse programs".
3. Page 6A, by striking lines 2 through 11.
4. Page 6A, line 15 , by striking the word "twentytwo" and inserting in lieu thereof the words "eleven voting".
5. Page 6A, by striking lines 17 through 22 and inserting in lieu thereof the following:
a. Public and private groups and agencies concerned with drug abuse prevention and control, including not less than four representatives of agencies or programs licensed under section twelve (12) of this Act.
b. Representatives of agencies or individuals whose work is not primarily concerned with drug abuse but does place them in frequent contact with persons who are or have been involved in abuse of controlled substances.
6. Page 6A, line 23 , by striking the letter " $b$ " and inserting in lieu thereof the letter " $c$ ".
7. Page 6A, line 24, by striking the letter "c" and inserting in lieu thereof the letter " $d$ ".
8. Page 6A, line 26, by striking the letter " $d$ " and inserting in lieu thereof the letter " $e$ ".
9. Page 6A, line 27, by inserting after the word "following" the word "nonvoting".
10. Page 7, by striking lines 32 through 35 , and page 8 by striking lines 1 through 3 , and inserting in lieu thereof the following:

Sec. 12. NEW SECTION. PROGRAMS LICENSED. Except
as otherwise provided, no person or program may, with-
out first having obtained a written license therefor
from the authority, maintain or conduct any chemical substitutes or antagonists program, residential program or nonresidential outpatient program, the primary purpose of which is the treatment and rehabilitation of drug dependent individuals.
11. Page 9 , line 9 , by striking the word "director" and inserting in lieu thereof the word "governor".
12. Page 9, line 10, by striking the word "Two"
and inserting in lieu thereof the word "Four".
13. Page 9, line 11, by striking the word "director" and inserting in lieu thereof the words "governor from lists of nominees, numbering at least twice the number of positions to be filled, submitted by district advisory councils established pursuant to section ten (10) of this Act".

LIPSKY of Linn, Chairman
Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 237, a bill for an act relating to requirements of applicants for marriage licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same be amended as follows, and when so amended the bill do pass:
H-397

Amend Senate File 237, as amended, passed, and reprinted by the Senate, as follows:

1. Page 1, by striking lines 14 through 24 and inserting in lieu thereof the following:
" 1 . If either party to a marriage falsely represents himself or herself to be eighteen years of age or older at or before the time the marriage is solemnized, the marriage is valid unless annulled in an annulment proceeding initiated by either party to the marriage at any time before the party who falsely represented his or her age reaches his or her eighteenth birthday. A child born of a marriage annulled in accordance with this subsection is legitimate. This subsection shall prevail over any inconsistent provision of sections five hundred ninety-eight point twenty-nine (598.29) through five hundred ninety-eight point thirty-two (598.32) of the Code."
2. Page 1C, following line 90 insert the following:
"Sec. 6. Section five hundred ninety-five point nine (595.9), Code 1973, is amended to read as follows:
595.9 VIOLATIONS. If a clerk issues a license in violation of the provisions of [section 595.8] law, or if a marriage is solemnized without its being procured, the clerk so issuing the same, and the parties married, and all persons aiding them, are guilty of a misdemeanor."

HILL of Polk, Chairman

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 720)

## Conservation Commission-Capitals

The Committee recommendation is for an appropriation of $\$ 3,000,000.00$ for capital improvements for the biennium.

A priority list of proposed uses of the $\$ 3,000,000.00$ as provided by the Conservation Commission is on file in the Legislative Fiscal Director's Office and is accepted by the committee as the way the appropriation will be spent.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS

(House File 721)

## Reciprocity Board

The committee recommendation is for a budget of $\$ 223,200.00$ for 1973 74 and $\$ 231,450.00$ for 1974-75.

From this total, $\$ 145,250.00$ for 1973-74 and $\$ 153,550.00$ for 1974-75 is appropriated for salaries. This allows for the addition of two new Auditors for the biennium. (One new Auditor is to be added at the beginning of fiscal year 1973-74, an additional Auditor to be added after six months of that year, with both continuing the following year.)

This budget anticipates the addition of two new Auditors and the deletion of two Clerk-Typists III, resulting in no increase in the total number of Department personnel.
$\$ 77,950.00$ for $1973-74$ and $\$ 77,900.00$ for 1974-75 is appropriated for travel, office supplies and expense, printing and binding, telegraph and telephone, equipment, and data processing.

## AMENDMENTS FILED

H-398
1 Amend House File 186 as amended and passed by the House and reprinted as follows:

1. Page 3 B , line 49 , by adding after the word "institution." the words "This shall not be construed to exclude bona fide deposits by a company or its agent where there is no agreement for the deposit of funds in exchange for the privilege of selling insurance."

HENNESSEY of Delaware
H-396

1

Amend the committee on appropriations amendment H-388, to House File 223, filed April 27, 1973 as follows:

1. Line 8 by inserting after the word " $a$ " the word "full-time".
2. Line 10, by inserting after the word "a" the word "full-time".
3. Line 27, by striking the word "Certified" and inserting in lieu thereof the words "Full-time certified".
4. Line 32 by inserting before the word "certified" the word "full-time".
5. Line 51 , by inserting after the word " $a$ " the word "full-time".

> SCHROEDER of Pottawattamie JESSE of Polk OAKLEY of Clinton WELDEN of Hardin MIDDLESWART of Warren

## H-399

1 Amend House File 439, page 12, by inserting after 2 line 14, the following new section:

1. The provisions of this chapter shall apply to

all appointive officers and employees, including former deputy clerks [and deputy bailiffs] of the municipal court who became deputies of the district court clerks [and sheriffs], in cities under any form of government having a population of more than fifteen thousand except:<br>HILL of Polk KREAMER of Polk<br>BITTLE of Polk

## 00

Amend House File 439 as follows:

1. Page 4, by inserting after the period in line 33 the words "Notice of such tests shall be posted in the office of the sheriff and the office of the board of supervisors not less than thirty days prior to giving such tests."
2. Page 6, by inserting before the period in line 17 the words ", two second deputy sheriffs in counties with a population of more than one hundred thousand, and four second deputy sheriffs in counties with a population of more than two hundred thousand".
3. Page 6, line 19, by inserting after the word "sheriff" the words "or second deputy sheriff".
4. Page 7, line 5, by striking the words "Only the names of the" and inserting in lieu thereof the words "The names of not more than the ten highest on the list of ratings shall be certified. The certified eligible list for promotion shall hold preference for promotion until the beginning of a new examination, but in no case shall such preference continue longer than two years following the date of certification, after which said list shall be cancelled and no promotion to such grade shall be made until a new list has been certified eligible for promotion. The sheriff shall appoint one of the ten certified persons."
5. Page 7, by striking lines 6 and 7.
6. Page 7, line 26 , by striking the word ", and" and inserting in lieu thereof the words "upon a probationary period of not more than six months, and where such deputy sheriff attends the law-enforcement academy, a probationary period of not more than twelve months, during which time the appointee may be removed or discharged by the sheriff. Upon promotion to a higher rank, such promotion shall be conditional for a probationary period of six months. Thereafter,".
7. Page 8 , line 11 , by inserting after the second word "act" the words "or to follow reasonable regulations prescribed by the sheriff".
8. Page 9 , line 21, by striking the word "three" and inserting in lieu thereof the word "ten".
9. Page 9, line 24, by striking the word "three" and inserting in lieu thereof the word "ten".
10. Page 11, by striking lines 10 through 20 and inserting in lieu thereof the following:

Sec. 18. NEW SECTION. A person shall not be
appointed or promoted to, or demoted or discharged from, any position subject to civil service, or in any way favored or discriminated against with respect to employment in the sheriff's office because of his political or religious opinions or affiliations or race or national origin or sex, or age.

A person holding a position subject to civil service shall not, during his working hours or when performing his duties or when using county equipment or at any time on county property, take part in any way in soliciting any contribution for any political party or any person seeking political office, nor shall such employee engage in any political activity that will impair his efficiency during working hours or cause him to be tardy or absent from his work. The provisions of this section do not preclude any employee from holding any office for which no pay is received or any office for which only token pay is received.

A person shall not seek or attempt to use any political endorsement in connection with any appointment to a position subject to civil service.

A person shall not use or promise to use, directly or indirectly, any official authority or influence, whether possessed or anticipated, to secure or attempt to secure for any person an appointment or advantage in the appointment to a position subject to civil service, or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.

An employee shall not use his official authority or influence for the purpose of interfering with an election or affecting the results thereof.

Any officer or employee subject to civil service who violates any of the provisions of this section shall be subject to suspension, dismissal, or demotion subject to the right of appeal herein.

All employees shall retain the right to vote as they please and to express their opinions on all subjects.

Any officer or employee subject to civil service who shall become a candidate for any partisan elective office for remuneration shall, commencing thirty days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held.

HILL of Polk KISER of Scott KREAMER of Polk BORTELL of Madison READINGER of Polk

## H-404

1 Amend House File 715 by striking all of Sec. 5
2 from pages 6, 7 and 8, and by renumbering subsequent
3 sections.

MONROE of Des Moines GRIFFEE of Chickasaw RINAS of Linn

## H-402

1 Amend House File 701, page 2, line 5, by inserting 2 after the word "Emergency" the words "road and vehicle
3 service equipment".
OAKLEY of Clinton

## H—401

Amend Senate File 441, as passed by the Senate and reprinted, as follows:

1. Page 1, by striking lines 9 through 12, inclusive, and inserting in lieu thereof the following:
"the sum of one thousand eight hundred dollars annually, except in counties having a population of two hundred fifty thousand or more, the additional compensation shall be two thousand eight hundred dollars annually."
2. Page 1 , by inserting after line 12 the following:
"Sec. 2. Section three hundred thirty-one point twenty-two (331.22), unnumbered paragraph three (3), Code 1973, is amended to read as follows:

In counties of forty thousand population or less the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive [twenty-five] twentyseven dollars fifty cents per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of five thousand five hundred dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going to and from the place of performing committee service, however, such mileage payment shall not exceed one thousand dollars per year."
3. Page 1, line 19, by inserting after the word "counties" the words "having a population".
4. Page 2, line 21, by inserting after the word "counties" the words "having a population".
5. By renumbering sections to conform to this amendment.

PONCY of Wapello
HUSAK of Tama

1 Amend Senate File 441 as passed by the Senate and reprinted, as follows:
3 1. Page 2, by inserting after line 29 the follow-
4 ing:
"Sec. 7. Section seven hundred seventy point twenty-one (770.21), unnumbered paragraph two (2), Code 1973, is amended to read as follows:

In all counties having a population of more than seventy-five thousand inhabitants and less than one
hundred twenty thousand, each clerk shall receive as compensation an annual salary of not to exceed five thousand four hundred dollars. In counties having a population of one hundred twenty thousand and over, and less than one hundred fifty thousand inhabitants, each clerk shall receive an annual salary of six thousand dollars. In counties having a population of one hundred fifty thousand and over, each clerk shall receive an annual salary of [eight] ten thousand [six] five hundred dollars."
2. By renumbering the sections to conform to this amendment.

JESSE of Polk
By previous motion by Holden of Scott, the House was adjourned until 9:00 a.m., Tuesday, May 1, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Fourteenth Calendar Day-Seventy-fourth Session Day
Hall of the House of Representatives Des Moines, Iowa, Tuesday, May 1, 1973

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

Prayer was offered by the Right Reverend Monsignor A. W. Behrens, pastor of St. John's Catholic Church, Bancroft, Iowa.

The Journal of Monday, April 30, 1973, was approved.

LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Willis K. Dankle, Clear Lake, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Freeman of Buena Vista by the Speaker.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-seven members of the Algona Advanced Veterans class accompanied by Claude Meridith. By Krause of Palo Alto.

Fifty-three fifth grade students from Cedar Falls School, Cedar Falls, accompanied by Marilyn Dalziel and John York. By O'Halloran of Black Hawk and Lippold of Black Hawk.

Forty sixth grade students from Lamoni Elementary School, Lamoni, accompanied by Dorothy Harris. By Anderson of Ringgold.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Edelen of Emmet from forty-seven residents of Dickinson County.
Daggett of Adams from fourteen residents of Adams County.
Fisher of Greene from forty-three residents of Boone County.
Speaker Varley of Adair from thirty-two residents of Dallas County.
West of Marshall from eighteen residents of Representative District 40.
Ewing of Mahaska from fourteen citizens of Mahaska County.
Pellett of Cass from twenty-four members of the Cottonwood United Methodist Church, Wayland.
Stanley of Muscatine from twenty-three residents of Henry and Washington Counties.

Fischer of Grundy from ninety-one residents of Grundy County.
Norland of Worth from twenty-six residents of Worth and Cerro Gordo Counties.
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Bittle of Polk from two hundred thirty-six residents.
Miller of Cerro Gordo from three hundred eighty-six residents of Cerro Gordo County.

Caffrey of Polk from one hundred thirty-three residents of Iowa.

Lippold of Black Hawk from one hundred forty-two residents of Black Hawk County.
Fisher of Greene from thirty-nine residents of Boone County.
Monroe of Des Moines from sixty residents of the Des Moines County area.

McElroy of Fremont from one hundred eighty-three residents of Mills, Fremont, and Montgomery Counties.
Holden of Scott from eighty-one residents of Cedar County.
Ewing of Mahaska from forty citizens of Iowa.

Pellett of Cass from six hundred fifty-five residents of Representative District 95.

Harper of Davis from fifty-four residents of Wapello County.
Bortell of Madison from eighty-one residents of Madison County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 122 and 237, under Rule 35.

## PROOF OF PUBLICATION

Published copy of House File 732 and verified proof of publication of said bill in The Muscatine Journal, Muscatine, Iowa, on April 9, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk House of Representatives

## APPOINTMENTS TO

DEPARTMENTAL RULES REVIEW COMMITTEE
Speaker Varley announced the appointment of the following Representatives to the Departmental Rules Review Committee in accordance with Section 17A.2, 1973 Code of Iowa, for the fouryear term beginning May 1, 1973, and ending April 30, 1977 :

Representative Floyd H. Millen
Representative W. R. Monroe, Jr.

## INTRODUCTION OF BILLS

House File 726, by committee on education, a bill for an act to authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose.

Read first time and placed on the calendar.
House File 727, by committee on education, a bill for an act authorizing the governing board of a merged area to acquire and operate student centers and parking facilities at an area school, and to finance the cost with revenue bonds.

Read first time and placed on the calendar.
House File 728, by committee on education, a bill for an act relating to the reimbursement of expenses incurred by school board directors.

Read first time and placed on the calendar.
House File 729, by committee on human resources, a bill for an act relating to child care facilities and providing penalties.

Read first time and placed on the calendar.
House File 730, by committee on ways and means, a bill for an act to exempt all livestock from property taxation for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and making an appropriation.

Read first time and referred to committee on appropriations.
House File 731, by committee on judiciary and law enforcement, a bill for an act relating to residency requirements for dissolution of marriage.

Read first time and placed on the calendar.
House File 732, by committee on judiciary and law enforcement, a bill for an act to legalize and validate the proceedings of the City Council of the City of Muscatine, Iowa, preliminary to and in connection with an election on the proposition of annexing certain territory to the City of Muscatine, and declaring the validity of said proceedings and said election.

Read first time and placed on the calendar.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 19, by committee on appropriations, a joint resolution to approve contracting for cost analyses of nofault motor vehicle insurance legislation.

Read first time and placed on the appropriations 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 on April 27, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 33, urging the executive branch of the state of Iowa to initiate and seek cooperation and assistance for providing technical assistance to governmental subdivisions in the economic redevelopment of planning region XV.

Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 372, a bill for an act relating to the municipal recreation fund.
Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 625, a bill for an act relating to war orphans' educational aid fund and making an appropriation to the bonus board.

Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 45, a bill for an act providing for representation of the federal government on the midwest nuclear board.

Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 487, a bill for an act to prohibit sex discrimination in housing and retirement plans.

Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 503, a bill for an act making an appropriation from the primary road fund to the industrial commission.

Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 508, a bill for an act to appropriate funds to the state highway commission for designated capital improvement programs.

Also: That the Senate has on April 27, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 511, a bill for an act to appropriate funds from the general fund of the state for establishing community-based correctional programs and services.

RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 45, a bill for an act providing for representation of the federal government on the midwest nuclear board.

Read first time and referred to committee on state government.

Senate File 487, a bill for an act to prohibit sex discrimination in housing and retirement plans.

Read first time and referred to committee on human resources.
Senate File 503, a bill for an act making an appropriation from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission.

Read first time and referred to committee on appropriations.
Senate File 508, a bill for an act to appropriate funds to the state highway commission for designated capital improvement programs.

## Read first time and passed on file.

Senate File 511, a bill for an act to appropriate funds from the general fund of the state for establishing community-based correctional programs and services.

Read first time and referred to committee on appropriations.

## COMMUNICATION FROM THE AUDITOR OF STATE

There is on file in the office of the Speaker the sixty-fourth annual report of the Auditor of State, as required by Section 11.25 of the Code of Iowa, of all municipal financial operations for the year ending December 31, 1971.

## HOUSE CONCURRENT RESOLUTION 43

By Committee on Appropriations
Whereas, doubt has arisen under the provisions of section twenty-five point seven (25.7) of the Code that submission of claims to the joint claims committee of the Senate and House of Representatives and rejection by the committee constitutes final action on such claims by the General Assembly as provided in such section; and

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submission; and

Whereas, it is deemed desirable that claims submitted to the joint claims committees of the Sixty-fifth General Assembly and rejected by the committees should be submitted to the Senate and the House of Representatives for final action and determination as the act of the General Assembly; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the following claims, duly processed by the state appeal board and rejected by the joint claims committee, be considered by the Senate and the House of Representatives, and the action of the joint committee rejecting these claims be approved.

| Claimant | Claim No. | Nature of Claim | Amount |
| :---: | :---: | :---: | :---: |
| Prentice-Hall, Inc. |  | Outdated |  |
| Englewood Cliffs, N. J. | 1808-64-25 | Invoice | \$ 29.86 |
| Family Practice |  |  |  |
| Medical Center |  |  |  |
| Nevada, Iowa | 2865-64-25 | Outdated claim | 13.00 |
| Ken Redfield |  | Hunting License |  |
| Madison, Wisc. | 2867-64-25 | Refund | 20.00 |
| Darius G. Burgess |  | Registration |  |
| Valentine, Nebr. | 2-65-25 | Fee Refund | 150.00 |
| Kliebenstein, |  | Real Estate |  |
| Kliebenstein and Heronimus |  | Transfer Tax |  |
| Grundy Center, Iowa | 157-65-25 | Refund | 507.10 |
| Iowa Parcel Service |  | Permit Fee |  |
| Des Moines, Iowa | 170-65-25 | Refund | 10.00 |

Claimant
James W. Miller Plainfield, Iowa
United Parcel Service Des Moines, Iowa
Marion Van Driel Rock Valley, Iowa
Kira J. Rickabaugh Tabor, Iowa
John J. Fauquier Glenwood, Iowa
Daniel Dean Smith Des Moines, Iowa
Owen E. Franklin Woodward, Iowa
Robert M. Sutfin Arlington Heights, Ill.
Linn County Treasurer Cedar Rapids, Iowa
Ralph's Distributing Co. Ankeny, Iowa
Charles D. House Garner, Iowa
Roger Stensland Sioux City, Iowa
Harry Schroder West Union, Iowa
Gordon R. Frizzell Oakland, Iowa
Kenneth L. Hill Manchester, Iowa
Melvin E. Thien Tipton, Iowa
Clayton County Elkader, Iowa
Earl A. Michelson Des Moines, Iowa
IBM Corporation Des Moines, Iowa
Cummings Nursing Home Sioux City, Iowa
Mildred Greeson Woodward, Iowa
Aurora Manor Aurora, Illinois
Matilda Bostwick Bouton, Iowa
Encyclopaedia Britannica Omaha, Nebr.

Vera Nelson Woodward, Iowa
Katherine Kenny Woodward, Iowa
Claim No.
194-65-25
$232-65-25$
$233-65-25$
$261-65-25$
$262-65-25$

321-65-25
377-65-25
395-65-25
450-65-25
456-65-25
687-65-25
688-65-25
690-65-25
691-65-25
689-65-25
692-65-25
747-65-25
749-65-25
784-65-25
566-65-25
670-65-25
705-65-25
768-65-25
797-65-25

799-65-25
877-65-25

| Nature of Claim | Amount |
| :---: | :---: |
| Real Estate Tranfer |  |
| Tax Refund | 6.05 |
| Permit Fee |  |
| Refund | 540.00 |
| Registration |  |
| Fee Refund | 126.48 |
| Broken Eye |  |
| Glasses | 32.50 |
| Broken Eye |  |
| Glasses | 49.00 |
| Compensatory Time | 897.80 |
| Automobile Damage | 277.00 |
| License Fee |  |
| Refund | 60.00 |
| Outdated |  |
| Invoice | 2,704.00 |
| Outdated |  |
| Invoice | 1,529.57 |

$\begin{array}{ll}\text { Merit Pay Freeze } & \\ \text { Adjustment } & 12.50\end{array}$
Merrit Pay Freeze
Adjustment
12.50

Merit Pay Freeze
Adjustment
12.50

Merit Pay Freeze
Adjustment
Merit Pay Freeze
Adjustment $\quad 12.50$
Merit Pay Freeze
Adjustment
12.50

Real Estate Tax
Refund
52.92

Real Estate Trans-
fer Tax Refund
23.10

Outdated
Invoice
171.10

Outdated Claim $\quad 355.60$
Automobile
Damage
35.18
$\begin{array}{ll}\text { Outdated Claim } & 803.65 \\ \text { Automobile } & \end{array}$
Damage
127.11

Refund on Unused
Rental Space at
State Fair Grounds $\quad 115.00$
Automobile
Damage
81.89

Automobile
Damage
25.00

| Claimant | Claim No. | Nature of Claim <br> Refund on Purchase <br> of Obsolete Edition <br> of the Code of Iowa | Amount |
| :--- | :--- | :--- | ---: |
| College Library <br> Cedar Rapids, Iowa | $905-65-25$ | 61.00 |  |
| Litton Education <br> Publication, Inc. <br> Cincinnati, Ohio | $925-65-25$ | Outdated <br> Invoices | $\mathbf{3 4 . 8 2}$ |

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 44 <br> By Kreamer

Whereas, Steve Coon has broadcast to lowans over radio station WOI, Ames, Iowa, for over three years, giving live broadcast coverage of the daily sessions of the legislature, and

Whereas, members of the General Assembly have found him to be cooperative, courteous and have respected his abilities to report the legislative procedures to radio audiences with accuracy and dispatch, and,

Whereas, he has left radio station WOI to join the United States Information Agency and will be working with the Voice of America, a position which will afford him the opportunity to broadcast throughout the world, now therefore,

Be It Resolved by the House of Representatives, the Senate Concurring; That the General Assembly extend to Steve Coon its congratulations and best wishes for a successful career with the Voice of America, and

Be It Further Resolved; that a copy of this Resolution be enrolled and signed by the presiding officers of this General Assembly and presented to Mr. and Mrs. Coon.

Laid over under Rule 25.

## APPROPRIATIONS CALENDAR

House File 683, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission administrative funds and funds for the medical student tuition loan program, 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. 683)
The ayes were, 97:

| Anderson | Brunow Butler Connors | Doyle <br> Avenson | Crabb <br> Buake |
| :--- | :--- | :--- | :--- |
| Bennett | Byerly | Crawford | Dranlap |
| Bittle | Cafrey | Cusack | Dunton |
| Bortell | Carr | Daggett | Egenes |
| Branstad | Clark, J. H. | Danker | Ewing |
| Brinck | Clark, J. W. | De Jong | Ferguson |
| Brockett | Cochran | Den Herder | Fischer, H. O. |


| Fisher, C.R. | Jesse | Millen | Readinger |
| :--- | :--- | :--- | :--- |
| Fitzgerald | Jordan | Miller, A. V. | Roorda |
| Fullerton | Junker | Miller, K. D. | Schroeder |
| Grassley | Kiser | Miller, R. G. | Small |
| Griffee | Knoke | Monroe | Stanley |
| Hansen | Krause | Newhard | Stephens |
| Hargrave | Kreamer | Nielsen | Stromer |
| Harper | Lippold | Norland | Strothman |
| Harvey | Lipsky | Norpel | Tofte |
| Hennessey | Logue | Oakley | Welden |
| Higgins | McCormick | OHalloran | Wells |
| Hill | McElroy | Patchett | West |
| Holden | Mendenhall | Pellett | Woods |
| Horn | Menke | Peterson | Wulff |
| Howell | Mennenga | Poncy | Wyckoff |
| Husak | Middleswart | Rapp | Mr. Speaker |

Hutchins
The nays were, none.
Absent or not voting, 3:
Edelen Freeman Rinas
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 508 SUBSTITUTED FOR HOUSE FILE 707

Grassley of Butler asked and received unanimous consent to substitute Senate File 508 for House File 707.

Senate File 508, a bill for an act to appropriate funds to the state highway commission for designated capital improvement programs, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 508)
The ayes were, 65:

| Avenson | Den Herder | Junker | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Kiser | Peterson |
| Bittle | Dunlap | Knoke | Poncy |
| Bortell | Dunton | Lippold | Readinger |
| Brinck | Egenes | Lipsky | Roorda |
| Brockett | Ferguson | Logue | Schroeder |
| Brunow | Fisher, C. R. | McElroy | Stanley |
| Caffirey | Fullerton | Menke | Stromer |
| Clark, J. H. | Grassley | Middleswart | Strothman |
| Clark, J. W. | Griffee | Millen | Tofte |
| Cochran | Harvey | Miller, A. V. | Welden |
| Crabb | Higgins | Miller, K. D. | Wells |
| Crawford | Hill | Monroe | West |
| Cusack | Holden | Norland | Wulff |
| Daggett | Jesse | Norpel | Wyckoff |
| Danker | Jordan | Oakley | Mr. Speaker |

The nays were, 33 :

| Anderson | Fischer, H. 0. <br> Branstad |
| :--- | :--- |
| Butler | Fitzgerald <br> Byerly |
| Hansen |  |
| Carr | Hargrave |
| Connors | Harper |
| Doyle | Hennessey |
| Edelen | Horn |
| Ewing | Howell |


| Husak | Newhard |
| :--- | :--- |
| Hutchins | Nielsen |
| Krause | O'Halloran |
| Kreamer | Patchett |
| McCormick | Rapp |
| Mendenhall | Small |
| Mennenga | Stephens |
| Miller, R. G. | Woods |

Absent or not voting, 2:
Freeman
Rinas
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 707 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 707 from further consideration by the House.

House File 704, a bill for an act raising the compensation paid to members of certain boards and commissions, 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. 704)
The ayes were, 89 :

| Anderson | Den Herder <br> Avenson | Hutchins <br> Doyle | Nordan <br> Bennett |
| :--- | :--- | :--- | :--- |
| Dunton | Kispel |  |  |
| Bittle | Edelen | Kiser | Oarpley |
| Bortell | Egenes | Knoke | O'Halloran |
| Branstad | Ewing | Kreame | Patchett |
| Brinck | Ferguson | Lippold | Pellett |
| Brockett | Fischer, H. O. | Lipsky | Peterson |
| Brunow | Fisher, C.R. | Logue | Poncy |
| Butler | Fitzgerald | McCormick | Readinger |
| Byerly | Fullerton | McElroy | Schroeder |
| Caffrey | Grassley | Mendenhall | Stanley |
| Carr | Griffee | Menke | Stromer |
| Clark, J. H. | Hansen | Mennenga | Strothman |
| Clark, J. W. | Hargrave | Middleswart | Tofte |
| Cochran | Harper | Millen | Welden |
| Connors | Hennessey | Miller, A. V. | Wells |
| Crabb | Higgins | Miller, K. D. | West |
| Crawford | Hill | Miller, R. G. | Woods |
| Cusack | Holden | Monroe | Wulft |
| Daggett | Horn | Newhard | Wyckoff |
| Danker | Husak | Nielsen | Mr. Speaker |

The nays, were 2:
Harvey Stephens
Absent or not voting, 9:

| Drake | Howell | Junker | Rinas |
| :--- | :--- | :--- | :--- |
| Dunlap | Jesse | Rapp | Small |

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

REFERRED TO COMMITTEE ON WAYS AND MEANS (House File 302)

Caffrey of Polk rose on a point of order and invoked Rule 51 on House File 302.

Hill of Polk rose on a point of order and invoked Rule 31 on House File 302, and the bill was referred to the committee on ways and means.

On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Holden of Scott asked and received unanimous consent that the rules be suspended for the immediate consideration of Senate File 488.

Senate File 488, a bill for an act making appropriations to certain state agencies, 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. 488)
The ayes were, 90 :

| Anderson | Brockett <br> Avenson | Brunow | Clark, J. W. |
| :--- | :--- | :--- | :--- |
| Bennett | Butler | Connors | Danker <br> De Jong |
| Bittle | Byerly | Crabb | Den Herder |
| Bortell | Cafrey | Crawford | Doyle |
| Branstad | Carr | Drake |  |
| Brinck | Clark, J. H. | Cusack | Daggett |
| Dunlap |  |  |  |
| Dunton |  |  |  |


| Edelen | Horn | Menke | Readinger <br> Egenes |
| :--- | :--- | :--- | :--- |
| Howell | Middleswart | Roorda |  |
| Ewing | Husak | Miller, A.V. | Schroeder |
| Ferguson | Hutchins | Miller, K. D. | Stanley |
| Fischer, H. O. | Jesse | Miller, R. G. | Stephens |
| Fisher, C.R. | Junker | Monroe | Stromer |
| Fitzgerald | Kiser | Newhard | Strothman |
| Fullerton | Knoke | Nielsen | Tofte |
| Grassley | Krause | Norland | Welden |
| Hansen | Kreamer | Norpel | Wells |
| Hargrave | Lippold | O'Halloran | West |
| Harper | Lipsky | Patchett | Woods |
| Harvey | Logue | Pellett | Wulff |
| Hennessey | McCormick | Peterson | Wyckoff |
| Higgins | McElroy | Poncy | Mr.Speaker |
| Hill | Mendenhall |  |  |

The nays were, 1:
Small

| Absent or not voting, 9: |  |  |  |
| :--- | :---: | :--- | :--- |
| Freeman | Jordan | Millen | Rapp |
| Griffee | Mennenga | Oakley | Rinas |
| Holden |  |  |  |

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

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Mennenga of Clinton for the remainder of the day on request of Miller of Buchanan.

## AMENDMENT TO THE TEMPORARY RULES OF THE HOUSE ADOPTED

Holden of Scott moved that the rules be suspended for the immediate consideration of an amendment to the Temporary Rules of the House.

A non-record roll call was requested.
The ayes were 54 , nays 38 .
The motion prevailed.
Holden of Scott offered the following amendment to the Temporary Rules of the House:
1 Amend Rule 51 of the Temporary Rules of the House
2 of the Sixty-fifth General Assembly by striking the
3 rule and inserting in lieu thereof the following:
4 "After a bill has been in committee eighteen (18)
5 legislative days following notation in the Journal of
6 referral to said committee, the bill may be withdrawn

7 from the committee and placed on the calendar by an
8 affirmative vote of not less than fifty-one (51)
9 members of the House. This rule shall not apply to
10 the committee on appropriations and the committee on
11 ways and means."
Nielsen of Polk moved that action on the amendment to the Temporary Rules of the House be deferred.

A non-record roll call was requested.
The ayes were 38 , nays 54 .
The motion lost.
Horn of Linn moved that the amendment be tabled.
A non-record roll call was requested.
The ayes were 19 , nays 70 .
The motion lost.
Holden of Scott moved that the amendment to the Temporary Rules of the House be adopted.

Roll call was requested by Holden of Scott and the Speaker.
On the question "Shall the amendment be adopted?"
The ayes were, 54 :

| Anderson | Drake | Junker |
| :--- | :--- | :--- |
| Bennett | Dunlap | Kiser |
| Bittle | Edelen | Knoke |
| Bortell | Egenes | Kreamer |
| Branstad | Ewing | Lippold |
| Brackett | Ferguson | Lipsky |
| Butler | Fischer, H. O. | Logue |
| Clark, J. H. | Fisher, C. R. | McElroy |
| Crabb | Fullerton | Mendenhall |
| Crawford | Grassiey | Menke |
| Daggett | Hansen | Millen |
| Danker | Harvey | Oakley |
| De Jong | Hill | Pellett |
| Den Herder | Holden |  |

The nays were, 39 :

| Avenson | Doyle | Jordan | Norpel |
| :--- | :--- | :--- | :--- |
| Brinck | Dunton | Krause | O'Halloran |
| Brunow | Fitzgerald | McCormick | Patchett |
| Byerly | Griffee | Miller, A.V. | Poncy |
| Caffrey | Harper | Miller, K. D. | Rapp |
| Carr | Hennessey | Miller, R.G. | Small |
| Clark, J. W. | Higgins | Monroe | Wells |
| Cochran | Horn | Newhard | Woods |
| Connors | Howell | Nielsen | Wyckoff |
| Cusack | Hutchins | Norland |  |

Absent or not voting, 7:

| $\underset{\text { Hreeman }}{\text { Hargrave }}$ | Husak | Messe | Mennenga |
| :--- | :--- | :--- | :--- |$\quad$ Rinas

Amendment adopted.
Cochran of Webster asked for unanimous consent that his vote on the amendment to the Temporary Rules of the House be changed from "nay" to "aye".

Objection was raised.
Cochran of Webster moved that his vote on the amendment to the Temporary Rules of the House be changed from "nay" to "aye".

A non-record roll call was requested.
The ayes were 41 , nays 43 .
The motion lost.

## AMENDMENTS FILED

H-409
1 Amend House File 195 as follows:

1. Page 2, line 34, by inserting after the period the following: "One of the public members shall be a licensed physician and surgeon specializing in the treatment of diseases of the ear and certified by the American board of otolaryngology. The second public member shall be an audiologist who holds a certificate issued by the American board of examiners in speech pathology and audiology."
2. Page 3, line 17 , by striking the words "representing the general public" and inserting in lieu thereof the words "of the board".
3. Page 4, by striking lines 2, 3, and 4 and inserting in lieu thereof the word "examinations".
4. Page 4, line 27, by striking the word "directed" and inserting in lieu thereof the word "advised".
5. Page 4, by inserting after line 28 , the following new subsection:

NEW SUBSECTION. Determine who is eligible for licensure and suspend or revoke licenses or temporary permits for cause.
6. Page 5, line 4, by striking the words "certified shorthand reporters" and inserting in lieu thereof the words "a licensed hearing aid dealer".
7. Page 5, lines 28 and 29, by inserting after the word "administering" the words "but shall observe the administration of".
8. Page 6, line 6, by inserting after the period the following: "If an applicant believes he has been unfairly evaluated by the board, he may appeal the

H-410
decision of the board to the state department of kealth
for review. The review shall be directed by the commissioner of health and the findings of the commissioner shall be binding."
9. Page 6, line 22, by striking the word "may" and inserting in lieu thereof the word "shall".
10. Page 9 , line 24 , by striking the words "dispenses or".
11. Page 9, line 28, by striking the words
"dispense or".
12. Page 10 , line 21 , by striking the words "six months" and inserting in lieu thereof the words "one year".
13. Page 12, lines 25 and 26, by striking the words "speech and hearing association" and inserting in lieu thereof the words "board of examiners of speech pathology and audiology or its equivalent".
14. Page 12, lines 31, 32, and 33, by striking the words ", except where the title 'certified hearing aid audiologist' has been granted by the national hearing aid society".

SMALL of Johnson 410

Amend House File 307 by adding thereto the following section:

Sec. ..... Section nineteen B point thirteen (19B.13), Code 1973, is hereby amended by adding thereto the following paragraph:
$N E W$ PARAGRAPH. DENIAL OF FEDERAL FUNDS. If it is determined by the attorney general that any provision of this Act would cause denial of funds or services from the United States government which would otherwise be available to an agency of this state, such provision shall be suspended as to such agency, but only to the extent necessary to prevent denial of such funds or services.

LIPSKY of Linn<br>BITTLE of Polk

## H-412

Amend House File 608 as follows:

1. Line 10 by striking the word "and" and inserting in lieu thereof the word "[and]".
2. Line 10 by inserting after the word "boats," the following: "farm tractors and implements".
3. Line 13 by inserting after the word "panel" the word "delivery".
4. Line 13 by striking the word "or".
5. Line 13 by inserting after the word "boats" the following: ", farm tractors and implements".

H-405
1 Amend House File 610 as follows:
2 1. Page 2, by inserting before line 1 the follow3 ing:
4 Section 1. Acts of the Sixty-fourth General
5 Assembly, 1972 Session, chapter one thousand eighty6 eight (1088), section two (2), subsection twenty-two
7 (22) is amended to read as follows:
22. "City utility" means all or part of a waterworks, gasworks, sanitary sewage system, electric light and power plant and system, cable television system, or heating plant any of which are owned by a city, including all land, easements, rights-of-way, fixtures, equipment, accessories, improvements, appurtenances, and other property necessary or useful for the operation of the utility.
2. By renumbering sections and correcting internal references to conform to this amendment.
3. Page 1, line 2, amend the title by inserting after the comma the words "expanding the definition of city utility,".

> EDELEN of Emmet HANSEN of O'Brien DANKER of Pottawattamie HUTCHINS of Guthrie

## H-411

Amend House File 634 by adding after line 23 the following new section:
"Sec. 4. Section five hundred twenty-four point one thousand five hundred seven (524.1507), subsection one (1), Code 1973, is amended by adding thereto the following new paragraph:
$N E W$ PARAGRAPH. The application for change of location shall be accompanied by a fee of fifteen hundred dollars payable to the superintendent."

KNOKE of Pottawattamie

## H-406

1 Amend House File 685, page 2, line 5, by striking
2 the words "under his jurisdiction".
KRAUSE of Palo Alto CARR of Dubuque CRABB of Crawford

## H-408

1 Amend House File 715 as follows:
2 1. Page 6, by striking lines 11 through 35,
3 inclusive.
4 2. Page 7, by striking lines 1 through 35,
5 inclusive.
6 3. Page 8, by striking lines 1 through 16,
7 inclusive.
8
4. Page 1, by striking lines 4 through 6,
inclusive, and inserting in lieu thereof the word "buildings."

HUSAK of Tama NORLAND of Worth

1 Amend Senate File 43, as passed by the Senate, as
2 follows:

1. Page 2, by inserting after line 12 the following section:

Sec. ..... Section two hundred eighty-five point one (285.1), Code 1973, is amended by adding the following new subsections:
$N E W$ SUBSECTION. Elementary pupils residing in a school district which contains pupils who reside in all or a portion of two or more cities or towns and unincorporated areas and which is located all or partially in a county which has a population of two hundred thousand or more inhabitants must live more than two miles from the school designated for attendance to be entitled to free transportation. High school pupils residing in a school district which contains pupils who reside in all or a portion of two or more cities or towns and unincorporated areas and which is located all or partially in a county which has a population of two hundred thousand or more inhabitants must live more than three miles from the school designated for attendance to be entitled to free transportation.

For the purposes of this subsection, high school means a school which commences with either grade nine or grade ten, depending upon the definition of high school adopted by the board of directors of the school district.

NEW SUBSECTION. Boards in districts which provide transportation for pupils who live less than the distance at which transportation is required may collect not more than the pro rata cost for such transportation from the parent or guardian of the pupil.

BITTLE of Polk MENKE of O'Brien STROMER of Hancock

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, May 2, 1973.

## JOURNAL OF THE HOUSE

One Hundred Fifteenth Calendar Day-Seventy-fifth Session Day
Hall of the House of Representatives Des Moines, Iowa, Wednesday, May 2, 1973

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

Prayer was offered by the Reverend W. Michael Bicklen, pastor of the United Methodist Church, Stuart, Iowa.

The Journal of Tuesday, May 1, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. D. G. Emanuel, Ottumwa, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Freeman of Buena Vista and Fischer of Grundy by the Speaker; Anderson of Ringgold for May 2 and 4 on request of Kreamer of Polk; Cusack of Scott on request of Higgins of Scott.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Forty-three junior and senior students from Panora-Linden High School, Panora, accompanied by Mrs. Norman Kitelson and Wiley Snell. By Speaker Varley of Adair.

Twenty-eight eighth grade students from Chariton School, Chariton, accompanied by Mrs. Snuggs. By Brunow of Appanoose and Middleswart of Warren.

Forty senior government class students from Clarinda High School, Clarinda, accompanied by Mrs. Cassat. By Daggett of Adams.

Seventy eighth grade students from East Buchanan School, Winthrop, accompanied by Mrs. Quint and Mr. Foster. By Miller of Buchanan.

Twenty-six fifth grade students from Cincinnati School, Cincinnati, accompanied by Miss Farnsworth. By Brunow of Appanoose.

Thirty students from Hawthorne School, Indianola, accompanied by D. D. Goddey. By Middleswart of Warren.

Seventy fifth grade students from Adel Community School, Adel, accompanied by Mrs. Smith, Mrs. Mitchell and Mrs. Patten. By Speaker Varley of Adair.

Twenty-six Y-Teens Senior Hi Girls from Clarinda High School, Clarinda, accompanied by Doretta Youngman. By McElroy of Fremont and Daggett of Adams.

Twenty students from Oskaloosa High School, Oskaloosa, accompanied by Mr. Smith and Mr. Sheesley. By Ewing of Mahaska.

Ten students representing various high schools in Plymouth County, accompanied by Mrs. Pat Winter and Mr. and Mrs. Banks. By Stephens of Plymouth.

Forty-five students from Monroe and Roosevelt Junior High Schools, Mason City, accompanied by Mr. Winger and Mr. Alleson. By Norland of Worth and Miller of Cerro Gordo.

Seventeen senior class students from Maxwell High School, Maxwell, accompanied by Mark Whitney. By Crawford of Story.

Thirty-two students from St. Bernard Grade School, Breda, accompanied by Sister Rose Ellen. By Miller of Calhoun.

Forty-seven senior class students from Sentral High School, Fenton, accompanied by D. A. Blanchard. By Krause of Palo Alto.

Eighty eighth grade students from Nashua Community School, Nashua, accompanied by Mrs. Wooldridge and Ron Reitmeier. By Griffee of Chickasaw.

## PETITIONS FILED

The following petitions were received and placed on file.
By Clark of Lee from four hundred seven residents of Lee County favoring House File 715, relating to tax incentives for improvement, repair, and maintenance of property by allowing a five-year tax moratorium.

By the following Representatives, all opposing Senate File 144,
relating to the sale of liquor, beer or other alcoholic beverages on Sunday:

Speaker Varley of Adair from thirty-four residents of Dallas County.

Howell of Floyd from ten residents of Floyd County.
Kreamer of Polk from twenty-five signatures.
Menke of O'Brien from twenty-five residents of Cherokee County.

Wells of Linn from seventy-seven residents of Linn and Benton Counties.

Jesse of Polk from sixty-two residents of Polk County.
Jordan of Linn from thirty-two residents of Linn County and one resident of Buchanan County.

Branstad of Winnebago from fourteen members of the United Methodist Adult Sunday School Class of Luverne.

Dunton of Keokuk from twenty-one residents of Iowa.
Krause of Palo Alto from twenty-seven residents of Pocahontas County.

Hutchins of Guthrie from fifteen residents of Audubon County.
Stephens of Plymouth from twenty-one residents of Plymouth County.

By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Hargrave of Johnson from seventy-four residents of Johnson County.

Oakley of Clinton from three hundred seventy-seven residents of Clinton County.
Peterson of Woodbury from one hundred residents of Woodbury County.

Bittle of Polk from fifty-five residents of Polk County.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 30, 1973, concurred in the House amendment to the

Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 359, a bill for an act amending the state school foundation program.

Also: That the Senate has on April 30, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 364, a bill for an act to legalize and validate the special election of the Lamoni Community School District.

Also: That the Senate has on April 30, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 594, a bill for an act to provide reimbursement to local school districts, for auxiliary services and materials to nonpublic school students.

> RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 594

Amend House File 594, as amended and passed by the House, as follows:

1. Page 3, by striking all after the period in line 3 and all of lines 4 through 18, and inserting in lieu thereof the following: "Funds allocated by the department for approved plans and claims for reimbursement to each local school district shall not be paid for delivery of auxiliary services and materials to students who attend nonpublic schools that have policies which discriminate among students on the basis of race, color, creed, sex, or place of national origin, except that it shall not be considered discrimination for a nonpublic school to limit enrollment to students of one sex or one creed."
2. Page 4, by striking all after the period in line 2 and all of lines 3 through 22.
3. Page 4, line 53, by striking the word "bill" and inserting in lieu thereof the word "collect", and line 54 by striking the word "to" and inserting in lieu thereof the word "from".
4. Page 5, by adding after line 24 the following:
"Title to instructional equipment and materials, scientific instruments and audio visual resources, including projectors, film and other equipment, shall remain with the local school district, county school system, joint county system, or equivalent intermediate unit providing same. An inventory shall be kept of equipment and materials provided. Such inventory and inventoried items shall be available for inspection by the proper authorities."

## INTRODUCTION OF BILLS

House File 733, by committee on state government, a bill for an act relating to the practice of medicine and surgery, osteopathic medicine and surgery, and osteopathy and provdiing penalties.

Read first time and placed on the calendar.
House File 734, by committee on transportation, a bill for an act relating to the issuance of certificates of convenience and necessity to liquid transport carriers.

Read first time and placed on the calendar.
House File 735, by committee on appropriations, a bill for an act to make appropriations to certain persons in settlement of claims made against the state of Iowa.

Read first time and placed on the appropriations calendar.
House File 736, by committee on appropriations, a bill for an act making an appropriation to the Iowa merit employment department and relating to the method of funding the Iowa merit employment department.

Read first time and placed on the appropriations calendar.
House File 737, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of soil conservation.

Read first time and placed on the appropriations calendar.
House File 738, by Bittle and Fisher of Greene, a bill for an act relating to state property and casualty insurance.

Read first time and referred to committee on state government.

House File 739, by committee on appropriations, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services.

Read first time and placed on the appropriations calendar.

## HOUSE CONCURRENT RESOLUTION 45

By Patchett, Junker, Krause, Lippold, Newhard, Readinger, Wells,
Crawford, Clark of Dubuque, Tofte, Cusack, Mendenhall, Small, Wulff, Miller of Cerro Gordo, Fullerton, Norland, Freeman, Hennessey, Knoke, Monroe, Ewing, Jesse, Dunlap, Horn, Hargrave, Avenson, Harper, O'Hal-
loran, Woods, Howell, Griffee, Higgins, Norpel, Jordan, Miller of Buchanan, Hutchins,

Rinas, Byerly, Fitzgerald, Rapp, Dunton, Carr, Poncy, Caffrey McCormick, Connors, Cochran, Nielsen, Harvey
and Kiser

Whereas, during each session of the Iowa General Assembly bills are submitted that have as their purpose the removal of the state monopoly over the alcoholic beverage industry; and

Whereas, because of inadequate time during a legislative session to thoroughly research such bills in order to determine the exact effect upon state revenues and the enforcement of alcoholic beverage laws, such bills are not seriously considered; and

Whereas, it appears that the necessary research and hearings required, and the time involved in developing a bill designed to remove the state from being in the alcoholic beverage business, can only be carried out during the interim period between sessions of the General Assembly; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is urged to create a study committee consisting of members of both parties and houses of the General Assembly for the purpose of studying the state's present liquor system, comparing Iowa's system with that of the various surrounding states, considering the possibility and reasonableness of placing the alcoholic beverage business in the hand of free enterprise and removing the state monopoly of the alcoholic beverage business, and studying such related matters as the committee may deem necessary to compile a comprehensive report; and

Be It Further Resolved, That the study committee specifically determine the economic effects upon the State of Iowa, as well as enforcement of alcoholic beverage law problems that may result, and any other problems which may be present in removing the state from the alcoholic beverage business should the committee find that such would be desirable, and the study committee shall make a report of its findings and any recommended legislation to the legislative council and the session of the General Assembly meeting in the year 1974.

Laid over under Rule 25.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 42
Holden of Scott called up for consideration House Concurrent Resolution 42, filed on April 30, 1973, and found on pages 1070 and 1071 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
House File 716, a bill for an act appropriating funds transferred to the marine fuel tax fund to the state conservation 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. 716)

The ayes were, 92:

| Avenson | Dunlap | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Jordan | O'Halloran |
| Bittle | Edelen | Junker | Patchett |
| Bortell | Egenes | Kiser | Pellett |
| Branstad | Ewing | Knoke | Peterson |
| Brinck | Ferguson | Krause | Poncy |
| Brockett | Fisher, C. R. | Kreamer | Readinger |
| Brunow | Fitzgerald | Lippold | Rinas |
| Butler | Fullerton | Lipsky | Roorda |
| Byerly | Grassley | Logue | Schroeder |
| Carr | Griffee | McCormick | Small |
| Clark, J. H. | Hansen | McElroy | Stanley |
| Clark, J. W. | Hargrave | Menke | Stephens |
| Cochran | Harper | Mennenga | Stromer |
| Connors | Harvey | Middleswart | Strothman |
| Crabb | Mennessey | Millen | Tofte |
| Crawford | Higgins | Miller, A.V. | Welden |
| Daggett | Hill | Miller, K. D. | Wells |
| Danker | Holden | Miller, R. G. | West |
| De Jong | Horn | Monroe | Woods |
| Den Herder | Howell | Nielsen | Wulff |
| Doyle | Husak | Norland | Wyckoff |
| Drake | Hutchins | Norpel | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Anderson | Cusack | Freeman | Newhard |
| :--- | :--- | :--- | :--- |
| Caffrey | Fischer, H. O. | Mendenhall | Rapp |

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

House File 223, a bill for an act relating to the compensation paid to shorthand reporters of the district courts, with report of committee recommending amendment and passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-388$ filed by the committee on appropriations:
H-388
1 Amend House File 223 as follows:

1. Page 2, lines 5 and 6, by striking the words "[as hereinafter provided] of fourteen thousand dollars" and inserting in lieu thereof the words "as hereinafter provided".
2. Page 2, by inserting after line 28 the following:

The base starting salary of a certified shorthand reporter during the first year of employment shall not exceed twelve thousand dollars. The salary of a certified shorthand reporter for each year after the first year of employment may not exceed four hundred dollars for each such year over the maximum base salary and the maximum salary after eight years of
experience shall not exceed fifteen thousand two hundred dollars except as provided in this section.
3. Page 2 , line 32 , by striking the word "five" and inserting in lieu thereof the words "[five] nine".
4. Page 2, by striking from lines 32 and 33 the words "ten percent of a reporter's annual salary in [such a] the district" and inserting in lieu thereof the words "[ten percent of a reporter's annual salary in such a district.] two hundred fifty dollars per year. The maximum salary of a full-time certified shorthand reporter shall be sixteen thousand dollars per year."
5. Page 3, by adding after line 27 the following:
"Certified shorthand reporters serving district associate judges shall be entitled to receive eighty percent of the compensation they would be entitled to receive if they were serving district court judges.

Notwithstanding the provisions of this section, certified shorthand reporters serving a district court judge principally in a county of two hundred thousand population or more may, by joint order of the district court judges in such district, be individually granted additional compensation in excess of the amounts provided for in this section, not to exceed ten percent of such amounts."
6. Page 4, by inserting after line 5 the following:

Sec. ..... No district court reporter shall receive a full-time salary in an amount less than he received on June 30, 1973.

Sec. ..... Section five hundred nine A point seven (509A.7), Code 1973, is amended to read as follows:

509A. 7 EMPLOYEE DEFINED. The word "employee" as
used in this division shall not include temporary or retired employees; however, nothing herein shall be construed as preventing a retired employee from voluntarily continuing in force, at his own expense, an existing contract. For purposes of group insurance, the word "employee" includes a certified court reporter as an employee of each county within the judicial district which employs him, on a percentage basis as provided in section six hundred five point nine (605.9) of the Code. However, group insurance for the certified court reporter may be obtained through only one of the counties within the district, at the reporter's option, with a percentage contribution from the other counties, on the basis provided in section six hundred five point nine (605.9) of the Code, for the employer's share of the premium.

Sec. ..... Section six hundred five point twelve (605.12), Code 1973, is amended to read as follows:
605.12 TAXED AS PART OF COSTS. A charge of [eight]
fifteen dollars per day for reporting in all cases, except where the defendant in a criminal case is acquitted, shall be taxed as part of the costs in the case by the clerk of the court and paid into the

69 county treasury when collected.
7. Page 1, line 2, amend the title by inserting after the word "court" the words "and participation in group insurance plans".
Schroeder of Pottawattamie offered the following amendment H-396 to amendment H-388 filed by Schroeder, Jesse, Oakley, Welden and Middleswart and moved its adoption:
H-396
Amend the committee on appropriations amendment
H-388, to House File 223, filed April 27, 1973 as
follows:

1. Line 8 by inserting after the word " $a$ " the word "full-time".
2. Line 10, by inserting after the word " $a$ " the word "full-time".
3. Line 27, by striking the word "Certified" and inserting in lieu thereof the words "Full-time certified".
4. Line 32 , by inserting before the word "certified" the word "full-time".

5 . Line 51 , by inserting after the word " $a$ " the word "full-time".

Amendment H-396 adopted.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-413$ to the amendment $\mathrm{H}-388$ filed by him and moved its adoption:
H-413
1 Amend the committee on appropriations amendment
2 H-388 to House File 223, filed April 27, 1973, by
3 inserting in line 38 after the word "amounts" the
4 following: ", but not more than the total salary of
5 sixteen thousand dollars as specified above".
Speaker pro tempore Kreamer in the chair at 10:15 a.m.
A non-record roll call was requested.
The ayes were 41, nays 46.
Amendment H-413 lost.
Speaker Varley in the chair at 10:22 a.m.
Wells of Linn offered the following amendment H-414 to amendment H-388 filed by him and Horn of Linn:
H-414
1 Amend the committee on appropriations amendment
2 H-388 to House File 223, filed April 27, 1973, line
3 33, by striking the words "two hundred" and insert-
4 ing in lieu thereof the word "fifty".

Grassley of Butler asked for unanimous consent that the bill be deferred and retain its place on the calendar.

Objection was raised.
Grassley of Butler moved that the bill be rereferred to the committe on appropriations.

Grassley of Butler asked and received unanimous consent to withdraw his motion.

Wells of Linn moved the adoption of amendment H--414 to amendment H-388.

Amendment H-414 lost.
Schroeder of Pottawattamie moved the adoption of the committee amendment H-388 as amended.

Amendment $\mathrm{H}-388$ as amended adopted.
Bittle 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. 223)
The ayes were, 91:

| Avenson | Dunlap | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Junker | Patchett |
| Bittle | Edelen | Kiser | Pellett |
| Bortell | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fisher, C. R. | Kreamer | Rapp |
| Brockett | Fitzgerald | Lippold | Readinger |
| Brunow | Fullerton | Lipsky | Rinas |
| Butler | Grassley | Logue | Schroeder |
| Byerly | Griffee | McCormick | Small |
| Carr | Hansen | McElroy | Stanley |
| Clark, J. H. | Hargrave | Menke | Stephens |
| Clark, J. W. | Harper | Mennenga | Stromer |
| Cochran | Harvey | Millen | Strothman |
| Connors | Hennessey | Miller, A. V. | Tofte |
| Crabb | Higgins | Miller, K. D. | Welden |
| Crawford | Hill | Miller, R. G. | Wells |
| Daggett | Holden | Monroe | West |
| Danker | Horn | Newhard | Woods |
| De Jong | Howell | Nielsen | Wulff |
| Den Herder | Husak | Norland | Wyckoff |
| Doyle | Hutchins | Norpel | Mr. Speaker |
| Drake | Jesse | Oakley |  |

The nays were, 1:
Roorda
Absent or not voting, 8:
Anderson Cusack

Caffrey
Egenes
$\begin{array}{ll}\text { Fischer, H. O. } & \text { Mendenhall } \\ \text { Freeman } & \text { Middleswart }\end{array}$

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

Senate File 489, a bill for an act to appropriate money from the dairy industry fund to the Iowa dairy industry commission, with report of committee recommending passage, 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. 489)

The ayes were, 90 :

| Avenson | Dunlap <br> Bennett <br> Bittle |
| :--- | :--- |
| Bortell | Dunton |
| Eranstad | Ewing |
| Brinck | Ferguson |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Fullerton |
| Byerly | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Connors | Harvey |
| Crabb | Hennessey |
| Crawford | Higgins |
| Daggett | Hill |
| Danker | Holden |
| De Jong | Horn |
| Den Herder | Howell |
| Doyle | Husak |
| Drake | Hutchins |
|  | Jesse |

The nays were, none.
Absent or not voting, 10:

| Anderson | Egenes | Mendenhall | Peterson |
| :--- | :--- | :--- | :--- |
| Caffrey | Fischer, H. O. | Middleswart | Schroeder |
| Cusack | Freeman |  |  |


| Jordan | Oakley |
| :--- | :--- |
| Junker | O'Halloran |
| Kiser | Patchett |
| Knoke | Pellett |
| Krause | Poncy |
| Kreamer | Rapp |
| Lippold | Readinger |
| Lipsky | Rinas |
| Logue | Roorda |
| McCormick | Small |
| McElroy | Stanley |
| Menke | Stephens |
| Mennenga | Stromer |
| Millen | Strothman |
| Miller, A.V. | Tofte |
| Miller, K.D. | Welden |
| Miller, R. G. | Wells |
| Monroe | West |
| Newhard | Woods |
| Nielsen | Wulft |
| Norland | Wyckoff |
| Norpel | Mr. Speaker |

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

## STEERING COMMITTEE CALENDAR

House File 459, a bill for an act relating to the qualifications of the commissioner of public health, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-213$ filed by Schroeder, et al., and moved its adoption:
H-213
1 Amend Honse File 459 by striking lines 10, 11,
2 and 12 and inserting in lieu thereof the following:
3 "who shall be a physician [specially trained
4 in public hygiene and sanitation]".
Amendment lost.
Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 459)
The ayes were, 73:

| Avenson | Ewing  <br> Bennett Fisher, C. R. | Kreamer <br> Lippold | Peterson <br> Rittle |
| :--- | :--- | :--- | :--- |
| Branstad | Fitzgerald | Lipsky | Readinger |
| Brinck | Fullerton | Logue | Rinas |
| Brockett | Grassley | McCormick | Roorda |
| Brunow | Griffee | Menke | Schroeder |
| Butler | Hansen | Mennenga | Small |
| Byerly | Hargrave | Middleswart | Stanley |
| Carr | Harvey | Millen | Stephens |
| Clark, J. W. | Hennessey | Miggins | Miller, A. V. |
| Cochran | Holden | Stromer |  |
| Connors | Howell | Miller, R. G. | Strothman |
| Crabb | Husak | Newhard | Wofte |
| Crawford | Jesse | Norland | Welden |
| Daggett | Junker | Oakley | Wells |
| Den Herder | Kiser | O'Halloran | West |
| Drake | Krause | Patchett | Wulff |
| Danlap |  | Pellett | Mr. Speaker |

Dunlap
The nays were, 18:

| Bortell | Edelen |
| :--- | :--- |
| Clark, J. H. | Ferguson |
| Danker | Harper |
| Doyle | Hill |
| Dunton | Horn |

Absent or not voting, 9:

| Anderson | De Jong | Fischer, H. O. | Mendenhall |
| :--- | :--- | :--- | :--- |
| Caffrey | Egenes | Freeman | Nielsen |

Cusack

| Hutchins | Monroe |
| :--- | :--- |
| Jordan | Norpel |
| Knoke | Poncy |
| McElroy | Wyckoff |

Fischer, H. O. Mendenhall Freeman Nielsen

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

## HOUSE FILE 508 DEFERRED

Lipsky of Linn asked and received unanimous consent that House File 508 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 647 DEFERRED

House File 647, a bill for an act relating to subdivided land and providing penalties, was taken up for consideration.

Hill of Polk asked and received unanimous consent that House File 647 be deferred and that the bill retain its place on the calendar.

On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
CONSIDERATION OF BILLS
STEERING COMMITTEE CALENDAR
SENATE FILE 329 SUBSTITUTED FOR HOUSE FILE 617
Egenes of Story asked and received unanimous consent to substitute Senate File 329 for House File 617.

Senate File 329, a bill for an act relating to door-to-door sales and providing penalties, was taken up for consideration.

Egenes 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. 329)
The ayes were, 87 :

| Avenson | Drake | Jesse | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Jordan | O'Halloran |
| Bittle | Egenes | Junker | Patchett |
| Bortell | Ewing | Kiser | Pellett |
| Branstad | Ferguson | Knoke | Rapp |
| Brockett | Fisher, C. R. | Krause | Readinger |
| Brunow | Fitzgerald | Kreamer | Rinas |
| Butler | Fullerton | Lippold | Roorda |
| Byerly | Grassley | Lipsky | Schroeder |
| Caffrey | Griffee | Logue | Small |
| Carr | Hansen | McCormick | Stanley |
| Clark, J. H. | Hargrave | McElroy | Stephens |
| Clark, J. W. | Harper | Menke | Stromer |
| Cochran | Harvey | Mennenga | Strothman |
| Connors | Hennessey | Middleswart | Tofte |
| Crabb | Higgins | Miller, A. V. | Wells |
| Crawford | Hill | Miller, K. D. | West |
| Daggett | Holden | Miller, R. G. | Woods |
| Danker | Horn | Monroe | Wulff |
| De Jong | Howell | Nielsen | Wyckoff |
| Den Herder | Husak | Norland | Mr. Speaker |
| Doyle | Hutchins | Norpel |  |

The nays were, 1:
Peterson
Absent or not voting, 12:

| Anderson | Dunlap | Freeman | Newhard <br> Brinck |
| :--- | :--- | :--- | :--- |
| Edelen | Mendenhall | Poncy |  |
| Cusack | Fischer, H. O. | Millen | Welden |

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

## HOUSE FILE 617 WITHDRAWN

Knoke of Pottawattamie asked and received unanimous consent to withdraw House File 617 from further consideration by the House.

## UNFINISHED BUSINESS <br> (House File 647)

The House resumed consideration of House File 647, a bill for an act relating to subdivided land and providing penalties.

Bittle of Polk offered the following amendment $\mathrm{H}-415$ and moved its adoption:
H-415
1 Amend House File 647 as follows:
2 1. Page 2, lines 7 and 8, by striking the words
3 "three hundred six point fifteen (306.15)" and in-
4 serting in lieu thereof "three hundred six point
5 twenty-one (306.21)".
6 2. Page 6 , line 25 , by striking the following:
7 "ten (10) and twelve (12)" and inserting in lieu
8 thereof the following: "and ten (10)".
Amendment H-415 adopted.
Hill of Polk offered the following amendment H-420 and division of the amendment was requested as follows:
H-420A
1 Amend House File 647 as follows:
2 1. Page 4, by striking lines 4 through 6 and inserting in lieu thereof the following:
"7. An opinion of an attorney admitted to practice law in this state, a policy of title insurance issued by a title insurer licensed to do business in the state where the subdivided land is located, or an opinion of an attorney". H-420B
9 2. Page 9, by striking lines 28 through 35.
10 3. Page 10, by striking lines 1 and 2.
Hill of Polk moved the adoption of amendment H-420A.

Amendment H—420A adopted.
Hill of Polk asked and received unanimous consent to withdraw amendment H-420B.

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. 647)
The ayes were, 85 :

| Avenson | Edelen | Jordan | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Egenes | Junker | O'Halloran |
| Bittle | Ewing | Kiser | Patchett |
| Bortell | Ferguson | Knoke | Pellett |
| Branstad | Fisher, C. R. | Krause | Peterson |
| Brockett | Fitzgerald | Kreamer | Poncy |
| Brunow | Fullerton | Lippold | Rapp |
| Butler | Grassley | Lipsky | Readinger |
| Byerly | Griffee | Logue | Rinas |
| Caffrey | Hansen | McCormick | Small |
| Carr | Hargrave | McElroy | Stanley |
| Clark, J. H. | Harper | Menke | Stephens |
| Clark, J. W. | Hennessey | Mennenga | Stromer |
| Cochran | Higgins | Middleswart | Strothman |
| Connors | Hill | Miller, A. V. | Tofte |
| Crabb | Holden | Miller, K. D. | Wells |
| Crawford | Horn | Miller, R. G. | West |
| Danker | Howell | Newhard | Woods |
| De Jong | Husak | Nielsen | Wulff |
| Doyle | Hutchins | Norland | Wyckoff |
| Drake | Jesse | Norpel | Mr. Speaker |

The nays were, 2:
Harvey . Monroe
Absent or not voting, 13:
Anderson
Brinck
Cusack
Daggett
Den Herder
Dunlap
Fischer, H. O

Freeman Roorda Mendenhall Schroeder Millen Welden

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

House File 650, a bill for an act relating to the chairman of the commerce commission, was taken up for consideration.

Egenes 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. 650)

The ayes were, 81 :

| Avenson | Dunlap | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Jordan | Patchett |
| Bittle | Egenes | Junker | Pellett |
| Branstad | Ewing | Kiser | Peterson |
| Brinck | Ferguson | Knoke | Rapp |
| Brockett | Fisher, C. R. | Krause | Readinger |
| Brunow | Fitzgerald | Kreamer | Rinas |
| Butler | Fullerton | Lippold | Roorda |
| Caffrey | Grassley | Lipsky | Schroeder |
| Carr | Griffee | McCormick | Small |
| Clark, J. H. | Hansen | McElroy | Stanley |
| Cochran | Harper | Menke | Stephens |
| Connors | Harvey | Mennenga | Stromer |
| Crabb | Hennessey | Miller, A. V. | Strothman |
| Crawford | Higgins | Miller, K. D. | Tofte |
| Daggett | Hill | Miller, R. G. | Wells |
| Danker | Holden | Newhard | West |
| De Jong | Horn | Norland | Wulff |
| Den Herder | Howell | Norpel | Wyckoff |
| Doyle | Hutchins | Oakley | Mr. Speaker |
| Drake Mr. Speaker |  |  |  |
| The nays were, 8 : |  |  |  |
| Bortell | Hargrave | Logue | Welden |
| Edelen Nielsen Woods |  |  |  |
|  |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Anderson | Fischer, H. O. | Middleswart | Monroe |
| Cusack | Freeman | Millen | Poncy |
| Clark, J. W. | Mendenhall |  |  |

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

## HOUSE FILE 361 WITHDRAWN

Knoke of Pottawattamie asked and received unanimous consent to withdraw House File 361 from further consideration by the House.

## SENATE AMENDMENTS CONSIDERED

Brockett of Marshall called up for consideration House File 186, a bill for an act relating to the regulation of premuim rates for credit life and credit accident and health insurance and providing a penalty, amended by the Senate as follows:
1 Amend House File 186 as amended, passed and reprinted by
2 the House as follows:

1. Page 2, by striking lines 1 through 23, inclusive and inserting in lieu thereof the following:

Section 1. NEW SECTION. The maximum premium which may be charged for insurance on the life of a debtor shall be seventy-five cents per one hundred dollars per annum on the initial amount of insurance where the insurance
declines on a monthly basis. For level term insurance and for insurance that declines on other than a monthly basis, the rate shall be the actuarial equivalent of the above charge or premium.
2. Page 3B, line 40, by inserting after the word "income" the following: "; however, it shall not exceed thirty-five thousand dollars".
3. Page 3B, by inserting after line 50 the following new sections:

Sec. ..... NEW SECTION. No individual policy of credit accident and health insurance or certificate under a policy of group credit accident and health insurance shall be issued for delivery or delivered in this state unless the premium rates charged for the insurance are approved by the commissioner of insurance.

Sec. ..... NEW SECTION. Rates for such credit accident and health insurance shall be made in accordance with the following provisions:

1. Rates shall not be excessive, inadequate or unfairly discriminatory.
2. Due consideration shall be given to past and prospective loss experience within and outside this state, to a reasonable margin for underwriting profit and contingencies, to past and prospective expenses both countrywide and those especially applicable to this state, and to all other relevant factors within and outside this state, but rates shall be deemed reasonable under this Act if they reasonably may be expected to produce a ratio of fifty percent by dividing claims incurred by premiums earned.
3. The commissioner shall, after a public hearing, approve a reasonable charge or premium for credit accident and health insurance as he deems appropriate and necessary for the implementation of this section.
4. By renumbering the sections to conform with this amendment.
5. Page 1, line 2, by inserting after the word "insurance"
the following: ", providing for a maximum level of credit life insurance,".
Amendment H—398 filed by Hennessey of Delaware on April 30,1973 , was ruled out of order.

Brockett of Marshall offered the following amendment H-422 filed by Brockett, Holden, Stromer, Small, Roorda, Grassley, Stanley, Knoke and Cochran, to the Senate amendment and moved its adoption:
H-422

1
2
3

7 "a reasonable charge or premium for credit accident
8 and health insurance as he deems appropriate and
9 necessary for the implementation of this section. A

```
    charge or premium of not more than seventy-five cents
per annum per one hundred dollars of the initial
amount of decreasing term credit life insurance, or
its actuarial equivalent for credit life insurance
written on other than the decreasing term basis,
shall be conclusively presumed to meet the require-
ments of this section."
    2. By striking lines 16 through 42.
```

Amendment to the Senate amendment adopted.
Brockett of Marshall moved that the House concur in the Senate amendment as amended.

The motion prevailed.
Brockett of Marshall 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 186)
The ayes were, 86:

| Avenson | Dunlap <br> Bennett |
| :--- | :--- |
| Bunton |  |
| Bittle | Edelen <br> Bortell |
| Branstad | Egenes |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. H. | Griffee |
| Cochran | Hansen |
| Connors | Hargrave |
| Crabb | Harper |
| Crawford | Harvey |
| Daggett | Higgins |
| Danker | Holden |
| De Jong | Horn |
| Den Herder | Howell |
| Doyle | Husak |
| Drake | Hutchins |
|  | Jesse |


| Jordan | Patchett |
| :--- | :--- |
| Junker | Pellett |
| Kiser | Peterson |
| Knoke | Rapp |
| Kreamer | Readinger |
| Lippold | Rinas |
| Lipsky | Roorda |
| Logue | Schroeder |
| McCormick | Small |
| McElroy | Stanley |
| Menke | Stephens |
| Mennenga | Stromer |
| Middleswart | Strothman |
| Millen | Tofte |
| Miller, A. V. | Welden |
| Miller, K. D. | Wells |
| Miller, R. G. | West |
| Norland | Woods |
| Norpel | Wulff |
| Oakley | Wyckoff |
| O'Halloran | Mr. Speaker |

The nays were, 1 :
Hennessey
Absent or not voting, 13:

| Anderson | Fischer, H. O. |
| :--- | :--- |
| Brinck <br> Clark, J. W. | Freeman |
| Cusack |  |

Krause Mendenhall Monroe
Newhard
Nielsen
Poncy

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

## HOUSE FILE 175 DEFERRED

Rapp of Black Hawk called up for consideration House File 175, a bill for an act relating to compensation for boarding and caring for prisoners in certain counties, amended by the Senate as follows:

> Amend House File 175, as amended, passed, and reprinted, page 2, line 20, by striking the period and inserting in lieu thereof the following: ", however the board of supervisors may contract with the sheriff or other persons to care for prisoners for a fee not to exceed five dollars per prisoner per day or fraction of a day. If the board of supervisors contract for the care of prisoners the provisions of section three hundred thirtyeight point two (ss8.2) of the Code shall not apply."

Knoke of Pottawattamie offered the following amendment H-421 to the Senate amendment:

H-421
Amend the Senate amendment to House File 175 by striking lines 2 through 9 and inserting in lieu thereof the following:
"as follows:

1. Page 2 , line 20 , by adding after the period the following:

However, the board may reimburse the sheriff for the actuat cost of board furnished prisoners directly by the sheriff, upon presentation of sufficient documentation showing the actual cost."
2. Page 2, line 24 , by striking the word "shall"
and inserting in lieu thereof the word "may".
3. Page 3 , line 3 , by inserting after the word
"water", the following:
", or may contract for the goods and services,".
Egenes of Story asked and received unanimous consent that House File 175 be deferred and that the bill retain its place on the calendar.
(House File 175 deferred and amendment $\mathrm{H}-421$ pending.)

## COMMUNICATION FROM THE SECRETARY OF STATE

May 2, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 242 was published in The Waverly

Democrat, Waverly, Iowa, April 26, 1973, and in The Woodbine Twiner, Woodbine, Iowa, April 26, 1973.

Respectfully submitted, MELVIN D. SYNHORST<br>Secretary of State

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 680 COMMITTEE BILL-Relating to unemployment compensation coverage for state employees in the general assembly. By committee on human and industrial relations; Millen, chairman.
S. F. 26 To provide for deferred sentences. By DeKoster and Riley.
H. F. 642 COMMITTEE BILL-Relating to variable contracts of annuities and life insurance. By committee on commerce; Knoke, chairman.
H. F. 542 COMMITTEE BILL-Relating to the size, weight, and load of vehicles operated on Iowa's roads. By committee on transportation; Drake, chairman.
H. F. 439 COMMITTEE BILL-Relating to the establishment of civil service for deputy county sheriffs. By committee on county government; Peterson, chairman.
H. F. 146 Relating to an increase in certain county fees. By Mendenhall, Tofte, et al.

KREAMER of Polk, Chairman

## REPORTS OF COMMITTEES

Knoke of Pottawattamie, from the committee on commerce, sumitted the following reports:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 239, a bill for an act relating to the obligations of a development corporation for loan purposes, begs leave to report it has had the same under consideration and on April 26, 1973, instructed me to report the same back to the House with the recommendation that the same do pass.

KNOKE of Pottawattamie, Chairman

## Also:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 289, a bill for an act relating to the amendment of the articles of incorporation of cooperatives, begs leave to report it has had the same under consideration and on April 26, 1973, instructed me to report the same back to the House with the recommendation that the same do pass.

KNOKE of Pottawattamie, Chairman
Hill of Polk, from the committee on judiciary and law enforcement, submitted the following report:

Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 108, a bill for an act relating to games of
skill, games of chance, raffles and providing penalties, begs leave to report it has had the same under consideration and on April 25, 1973, instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

H-428

Amend Senate File 108, as amended, passed, and reprinted, as follows:

1. Page 2A, line 13, by striking the words "commonly known" and inserting in lieu thereof the word "defined".
2. Page 2A, by adding the following "Raffle does not include a slot machine." after the period on line 17.
3. Page 2 A , by adding the following after line 17:
4. "Bingo" means a game, whether known as bingo, or any other name, in which each participant uses one or more cards each of which is marked off into spaces arranged in horizontal and vertical rows of spaces, with each space being designated by number, letter, or combination of numbers and letters, no two cards being identical, with the players covering spaces as the operator of such game announces the number, letter, or combination of numbers and letters appearing on an object selected by chance, either manually or mechanically, from a receptacle in which have been placed objects bearing numbers, letters, or combinations of numbers and letters corresponding to the system used for designating the spaces, with the winner of each game being the player or players first properly covering a predetermined and announced pattern of spaces on a card being used by him or them.
5. "Gross receipts" means the total revenue received from the sale of rights to participate in a game of skill, game of chance, or raffle and admission fees or charges.
6. "Net receipts" means gross receipts less reasonable expenses, charges, fees and deductions allowed by the department of revenue.
7. "Net rent" means the total rental charge minus reasonable expenses, charges, fees and deductions allowed by the department of revenue.
8. Page 2A, by striking lines 22 through 25.
9. Page 2A, by striking lines 29 through 35 .
10. Page 2B, by striking lines 36 through 41 and inserting in lieu thereof the following:
11. "Qualified organization" means any licensed person who dedicates the net receipts of a game of skill, game of chance or raffle as provided in section six (6) of this Act.
12. Page 3A, line 3, by striking the word "fairs" and inserting in lieu thereof the words "the authorizing fair".
13. Page 3A, by striking lines 14 and 15 and insert-
ing in lieu thereof the following:
14. The actual retail value of any prize does not exceed twenty-five dollars. If a prize consists of more than one item, unit or part, the aggregate retail value of all items, units or parts shall not exceed twenty-five dollars.
15. Page 3 A , by striking lines 18 through 22 and inserting in lieu thereof the following:
16. The raffle shall be subject to the same restrictions provided for games of skill and games of chance in section three (3), subsections one (1) through six (6) of this Act, and
17. Page 3A, line 24, by striking the word and figure "three (3)" and inserting in lieu thereof the words and figures "six (6) of section three (3) of this Act,".
18. Page 3A, by striking lines 28 through 35 .
19. Page 3B, by striking lines 36 through 42 and inserting in lieu thereof the following:

Sec. ..... NEW SECTION. AMUSEMENT PARKS. The city or town council of any city or town or the county board of supervisors with respect to any unincorporated area within the county may by resolution authorize games of skill and games of chance at any amusement park provided:

1. The amusement park and the persons operating the games of skill and games of chance are licensed pursuant to section two (2) of this Act, and
2. The games of skill and games of chance shall be subject to the provisions of section three (3), subsections one (1) through six (6), of this Act.
3. Page 3B, line 45 , by striking the word "other".
4. Page 3B, by striking lines 46 through 55 and inserting in lieu thereof the following:
5. The net receipts of the game are dedicated to the awarding of prizes to contestants or participants and to educational, civic, public, charitable, patriotic or religious uses in this state. "Educational, civic, public, charitable, patriotic, or religious uses" means uses benefiting a society for the prevention of cruelty to animals or animal rescue league or uses benefiting an indefinite number of persons either by bringing them under the influence of education or religion or relieving them from disease, suffering, or constraint, or by erecting or maintaining public buildings or works, or otherwise lessening the burden of government but do not include the erection, acquisition, improvement, maintenance, or repair of real, personal or mixed property unless it is used exclusively for one or more of the uses stated.

Charitable use includes uses benefiting a definite number of persons who are the victims of loss of home or household possessions through explosion, fire, flood, or storm and the loss is uncompensated by
insurance, and uses benefiting a definite number of persons suffering from a seriously disabling disease or injury, causing severe loss of income or incurring extraordinary medical expense, which is uncompensated by insurance.

The net proceeds must be devoted within six months to one or more of the permitted uses. A person desiring to hold the net proceeds for a period longer than six months must apply to the department of revenue for special permission and upon good cause shown the department may grant the request.
2. No person may receive any remuneration or profit for participating in the management or operation of a game of skill, game of chance or raffle, and
3. Games of skill, games of chance, and raffles shall not be conducted on rented premises unless the premises are rented from a licensed qualified organization and the net rent received is dedicated to one or more of the uses permitted for dedication of net receipts. This subsection shall not apply where the rented premises are those upon which a qualified organization usually carries out a lawful business other than operating games of skill, games of chance or raffles.
15. Page 4A, by striking lines 1 through 11 and inserting in lieu thereof the following:
4. Cash prizes may be awarded only in the game of bingo and shall not exceed one hundred dollars. Merchandise prizes may be awarded in the game of bingo; however, the actual retail value of the prize, or if the prize consists of more than one item, unit or part, the aggregate retail value of all items, units or parts, shall not exceed one hundred dollars, and
5. No cash prizes shall be awarded in games of skill, games of chance, other than bingo, and raffies. The actual retail value of any merchandise prizes shall not exceed twenty-five dollars and may not be repurchased, and
6. That games of skill, games of chance and raffles shall be subject to the provisions of section three (3), subsections one (1), two (2), four (4), and five (5), of this Act.
16. Page 4 A , by striking line 13 and inserting in lieu thereof the following "one (1) of section three (3) of this Act and five (5) of this section a qualified organi-".
17. Page 4A, by adding the following after line 17:

Sec. ..... NEW SECTION. COMPANY GAMES. Games of skill, games of chance, card games and raffles may be conducted provided a bona fide social or employment relationship exists between the sponsors and the participants and the participants pay no consideration of any nature, either directly or
indirectly, to participate in the games or raffles, and all money or other items wagered are provided to the participant free, and the sponsor conducting the game or raffle receives no consideration, either directly or indirectly, other than goodwill.
17. Page 4A, by adding the following after line 24:

A misdemeanor under this section is punishable by imprisonment in the county jail for not more than one year or by a fine of not more than one thousand dollars or by both imprisonment and fine.
18. Page 4 A , by striking lines 25 through 32 and inserting in lieu thereof the following:

Sec. -.... Section one hundred twenty-three point forty-nine (123.49), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. Subsection two (2), paragraph
a, of this section shall not apply to games of skill, games of chance, or raffle conducted pursuant to this Act, or to devices lawful under section nine (9) of this Act or to games lawful under section twenty-one (21) of this Act.
19. Page 4B, line 37, by striking the word "recreational" and inserting in lieu thereof the word "amusement".
20. Page 4 B , by adding the following "or if the machines or devices are equipped with a push button or other device for releasing free games which are not played off and a meter for measuring the games released or a device by which a person may increase his chances of winning free games by inserting additional coins" before the period on line 42.
21. Page 4B, by striking lines 45 through 47 and inserting in lieu thereof the following:
$N E W$ UNNUMBERED PARAGRAPH. The provisions of this section shall not apply to games of skill, games of chance, or raffles conducted pursuant to this Act or to devices lawful under section nine (9) of this Act or to games lawful under section twenty-one (21) of this Act.
22. Page 5B, by adding the following after line 46:

Sec. ..... Section three hundred sixty-eight point seven (368.7), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. Subsections eight (8) and nine (9) of this section shall not apply to games of skill, games of chance or raffles conducted pursuant to this Act and shall not apply to mechanical or electronic amusement devices lawful under section nine (9) of this Act, or games lawful under section twentyone (21) of this Act.
23. Page 6, by adding the following after line 5:

Sec. ..... Chapter seven hundred thirteen (713), Code 1973, is amended by adding the following new section:

NEW SECTION. The provisions of sections seven hundred thirteen point twenty-nine (713.29) through seven hundred thirteen point thirty-three (713.33) of the Code shall not apply to games of skill, games of chance, or raffles conducted pursuant to this Act or to devices lawful under section nine (9) of this Act or to games lawful under section twenty-one (21) of this Act.
24. Page 6, by striking lines 6 through 35.
25. Page 7A, by striking lines 1 through 7 and inserting in lieu thereof the following:

Sec. ..... Chapter seven hundred twenty-six (726), Code 1973, is amended by adding the following new section:

NEW SECTION. Sections seven hundred twenty-six point one (726.1) through seven hundred twenty-six point six (726.6), inclusive, and section seven hundred twenty-six point eight (726.8) of the Code shall not apply to games of skill, games of chance and raffes conducted pursuant to this Act and shall not apply to mechanical or electronic amusement devices lawful under section nine (9) of this Act, or games lawful under section twenty-one (21) of this Act.
26. Page 7A, by striking lines 10 through 20 and inserting in lieu thereof the following:

NEW SECTION. Natural persons may participate in games of skill, games of chance, card games played for money with ordinary playing cards, wagers, bets, pools, or raffles provided:

1. The game or activity described in this section is incidental to a bona fide social relationship.
2. All participants, sponsors, and promoters of the game or activity are natural persons.
3. The game or activity is conducted in a fair and honest manner.
4. No person receives or has any fixed or contingent right to receive, directly or indirectly, and profit, remuneration, or compensation from or as a result of the game or activity, except any amount which he may win as a participant on the same basis as the other participants.
5. No gambling device as defined in section ninetynine A point one (99A.1) of the Code is used in or for the game or activity, except poker tables, devices required for a game of skill or game of chance as defined in this Act, or tickets, sheets, or writings reasonably necessary for a game or activity permitted by this section.

If subsection two (2), three (3), four (4), or five (5) of this section is violated, the game or activity shall be unlawful because of this violation
only with respect to any person who knows of or has reasonable grounds to suspect such violation.
27. By amending the title, page 1, line 2, by inserting the following ", providing a tax" before the word "and".
28. By renumbering the sections and subsections and correcting internal references.

HILL of Polk, Chairman

## AMENDMENTS FILED

H-418
1 Amend House File 542 as follows:
2 1. Page 3, by striking from lines 34 and 35 the
3 following: "[twelve] thirteen feet [five inches]" and
4 inserting in lieu thereof the words "twelve feet five inches".
2. Page 4, by striking from lines 1 and 2 the following: "[twelve] thirteen feet [five inches]" and inserting in lieu thereof the words "twelve feet five inches".

DRAKE of Muscatine FULLERTON of Woodbury

## H-423

Amend House File 688 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. STATEMENT OF PUBLIC POLICY. It is the public policy of the state of Iowa and the objectives of this Act to provide for the orderly development of land and related natural resources in Iowa, to preserve the use of prime agricultural land for agricultural production, to preserve natural, cultural and historical areas, to provide for future recreational needs, to provide for greater uniformity of local land development plans, and to control urban sprawl, and thereby provide for the protection and preservation of the private and public interest in the land, water, and related resources of this state for the benefit of present and future generations.

Sec. 2. DEFINITION. When used in this Act, unless the context otherwise requires, "committee" shall mean the state land use policy legislative study committee.

Sec. 3. STUDY COMMITTEE CREATED. There is created a state land use policy legislative study committee consisting of ten legislative members and five nonlegislative, nonvoting advisory members to be appointed by the legislative members of the committee with the approval of the legislative council. Five of the legislative members shall be from the senate and five from the house of representatives. The legislative membership shall include representation from the majority and minority parties. The legislative membership
shall include those members of the Sixty-fifth General Assembly who were members of the state land use policy study committee authorized by the legislative council in 1971 and 1972, unless those members choose not to serve. The advisory members shall be persons who have technical and professional knowledge of land use policy and related areas.

Sec. 4. COMPENSATION. Each member of the committee, not otherwise in full-time employment of a public agency, shall receive the sum of forty dollars for each day that he is engaged in the discharge of his official duties and each member of the committee shall be compensated for his travel and other necessary expenses incurred while engaged in the performance of his official duties. Compensation shall be paid under the provisions of section two point twelve (2.12) of the Code.

Sec. 5. DUTIES AND POWERS OF THE COMMITTEE. The committee shall:

1. Develop state land use policy for approval of the general assembly and make recommendations, including proposed legislation, concerning the implementation of the policy, to be reported to the general assembly no later than thirty (30) days after the convening of the general assembly in 1975.
2. Be authorized to receive and expend any private or public funds for the purpose of implementing the provisions of this Act.
3. Identify land use issues facing the state of Iowa.
4. Evaluate current land use legislation, policies and regulations.

Sec. 6. GUIDELINES. In developing a state land use policy and preparing recommendations relating to its implementation, the committee shall conform to the following guidelines:

1. Provide for the implementation of state or local land use plans by local governmental agencies.
2. Provide for the review and approval of local land use plans by a state land use agency.
3. Provide for review of variances to local land use plans by a state land use agency.
4. Provide for an appeal procedure concerning any local land use decision.
5. Provide for public hearings before a local land use plan is adopted or amended.
6. Provide guidance for state agencies which are involved in the acquisition, use and control of land.
7. Provide for the preservation of natural, cultural and historical areas or facilities.
8. Provide for the regulation of large-scale developments.
9. Provide for restricting the development and construction of incompatible facilities or structures
on flood plains.
10. Provide for the regulation of the use of underground resources.
11. Provide for the maximum degree of uniformity of local land use plans with due consideration given to the unique characteristics and problems of each local government.
12. Provide for future recreational areas of the state and give consideration to park trails.
13. Consider establishing control areas or setbacks along public highways.
14. Consider establishing standards for the development of residential, commercial and industrial property.
15. Consider preserving land for future public use.
16. Encourage the careful consideration of the agricultural use of land in any land use decision.

Sec. 7. This Act is repealed thirty (30) days following the submission of the report to the general assembly, as provided in Section 5, subsection one (1), of this Act.

Sec. 8. This Act shall be printed in the session laws only, and shall not be made a permanent part of the Code of Iowa.
2. Amend the title, page 1 , line 1 , by striking the word "commission" and inserting in lieu thereof the words, "legislative study committee", and by striking the words ", and to make an appropriation".

COCHRAN of Webster MIDDLESWART of Warren

[^22]1. The owner of each [motorboat] vessel required to be numbered by this state shall register it every [two years] 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 [motorboat] vessel is principally used. The commission shall have supervisory responsibility over the registration of all [motorboats] vessels and shall provide each county recorder with registration forms and certificates and shall allocate identification numbers to each county.

The owner of such [motorboat] vessel 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 [motorboat] vessel and shall be accompanied by a fee of four dollars for each motorboat or sailboat, two dollars for each rowboat, canoe, and other vessel with sail or power, and a writing fee of fifty cents. Upon receipt of the application in approved form accompanied by the required fees, the county recorder shall enter the same upon the records of his office 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 thereon the number awarded to such [motorboat] vessel, the passenger capacity of such vessel and the name and address of the owner. The registration certificate shall be carried either in the [motorboat] vessel or on the person of the operator of such vessel when in use.

The owner shall cause the identification number to be painted on or attached to each side of the bow of the [motorboat] vessel in such size and manner as may be prescribed by the rules and regulations of the commission and shall be maintained in a legible condition at all times.

No number, other than the number awarded to a vessel under the provisions of this chapter or granted reciprocity pursuant to this chapter, shall be painted, attached or otherwise displayed on either side of the bow of such vessel.

The owner of each vessel must display and maintain, in a legible manner and in a prominent spot on the exterior of such vessel, other than the bow, the passenger capacity of the vessel which must conform with the passenger capacity designated on the registration certificate.
[2. The owner of any vessel already covered by a number in full force and effect, when has been awarded to it pursuant to then operating federal law, shall not be required to register such vessel under
the provisions of this chapter for one year from the date of approval of such numbering system by the United States coast guard unless such number expires prior to that time.]
[3]2. When an agency of the United States government shall have in force an over-all system of identification numbering for [motorboats] vessels, the numbering system prescribed by the commission pursuant to this chapter, shall be in conformity therewith.
[4]3. Every registration certificate and number issued hereunder shall become delinquent at midnight April 30, [1969] 1974, and every [two years] year thereafter unless sooner terminated or discontinued in accordance with the provisions of this chapter. After the first day of January [in odd numbered years] any unregistered vessels and renewals of registrations may be so registered for the subsequent [biennium] year beginning May 1. [After the first day of January in even numbered years any unregistered vessels may be registered for the remainder of the current biennium and such registration shall be at the rate of two dollars and a writing fee of fifty cents.] All registrations shall become delinquent as hereinabove stated. 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 a timely application for renewal is made, the applicant shall receive the same registration number allocated to him for the previous registration period. If the application for registration [for the biennium] is not made before May 1 of each [odd numbered] year, the applicant shall be charged a penalty of one dollar for each six months, or any portion thereof, he is delinquent. Provided, however, that if the registration is not renewed for two consecutive registration periods, the number of said delinquent registration may be assigned to another applicant, and upon application for registration by said delinquent registrant, he shall be assigned a new registration number and shall not be charged any penalties. The county recorder shall withhold the registration of any vessel if the owner of such vessel has failed to register it under this chapter for any previous registration period for which it appears that registration should have been made, until the fee for any previous registration period is paid.
[5]4. Whenever any person, after registering a vessel, moves from the address shown on the registration certificate, he shall, within ten days, notify the county recorder in writing of his old and new address. If appropriate, the county recorder shall forward all past records of such vessel to the recorder of the county in which the owner then resides.

Whenever the name of any person, who has registered

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a vessel, is thereafter changed by marriage or otherwise, he shall, within ten days, notify the county recorder of such former and new name.

No fee shall be paid to the county recorder for making the aforementioned changes, unless the owner requests a new registration certificate showing the change, in which case a fee of one dollar plus a twenty-five-cent writing fee shall be paid to the recorder.

If a registration certificate is lost, mutilated or becomes illegible, the owner shall immediately make application for and obtain a duplicate registration certificate by furnishing information satisfactory to the county recorder.

A fee of one dollar plus a twenty-five-cent writing fee shall be paid to the county recorder for a duplicate registration certificate.
If a vessel, registered under the provisions of this chapter, is destroyed or abandoned, such destruction or abandonment shall be reported to the county recorder and the registration certificate shall be forwarded to the office of the county recorder within ten days after such destruction or abandonment.
[6]5. All records of the commission and the county recorder, other than those declared by law to be confidential for the use of the commisison and the county recorder, shall be open to public inspection during office hours.

Sec. 3. Section one hundred six point twenty-three (106.23), subsection four (4), Code 1973, is amended to read as follows:
4. The commission is hereby authorized to suspend or revoke the certificate of registration of a [motorboat] vessel registered under the provisions of this chapter when:
a. It is satisfied that such registration certificate was fraudulently or erroneously obtained.
b. It determines that a registered [motorboat] vessel is unsafe to be operated on waters of the state under the jurisdiction of the commission.
c. A registered [motorboat] vessel has been abandoned or wrecked.
d. Identification numbers are knowingly displayed on a [motorboat] vessel other than the one to which assigned.

Sec. 4. Section one hundred six point thirty-five (106.35), Code 1973, is amended to read as follows:
106.35 SPECIAL CERTIFICATE FOR MANUFACTURER OR DEALER. A manufacturer or dealer owning any [motorboat] vessel required to be registered under the provisions of this chapter may operate the same for purposes of transporting, testing, demonstrating, or selling the same without registering each such [motorboat] vessel, provided that any such [motorboat] vessel displays thereon
a special certificate issued to such owner as provided in this chapter. This special certificate may not be used for any [motorboat] vessel offered for hire or for any work or service [motorboats] vessels owned by a manufacturer or dealer.

Sec. 5. Section one hundred six point forty (106.40), Code 1973, is amended to read as follows:
106.40 RECORD OF USE. Every manufacturer or dealer shall keep a written record of the [motorboats] vessels upon which such special certificates are used, which record shall be open to inspection by any law enforcement officer or any officer or employee of the commission.

Sec. 6. Section one hundred six point forty-two (106.42), Code 1973, is amended to read as follows:
106.42 LIST OF USED [BOATS] VESSELS ON HAND FUR-

NISHED. Dealers using special certificates under the provisions of this chapter shall, before May 5 of each year, furnish the commission with a list of all used [motorboats] vessels held by them for sale or trade, and upon which the registration fee for the current year has not been paid, giving the previous registration number, name of previous owner at the time such [motorboat] vessel was transferred to the dealer, and such other information as the commission may require.

Sec. 7. Section one hundred six point forty-three (106.43), Code 1973, is amended to read as follows:
106.43 TRANSFER OF OWNERSHIP. Upon the transfer of ownership of any [motorboat] vessel, the owner, except as otherwise provided by this chapter, shall complete the form on the back of the registration certificate and shall deliver it to the purchaser or transferee at the time of delivering the [motorboat] vessel.

Sec. 8. Section one hundred six point forty-five (106.45), Code 1973, is amended to read as follows:
106.45 TRANSFER BY DEALER. When the purchaser or transferee of a [motorboat] vessel is a dealer who holds the same for resale and operates the [motorboat] vessel only for purposes incident to a resale and displays thereon his special dealers' certificate, or does not operate such [motorboat] vessel or permit it to be operated, such transferee shall not be required to obtain a new registration certificate but upon transferring his title or interest to another person he shall sign the reverse side of the registration certificate of such [motorboat] vessel indicating the name and address of the new purchaser.

Sec. 9. Section one hundred six point forty-six (106.46), Code 1973, is amended to read as follows:
106.46 PURCHASE OF REGISTERED [BOAT] VESSEL BY

DEALER. Whenever a dealer purchases or otherwise acquires a [motorboat] vessel registered in this state, he shall issue a signed receipt to the previous owner, indicating the date of purchase or acquisition, the
name and address of such previous owner, and the registration number of the [motorboat] vessel purchased or acquired. The original receipt shall be delivered to the previous owner and one copy shall be mailed or delivered by the dealer to the county recorder of the county in which the [motorboat] vessel is registered, and one copy shall be delivered to the commission within forty-eight hours.

Sec. 10. Section one hundred six point forty-eight (106.48), Code 1973, is amended to read as follows:
106.48 SALES BY DEALER. Upon the sale of a [motorboat] vessel by a manufacturer or dealer, the purchaser shall within five days make application for registration and he may operate the [motorboat] vessel without its individual identification number thereon for a period of not more than ten days after the purchase date, provided that during such period the [motorboat] vessel shall have attached thereto, in accordance with the provisions of this chapter, a pasteboard card bearing the words "registration applied for" and the special certificate number of the dealer from whom the [motorboat] vessel was purchased together with the date of purchase plainly stamped or stenciled thereon.

Sec. 11. Section one hundred six point fifty-one (106.51), Code 1973, is amended to read as follows:
106.51 COUNTY RECORDER-DUTIES. The county recorder shall be responsible for all fees and penalties for the issuance of [motorboat] vessel registrations. All unused registration certificates shall be surrendered to the commission upon demand.

Sec. 12. Section one hundred six point fifty-five (106.55), Code 1973, is amended to read as follows:
106.55 SALES OR USE TAX TO BE PAID BEFORE REGISTRATION. No [motorboat] vessel shall be registered by the county recorder until there has been presented to the recorder receipts, bills of sale, or other satisfactory evidence that the sales or use tax has been paid for the purchase of [said boat] such vessel. If the owner of the [motorboat] vessel is unable to present satisfactory evidence that the sales or use tax has been paid, the county recorder shall collect [said] the tax. On or before the tenth day of each month, the county recorder shall remit to the department of revenue the amount of the taxes so collected during the preceding month, together with an itemized statement on forms furnished by the department of revenue showing the name of each taxpayer, the make and purchase price of each [motorboat] vessel and motor, the amount of tax paid, and such other information as the department of revenue shall require.
2. Amend the title on page 1 , line 2 , by striking the words "in lieu of personal property taxes".

H-429
1 Amend House File 708 as follows:
2 1. Page 4, line 19, by inserting after the period 3 the following:
"In order to be deemed qualified by the board, such persons shall have successfully completed courses with the minimum number of credit hours listed in all of the following at a college or university approved by the northcentral association of colleges and secondary schools:

1. Human anatomy, two credit hours.
2. Human physiology, two credit hours.
3. Anatomy and physiology of speech and hearing mechanisms, three credit hours.
4. Acoustics, two credit hours.
5. Introduction to audiology, three credit hours.
6. Audiology, three credit hours.
7. Clinical audiology, three credit hours.
8. Pediatric audiology, three credit hours.
9. Hearing aids and instrumentation, three credit hours.
10. Aural rehabilitation, two credit hours.
11. Hearing disorders, three credit hours.
12. Clinical practicum, six credit hours.
13. Fundamentals of speech correction, two
credit hours.
14. Psychology, two credit hours."
15. Page 5, by inserting after line 8 the following new subsection:

NEW SUBSECTION. Has completed the educational
requirements listed in section six (6) of this Act.
3. Page 5, by inserting after line 17 the following new subsection:

NEW SUBSECTION. Has completed the educational requirements listed in section six (6) of this Act. 4. Page 6 , line 28 , by inserting after the period the following: "The applicant shall be deemed qualified to obtain a temporary permit if he is pursuing a course of educational study as prescribed in section six (6) of this Act and will complete the requirements of section six (6) of this Act within twelve months after receiving a temporary permit."
5. By renumbering subsections as necessary.

## MONROE of Des Moines

## H-424

1 Amend House File 720, page 2, line 4 by striking
2 the following: " $(3,000,000)$ " and inserting in lieu
3 thereof the following: "ninety thousand $(3,090,000)$ ".

## PATCHETT of Johnson

H-427
1 Amend House File 720 as follows:
2 Page 2, line 10, by inserting after the period
3 the following:

5 sum of seven hundred thirty thousand $(730,000)$
6 dollars shall be allocated to complete land acquisi-
7 tion and dam design, development, and construction
8 for Pleasant Creek."

BRINCK of Lee WYCKOFF of Benton NORPEL of Jackson HUSAK of Tama

H—416
1 Amend Senate File 26, as amended, passed, and re2 printed by the Senate as follows: under this subsection shall be promptly reported in all particulars to the supreme court administrator who shall keep a permanent record thereof, and before granting deferral in any case, the court shall request review of the records retained under this subsection and shall consider any prior record of a deferral of proceedings against the individual concerned. The permanent record provided for in this subsection shall constitute confidential records exempted from public access under section sixty-eight A point seven (68A.7), subsection nine (9) of the Code and shall be available only to district judges, district associate judges, and judicial magistrates requesting information pursuant to this subsection."

KREAMER of Polk

## H-425

1 Amend Senate File 26 as amended, passed and 2 reprinted by the Senate as follows:

1. Page 2A, by striking line 5 and inserting in lieu thereof the following:
"[before which a person has been convicted of any crime] upon a plea of guilty, verdict of guilty or a special verdict upon which a judgment of conviction may be rendered, except"

KNOKE of Pottawattamie

## H-419

Amend Senate File 130 as follows:
By inserting after line 10, page 4, the following:
Sec. ..... Chapter three hundred twenty-one (321), Code 1973, is amended by adding the following new section:

NEW SECTION. INDIVIDUALIZED REGISTRATION PLATES.
7 1. Upon application and the payment of a fee of 8 fifty dollars, the commissioner may issue to the owner 9 of a motor vehicle, except a motor truck, which is 10 registered in this state as provided in this chapter, 11 a set of personalized registration plates marked with 12 the initials, letters, or a combination of numerals
and letters requested by the owner. There shall be no duplication of registration numbers and the commissioner may refuse to issue any combination of letters or numbers, or both letters and numbers, that may carry connotations offensive to good taste and decency or which would be misleading or a duplication of previously issued registration plates. Personalized registration plates shall be issued only to the owner of the vehicle on which the plates are to be displayed.
2. Upon receipt of the personalized registration plates, the applicant shall surrender the regular registration plates to the commissioner. Prior to transfer of title to the motor vehicle, the personalized registration plates shall be returned to the commissioner and the owner shall be entitled to his regular registration plates without additional fee. The fee for a set of personalized registration plates shall be in addition to the regular annual registration fee provided under section three hundred twenty-one point one hundred nine (321.109) of the Code.
3. The personalized registration plates shall be validated in the same manner as regular registration plates are validated under section three hundred twentyone point thirty-four (321.34) of the Code.
4. The fees collected by the commissioner under this section shall be paid to the treasurer of state and credited by him as provided in section three hundred twenty-one point one hundred forty-five (321.45) of the Code.

BITTLE of Polk OAKLEY of Clinton BRUNOW of Appanoose DUNLAP of Story

H-426
Amend Senate File 448, as passed by the Senate, page 3, by inserting after line 26, the following new section:

Sec. ..... NEW SECTION. That portion of road use tax funds which are distributed to any city with a population of ten thousand or over and which represents revenue derived from division IV of chapter four hundred twenty-two (422) of the Code may be used for the acquisition, construction, operation, and maintenance of an urban mass transit system.

BRINCK of Lee
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, May 3, 1973.

# JOURNAL OF THE HOUSE 

## One Hundred Sixteenth Calendar Day-Seventy-sixth Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, May 3, 1973

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

Prayer was offered by Father John Peters, pastor of the St. Mary's Catholic Church, Vinton, Iowa.

The Journal of Wednesday, May 2, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. R. H. Miller, Sac City, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fischer of Grundy on request of Kreamer of Polk; Freeman of Buena Vista by the Speaker.

## PRESENTATION OF VISITORS

Brinck of Lee presented to the House the Honorable Dale H. Rickert, former member of the House during the Sixty-first General Assembly, representing Louisa and Muscatine Counties.

Mendenhall of Allamakee presented to the House the Honorable Walter R. Hagen, former member of the House during the Fiftyninth and Sixtieth General Assemblies, representing Allamakee County.

The Speaker announced that the following visitors were present in the House chamber:

Thirty-seven students from Central Junior High School, Ames, accompanied by John Madden and Helen McCord. By Crawford of Story.

Forty-three senior students from Marquette High School, Bellevue, accompanied by Father Philip Smith, Sister Mary Vincent and Mrs. Elsie Vega. By Norpel of Jackson.

Fourteen students from Mason City High School, Mason City, accompanied by Jim Blietz. By Norland of Worth.

Sixty sixth grade students from Dexfield School, Dexter, accompanied by Mrs. Sanborn and Mrs. Shaw. By Speaker Varley of Adair.

One hundred students from Monticello High School, Monticello, accompanied by Keith Stamp, John Cook, Marilyn Peterson, and Ken Webber. By Hennessey of Delaware and Newhard of Jones.

Thirty-one eighth grade students from Dumont School, Dumont, accompanied by Miss Bane and Mrs. Beadle. By Fischer of Grundy.

## PETITIONS FILED

The following petitions were received and placed on file:
By Husak of Tama from two hundred fifty-seven residents of Representative District 71 favoring an investigation of the current alleged gasoline shortage in Iowa.

By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Jordan of Linn and Rinas of Linn from twenty-seven residents of Linn County.
Horn of Linn from one hundred twenty-two residents of Linn County.
McCormick of Delaware from forty-seven residents of Fayette County.

Dunton of Keokuk from twenty-eight residents of Washington County.
Lipsky of Linn from four residents of Linn County.
Tofte of Winneshiek from twenty-five members of the Cottonwood United Methodist Church, Wayland, Iowa.

Jordan of Linn from seven residents of Linn County.
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Doyle of Woodbury from seventy-three residents of Woodbury County.

Fitzgerald of Webster from thirty-three residents of Webster County.

Krause of Palo Alto from sixty-eight residents of Palo Alto County.

Anderson of Ringgold from eight residents of Clarke County.
Norpel of Jackson from ninety residents of Jackson County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 108, 239 and 289, under Rule 35.

## INTRODUCTION OF BILLS

House File 740, by committee on ways and means, a bill for an act to increase the personal property tax credit.

Read first time and placed on the calendar.
House File 741, by committee on judiciary and law enforcement, a bill for an act relating to eminent domain.

Read first time and placed on the calendar.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 1, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 287, a bill for an act relating to the Iowa public employees' retirement system.

RALPH R. BROWN, Secretary

> EXPLANATION OF VOTE
> (House Files $716,223,459,647,650$ and 186
> and Senate Files 489 and 329. )

Due to the fact that there was a death in the family, I was absent and not voting on May 2, 1973. If I had been present and voting, I would have voted "aye" on the following bills: House Files 716, 223, 459, 647, 650 and 186 and Senate Files 489 and 329.

ANDERSON of Ringgold

> SENATE AMENDMENT FURTHER CONSIDERED
> (House File 175)

The House resumed consideration of the following Senate amendment to House File 175, a bill for an act relating to com-
pensation for boarding and caring for prisoners in certain counties:
1 Amend House File 175, as amended, passed, and reprinted,
2 page 2 , line 20 , by striking the period and inserting
3 in lieu thereof the following: ", however the board
4 of supervisors may contract with the sheriff or other
5 persons to care for prisoners for a fee not to exceed
6 five dollars per prisoner per day or fraction of a day.
7 If the board of supervisors contract for the care of
8 prisoners the provisions of section three hundred thirty-
9 eight point two (3s8.2) of the Code shall not apply."
The House resumed further consideration of amendment H-421 to the Senate amendment filed by Knoke of Pottawattamie:

## H-421

Amend the Senate amendment to House File 175 by striking lines 2 through 9 and inserting in lieu thereof the following:
"as follows:

1. Page 2, line 20, by adding after the period the following:

However, ${ }^{\text {th }}$ the board may reimburse the sheriff for the actual cost of board furnished prisoners directly by the sheriff, upon presentation of sufficient documentation showing the actual cost."
2. Page 2 , line 24 , by striking the word "shall" and inserting in lieu thereof the words [shall] "may".
3. Page 3 , line 3 , by inserting after the word "water", the following:
", or may contract for the goods and services,".
Egenes of Story offered the following amendment H-433 to amendment H-421 and moved its adoption:
H-433
1 Amend the Knoke amendment H-421 to House File 2175 as follows:
3 1. By inserting after line 10 the following:
4 "Notwithstanding any other provision of the Code,
5 the board may reimburse the sheriff for actual costs
6 of assistance by the wife of the sheriff or a deputy
7 sheriff in providing board and care of prisoners."
Amendment H-433 lost.
Knoke of Pottawattamie moved the adoption of amendment $\mathrm{H}-421$ to the Senate amendment.

Roll call was requested by Knoke of Pottawattamie and Stanley of Muscatine.

On the question "Shall amendment $\mathrm{H}-421$ be adopted ?"

The ayes were, 77:

| Anderson | De Jong |
| :--- | :--- |
| Avenson | Doyle <br> Bennett |
| Drake |  |
| Bittle | Dunlap |
| Bortell | Dunton |
| Branstad | Edelen |
| Brinck | Egenes |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Clark, J. W. | Griffee |
| Cochran | Hansen |
| Connors | Hargrave |
| Crawford | Harvey |
| Cusack | Higgins |
| Daggett | Hill |
| Danker |  |

Horn
Howell
Hutchins
Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.

Monroe
Nielsen
Norpel
O'Halloran
Patchett
Peterson
Rapp
Readinger
Rinas
Schroeder
Small
Stanley
Tofte
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker

The nays were, 14:


Amendment H-421 adopted.
Rapp of Black Hawk moved that the House concur in the Senate amendment as amended.

The motion prevailed.
Rapp of Black Hawk 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 repassage which motion prevailed and the bill was read a last time.

## On the question "Shall the bill pass?" (H.F. 175)

The ayes were, 86:

| Anderson | Butler | Daggett <br> Avenson | Byerly |
| :--- | :--- | :--- | :--- |
| Bennett | Carr | Danker | Ewing |
| Bittle | Clark, J. H. | Derguson |  |
| Boyle | Fisher, C. R. |  |  |
| Bortell | Clark, J. W. | Drake | Fitzgerald |
| Branstad | Cochran | Dunlap | Fullerton |
| Brinck | Connors | Dunton | Grassley |
| Brockett | Crawford | Edelen | Grifee |
| Brunow | Cusack | Egenes | Hansen |
|  |  |  |  |


| Harper | Kreamer |
| :--- | :--- |
| Harvey | Lippold |
| Hennessey | Lipsky |
| Higgins | McCormick |
| Hill | McElroy |
| Horn | Mendenhall |
| Howell | Menke |
| Hutchins | Mennenga |
| Jesse | Middleswart |
| Junker | Millen |
| Kiser | Miller, A. V. |
| Knoke | Miler, R. G. |
| Krause | Monroe |


| Nielsen | Small |
| :--- | :--- |
| Norland | Stanley |
| Norpel | Stromer |
| Oakley | Strothman |
| O'Halloran | Tofte |
| Patchett | Welden |
| Peterson | Wells |
| Rapp | West |
| Readinger | Woods |
| Rinas | Wulff |
| Roorda | Wyckoff |
| Schroeder | Mr. Speaker |

The nays were, 7:

| Husak <br> Jordan | Logue <br> Miller, K. D. | Pellett <br> Poncy | Stephens |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 7: |  |  |  |
| Caffrey <br> Crabb | Den Herder <br> Fischer, H. O. | Freeman <br> Holden | Newhard |

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

## CONSIDERATION OF BILLS

House File 508, a bill for an act to terminate the operation of the Iowa Annie Wittenmyer Home and to require the department of social services to submit to the general assembly a proposal for disposition of the home's physical facilities, was taken up for consideration.

Cusack of Scott offered the following amendment H-377 filed by him and Higgins of Scott:
H-377
1 Amend House File 508, page 2, line 8, by striking
2 the following: "December 31, 1974" and inserting in
3 lieu thereof the following "June 30, 1975".
Kreamer of Polk in the chair at $10: 43$ a.m.
Speaker Varley in the chair at $10: 55$ a.m.
Cusack of Scott moved the adoption of amendment H-377.
Roll call was requested by Cusack of Scott and Higgins of Scott.

On the question "Shall amendment $\mathrm{H}-377$ be adopted?"
The ayes were, 39 :

| Avenson | Carr | Cusack | Ferguson |
| :--- | :--- | :--- | :--- |
| Brinck | Clark, J. W. | Doyle | Fitzgerald |
| Brunow | Cochran | Drake | Griffee |
| Byerly | Connors | Dunton | Hargrave |


| Harper | Junker | Newhard | Rapp |
| :--- | :--- | :--- | :--- |
| Harvey | Krause | Nielsen | Rinas |
| Higgins | McCormick | Norland | Small |
| Howell | Mennenga | Oakley | Wells |
| Hutchins | Miller, A.V. | O'Halloran | Woods |
| Jesse | Monroe | Patchett |  |
| The nays were, | 56: |  |  |
| Anderson | Dunlap | Kreamer | Poncy |
| Bennett | Edelen | Lippold | Readinger |
| Bittle | Fisher, C. R. | Lipsky | Roorda |
| Bortell | Fullerton | Logue | Schroeder |
| Branstad | Grassley | McElroy | Stanley |
| Brockett | Hansen | Mendenhall | Stephens |
| Butler | Hennessey | Menne | Stromer |
| Clark, J. H. | Hill | Middleswart | Strothman |
| Crabb | Holden | Millen | Tofte |
| Crawford | Horn | Miller, K. D. | Welden |
| Daggett | Husak | Miller, R. G. | West |
| Danker | Jordan | Norpel | Wulff |
| De Jong | Kiser | Pellett | Wyckoff |
| Den Herder | Knoke | Peterson | Mr. Speaker |
| Absent or not voting, 5: |  |  |  |
| Caffrey | Ewing | Fischer, H.O. | Freeman |
| Egenes |  |  |  |

Amendment H-377 lost.
Stromer of Hancock moved the previous question on House File 508 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 50 , nays 43 .
The motion lost.

## Den Herder of Sioux offered the following amendment H-435

 filed by him and Holden of Scott.H-435

Amend House File 508 by striking from page 2 lines 13 through 27, inclusive, and inserting in lieu thereof the following:

Sec. 2. The department of public instruction and the department of social services shall cooperate in arranging, in cooperation with local or county school systems in this state, for the providing of community based alternatives to the care and education provided children at the Iowa Annie Wittenmyer Home, which alternatives shall afford:

1. Needed social services for the children enrolled in the alternative programs.
2. Group home or intensive foster home living situations for the children enrolled in the alternative programs, where indicated by the needs of the children.
3. An educational component specifically designed

17 to meet the special needs of the children enrolled in
18 the alternative programs.
Drake of Muscatine moved the previous question on House File 508 and all amendments and motions filed thereto and invoked rules 67 and 68.

Byerly of Polk rose on a point of order that the motion was out of order.

The Speaker ruled the point not well taken.
On the motion on the previous question, a non-record roll call was requested.

The ayes were 54 , nays 41 .
The motion prevailed.
Den Herder of Sioux moved the adoption of amendment H—435.

Amendment H—435 adopted.
Butler of Pottawattamie offered the following amendment H-431:

H—431
1 Amend House File 508 by inserting on page 2
2 after line 27 the following:
3 "New pilot programs shall be established only if
4 no currently existing or proposed community programs
5 meet the recommended alternatives."
Butler of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-431$.

Cusack of Scott offered the following amendment H-380 filed by him and Higgins of Scott:
H-380
1 Amend House File 508 by inserting on page 2, line
2 28, after the word "shall" the words "make periodic 3 reports to the standing committees on human resources
4 and the human resources subcommittee of the commit-
5 tees on appropriations of the house of representatives
6 and the senate regarding the arrangements for, circum-
7 stances of, experiences with and conclusions from the
8 pilot programs established under section two (2) of
9 this Act. The periodic reports shall begin during
10 the initial planning of the pilot programs and shall 11 continue at reasonably frequent intervals until the 12 pilot programs are concluded. The department shall 13 also".

Cusack of Scott offered the following amendment H-442 to amendment $\mathrm{H}-380$ and moved its adoption:

H-442
1 Amend the Cusack, Higgins amendment H- 380 to
2 House File 508 by striking from lines 8, 10 and 12
3 the word "pilot".
Amendment $\mathrm{H} — 442$ adopted.
Cusack of Scott moved the adoption of amendment H-380 as amended.

Amendment $\mathrm{H}-380$ as amended adopted.
Higgins of Scott moved that the rules be suspended and that House File 508 be referred to the committee on appropriations.

A non-record roll call was requested.
The ayes were 34 , nays 56 .
The motion lost.
West 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. 508)
The ayes were, 86:

| Anderson | Doyle | Jordan | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Junker | Patchett |
| Bennett | Dunlap | Kiser | Pellett |
| Bittle | Edelen | Knoke | Peterson |
| Bortell | Egenes | Kreamer | Rapp |
| Branstad | Ferguson | Lippold | Readinger |
| Brinck | Fisher, C. R. | Lipsky | Rinas |
| Brockett | Fitzgerald | Logue | Roorda |
| Brunow | Fullerton | McCormick | Schroeder |
| Butler | Grassley | McElroy | Small |
| Byerly | Griffee | Mendenhall | Stanley |
| Caffrey | Hansen | Menke | Stephens |
| Carr | Hargrave | Mennenga | Stromer |
| Clark, J. H. | Harvey | Middleswart | Strothman |
| Cochran | Hennessey | Millen | Tofte |
| Crabb | Hill | Miller, K. D. | Welden |
| Crawford | Holden | Miller, R. G. | West |
| Cusack | Horn | Monroe | Woods |
| Daggett | Howell | Newhard | Wulff |
| Danker | Husak | Norpel | Wyckoff |
| De Jong | Hutchins | Oakley | Mr. Speaker |
| Den Herder | Jesse |  |  |
| The nays were, | 9: |  |  |
| Clark, J. W. | Harper |  | Krause |
| Connors | Higgins | Nielsen | Poncy |
| Dunton |  |  | Wells |
|  |  |  |  |

Absent or not voting, 5:
Ewing Freeman Miller, A.V. Norland
Fischer, H. O.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

> CONSIDERATION OF BILLS
> APPROPRIATIONS CALENDAR
> (House File 720 Pending)

House File 720, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for carrying out specific projects, was taken up for consideration.

Patchett of Johnson asked and received unanimous consent to withdraw amendment H-424 filed on May 2, 1973.

Avenson of Fayette offered the following amendment filed by Avenson, Fitzgerald, Egenes and Lippold and moved its adoption:

H-430
2. Page 2 , line 10 , by inserting after the period the following:
"From the funds appropriated by this section there shall be allocated one million three hundred thirty-five thousand dollars to the Brushy Creek Project for the purposes of land acquisition, design and engineering services, to prepare construction plans, utility and road relocation, and beginning the construction of the dam; one million one hundred twenty-five thousand dollars to the Volga Lake Project for the purposes of design and engineering services, to prepare construction plans, utilities and road relocation, and beginning construction of the dam; and one million two hundred thousand dollars to the Pleasant Creek Project to complete land acquisition, dam design, and dam construction."
A non-record roll call was requested.

The ayes were 46 , nays 47 .

## Amendment H-430 lost.

(House File 720 pending at adjournment.)

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
S. F. 144 Relating to the hours during which alcoholic beverages and beer may be sold. By Griffin, Kennedy, et al.
S. F. 108 Relating to games of skill, games of chance, raffles and providing a penalty. By Lamborn.
H. F. 307 Relating to duties and functions of the Department of General Services. By Bittle, Stanley, et al.
H. F. 608 COMMITTEE BILL-Relating to the length of vehicles used for the transportation of vehicles and boats. By committee on transportation; Drake, chairman.
H.F. 571 COMMITTEE BILL-Relating to the leasing of property under the jurisdiction of the state conservation commission. By committee on natural resources; Freeman, chairman.
S. F. 448 Relating to establishment and acquisition of mass transit systems by political subdivisions of the state. By committee on cities and towns; Clark of Lee, chairman.
H. F. 462 COMMITTEE BILL-Relating to municipal tort claims. By committee on education; Stromer, chairman.
H. F. 343 Relating to the implied consent test for alcohol. By Doyle.

KREAMER of Polk, Chairman

## 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. 489 Relating to the testing for sickle cell anemia. By Hargrave.
H. F. 687 COMMITTEE BILL—Relating to persons permitted to inspect certain records and reports of the employment security commission. By committee on state government; Fisher of Greene, chairman.
H. F. 693 COMMITTEE BILL-Relating to issuance of general obligation bonds for sanitary disposal projects. By committee on natural resources; Freeman, chairman.
H. F. 694 COMMITTEE BILL-Relating to the regulation of motor vehicle odometers. By committee on transportation; Drake chairman.
H. F. 705 COMMITTEE BILL-Entering into the interstate agreement on qualification of educational personnel. By committee on education; Stromer, chairman.
H. F. 732 COMMITTEE BILL-To legalize and validate proceedings of City Council of City of Muscatine. By committee on judiciary and law enforcement; Hill, chairman.
S. F. 202 Relating to the road use tax fund. By committee on cities and towns.
S. F. 205 Requiring any person operating a railroad to construct and maintain catwalks and handrails on railway bridges and trestles. By Hansen, Griffin, et al.
S. F. 289 Relating to the amendment of the articles of incorporation of cooperatives. By Bergman, Priebe, et al.

ANDERSON of Ringgold, Chairman

## REFERRED TO COMMITTEE ON WAYS AND MEANS (Senate Files 108 and 144)

Stanley of Muscatine rose on a point of order and invoked Rule 31 on Senate File 108 and Senate File 144.

Senate Files 108 and 144 are referred to committee on ways and means.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 736)

## Merit Employment Department

The committee recommendation is for an appropriation of $\$ 460,253.00$ for 1973-74 and \$481,053.00 for 1974-75.

From this appropriation total, $\$ 370,623.00$ for $1973-74$ and $\$ 385,748.00$ for 1974-75 is appropriated for salaries.
$\$ 7,800.00$ for $1973-74$ and $\$ 8,900.00$ for 1974-75 is appropriated for travel.
$\$ 37,070.00$ for $1973-74$ and $\$ 38,990.00$ for 1974-75 is appropriated for office supplies and expense.
$\$ 28,310.00$ for $1973-74$ and $\$ 32,040.00$ for $1974-75$ is appropriated for printing and binding, telephone and telegraph, and equipment.
$\$ 14,650.00$ for 1973-74 and $\$ 15,375.00$ for 1974-75 is appropriated for board members per diem and for professional and scientific services.
$\$ 1,800.00$ for 1973-74 is appropriated for a transfer out as the state's share of the expense of the Intergovernmental Personnel Act.

The committee recommendation allows for no increase in personnel.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (House File 737)

## Department of Soil Conservation

The committee's recommendation is for an appropriation of $\$ 155,320.00$ for 1973-74 and $\$ 158,790.00$ for 1974-75.

From this total, $\$ 105,200.00$ for $1973-74$ and $\$ 109,220.00$ for $1974-75$ is appropriated for salaries.
$\$ 9,500.00$ for $1973-74$ and $\$ 9,500.00$ for 1974-75 is appropriated for travel.
$\$ 20,250.00$ for $1973-74$ and $\$ 19,700.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include publications and committee members per diem and travel expense are appropriated at $\$ 20,400.00$ for $1973-74$ and $\$ 20,400.00$ for 1974-75.

The committee's recommendation allows for an addition of one Resource Conservationist and one Secretary II.

> Soil Conservation Commission
> (District Commissioners Expense)

The committee's recommendation is for an appropriation of $\$ 125,000.00$ for 1973-74 and \$125,000.00 for 1974-75.

The appropriation increases each county allotment from $\$ 750.00$ to $\$ 1,250.00$. The previous amount was found to be insufficient to cover present expenses.

## Soil Conservation Committee <br> (Personnel and Expense)

The committee's recommendation is for an appropriation of $\$ 1,009,735.00$ for 1973-74 and $\$ 1,053,722.00$ for 1974-75.

From this total $\$ 990,485.00$ for $1973-74$ and $\$ 1,034,472.00$ for $1974-75$ is appropriated for salaries.
$\$ 7,000.00$ for $1973-74$ and $\$ 7,000.00$ for $1974-75$ is appropriated for travel.
$\$ 12,750.00$ for $1973-74$ and $\$ 12,750.00$ for $1974-75$ is appropriated for equipment.

The committee's recommendation allows for an addition of ten full-time Soil Conservation Aides.

The increase in State Conservation Aides is due to a forthcoming loss of approximately forty federal employees in this field.

> Soil Conservation Commission
> (Soil Surveys on Iowa Land)

The committee's recommendation is for an appropriation of $\$ 215,000.00$ for 1973-74 and $\$ 215,000.00$ for 1974-75.

This appropriation provides sufficient funds to make full utilization of funds available through county and federal matching funds.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 739)

## State Juvenile Home-Toledo

The committee recommendation is for a budget of $\$ 1,316,525.00$ for 1973-74 and $\$ 1,359,845.00$ for 1974-75. This budget includes a state appropriation of $\$ 1,310,525.00$ for 1973-74 and $\$ 1,353,845.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 6,000.00$ for 1973-74 and $\$ 6,000.00$ for 1974-75.

From this budget total, $\$ 1,037,305.00$ for $1973-74$ and $\$ 1,073,595.00$ for 1974-75 is budgeted for salaries and wages.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, printing and binding, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 279,220.00$ for $1973-74$ and $\$ 286,250.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets on the State Juvenile Home and are placed on file in the office of the Legislative Fiscal Director.

The committee recommendation funds staff which were currently on the payroll as of January 16, 1973.

## Boys Training School at Eldora

The committee's recommendation is for a budget of $\$ 2,352,874.00$ for 1973-74 and $\$ 2,431,409.00$ for 1974-75. This budget includes a state appropriation of $\$ 2,350,074.00$ for 1973-74 and $\$ 2,428,609.00$ for 1974-75, and also includes intra fund transfer (maintenance recovery) of $\$ 2,800.00$ for 1973-74 and $\$ 2,800.00$ for 1974-75.

From this budget total $\$ 1,803,474.00$ for $1973-74$ and $\$ 1,857,909.00$ for 1974-75 is budgeted for salaries and wages. Support and maintenance expenses which include travel, office supplies and expense, other supplies and expense, food, housing, sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, printing and binding, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance is budgeted at $\$ 549,400.00$ for $1973-74$ and $\$ 573,500.00$ for 1974-75. The committee's recommendation for these expenses is based on the itemized figures contained in the Legislative Fiscal Director's worksheets on the Boys Training School, and are placed on file in the office of the Legislative Fiscal Director.

The committee recommendation funds staff which were currently on the payroll as of January 16, 1973.

Girls Training School (Mitchellville)
The committee recommendation is for a budget of $\$ 833,545.00$ for 1973-74 and $\$ 860,843.00$ for 1974-75. This budget includes a state appropriation of $\$ 832,145.00$ for $1973-74$ and $\$ 859,443.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 1,400.00$ for 1973-74 and $\$ 1,400.00$ for 1974-75.

From this budget total, $\$ 519,645.00$ for 1973-74 and $\$ 539,243.00$ for 1974-75 is budgeted for salaries and wages.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 313,900.00$ for 1973-74 and $\$ 321,600.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets on the Girls Training School and are placed on file in the office of the Legislative Fiscal Director.

The committee recommendation funds staff at the level which are currently on the payroll plus one Social Worker II, one Treatment Team Leader, one Psychology Assistant and two Extra Help Activities Aides, which were currently authorized but vacant positions.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (Senate File 345)

The committee recommendation is for an appropriation of $\$ 6,000,000.00$ for 1973-74 and $\$ 6,000,000.00$ for 1974-75 to the higher education facilities commission to finance the tuition grants program.

The commission estimates that with this appropriation, using figures based on last year's applicant group, it would be able to award approximately $\$ 960.00$ per full-year student recipient. This figure is the same average grant amount awarded last year. Using this average grant sum, the commission then estimates making approximately 6,150 full-year awards and 200 part year awards for a total of 6,350 total grant recipients.

It is estimated that based on these figures, grants would be made to approximately 75 percent of eligible needy students applying.

This appropriation reflects solely educational aid, and does not contain or reflect administrative costs.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (Senate File 499)

## Aeronautics Commission <br> (Trust)

The committee recommendation is for a budget of $\$ 222,978.00$ for 1973-74 and $\$ 217,886.00$ for $1974-75$, to be used for administrative purposes.

From this total, $\$ 149,480.00$ for $1973-74$ and $\$ 152,790.00$ for $1974-75$ is budgeted for salaries.
$\$ 14,871.00$ for $1973-74$ and $\$ 10,209.00$ for 1974-75 is budgeted for travel.
$\$ 10,941.00$ for 1973-74 and $\$ 11,581.00$ for 1974-75 is budgeted for office supplies and expense.
$\$ 16,990.00$ for $1973-74$ and $\$ 11,930.00$ for 1974-75 is budgeted for printing and binding and telephone and telegraph.

Other expenses, which include equipment, miscellaneous office expense, office rent and utilities, and education material, are budgeted at $\$ 30,696.00$ for 1973-74 and $\$ 31,376.00$ for 1974-75.

The committee recommendation allows for no increase in personnel.

## REPORTS OF COMMITTEES

Stanley of Muscatine, 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 229, a bill for an act to increase the fees for applications, renewals and reinstatements of registered architects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

H-438
1 Amend House File 229 as follows:
2 1. Page 1, line 7, by striking "[ten]" and
3 inserting in lieu thereof "ten".
4 2. Page 1, line 8 , by striking "forty".
STANLEY of Muscatine, Chairman
Also:
Mr. Speaker: Your committee on ways and means to whom was referred Senate File 123, a bill for an act relating to the taxation of marine insurance underwriting profits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-439
1 Amend Senate File 123 as follows:
2 Page 5, line 23, by striking the word
3 "seventy-two" and inserting in lieu thereof
4 the word "seventy-three".

## STANLEY of Muscatine, Chairman

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 345, a bill for an act appropriating funds to the higher education facilities commission to finance tuition grants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senote File 499, a bill for an act to appropriate from moneys received by the Iowa aeronautics 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.

GRASSLEY of Butler, Chairman

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 232, 291, 346 and 444.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
Chairman, Senate Committee

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 232, 291, 346 and 444.

## AMENDMENTS FILED

## H-445

1 Amend House File 611, page 6, line 11, by inserting 2 after the period the following: "However, this para-
3 graph is not applicable if the property owner notifies
4 the city that rates or charges which may be incurred
5 by a renter will not be the responsibility of the
6 owner. The notification must be given in writing
7 prior to the initiation of the debt and must include
8 the location of the rental property."
HARVEY of Scott
H-443
1 Amend House File 619, page 2, by striking line 15
2 and inserting in lieu thereof the following: "eighty-
3 two (82) of this chapter."
HOLDEN of Scott
H-441
Amend House File 630 as follows:

1. Page 2, by inserting after line 12, the following:

Sec. ..... Section one hundred seven point twentyfour (107.24), subsection two (2), paragraph b, Code 1973, is amended to read as follows:
b. Fish hatcheries, fish nurseries, game farms and fish, game, fur-bearing animal and protected bird refuges. Fish hatched at the fish hatcheries or nurseries under the control of the commission shall be distributed as equally as possible among the suitable water areas throughout this state unless unusual conditions prevent such distribution.
2. Amend the title on page 1, line 2, by inserting after the word "fees" the words "and relating to fish hatcheries and nurseries".

MILLER of Buchanan
H-436
Amend House File 680 as follows:

1. Page 2, line 10, by inserting after the word "service" the following:
"unless those employees had earnings in other covered employment during their base period as defined in subsection seventeen (17) of this section".
2. Page 2, by striking lines 29 through 31.
3. Page 2, by striking lines 32 through 35 , and line 1 of page 3.

H-444
1 Amend House File 680, page 2, line 7, by
inserting after the comma the following:
"service of a seasonal or temporary nature performed by any person in the employ of this state for a total of less than ninety (90) days
in any calendar year,"
WELDEN of Hardin KREAMER of Polk WYCKOFF of Benton WEST of Marshall DUNTON of Keokuk DEN HERDER of Sioux ANDERSON of Ringgold GRASSLEY of Butler

## H-446

1 Amend House File 690, on page 6, by striking lines 15 through 25, and substituting thereof the following:
"1. Within ten days after the end of each month, each county recorder shall remit to the treasurer of state for deposit in the general fund of the state seventy-five percent of all registration fees, but not less than four dollars per registration, and penalties collected in accordance with the provisions of this act during the previous month."

## BUTLER of Pottawattamie

## H-432

1 Amend House File 720 as follows:
2 1. Page 2, line 4, by inserting the words, "three 3 million ( $3,000,000$ )" and inserting in lieu thereof 4 the words "three million nine hundred thousand 5 (3,900,000)".
2. Page 2, line 10, by inserting after the period the following:
"From the funds appropriated by this section there shall be allocated six hundred thirty-five thousand dollars to the Brushy Creek Project for the purposes of land acquisition, design and engineering services to prepare construction plans, utility and road relocation, and beginning construction of the dam; four hundred twenty-five thousand dollars to the Volga Lake Project for the purposes of design and engineering services to prepare construction plans, utilities and road relocation, and beginning construction of the dam; and five hundred thousand dollars to the Pleasant Creek Project to complete land acquisition, dam design, and dam construction."

## H-434

1 Amend House File 720 as follows:
2 1. Page 2, line 4, by striking the following: 3 " $(3,000,000)$ " and inserting in lieu thereof the following: "ninety thousand $(3,090,000)$ ".
2. Page 2, line 10 , by inserting after the period the following: "Of the amount herein above appropriated, the sum of one hundred fifty thousand $(150,000)$ dollars shall be allocated for shoreline erosion control."

PATCHETT of Johnson
H-437
1 Amend House File 720 as follows:
2 1. Page 2, line 4, by striking the words "three 3 million ( $3,000,000$ )" and inserting in lieu thereof
4 the words "three million, seventy thousand
5 ( $3,070,000$ )".
2. Page 2 , line 10 , by inserting after the period the following:
"From the funds appropriated by this section there shall be allocated four hundred five thousand $(405,000)$ dollars to the Brushy Creek Project for the purposes of land acquisition, design and engineering services to prepare construction plans, utility and road relocation, and beginning the construction of the dam.

COCHRAN of Webster FITZGERALD of Webster

## H-440

1 Amend the committee on judiciary and law enforce-
2 ment amendment H-428 to Senate File 108 as follows:
3 1. By adding the following after line 45:
4 7. Page 2B, by adding the following after the
5 period in line 50: "This section shall not apply to
6 company games lawful under section seven (7) of this
7 Act or to games lawful under section twenty-one (21)
8 of this Act."
2. By renumbering amendments, sections and correcting internal references.

HILL of Polk FISHER of Greene

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, May 4, 1973.

## JOURNAL OF THE HOUSE

One Hundred Seventeenth Calendar Day-Seventy-seventh Session Day
Hall of the House of Representatives Des Moines, Iowa, Friday, May 4, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Ray McCain, pastor of the Hilcrest Baptist Church, Davenport, Iowa.

The Journal of Thursday, May 3, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Charles Johnson, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lipsky of Linn on request of Crawford of Story; Oakley of Clinton on request of Bittle of Polk; Freeman of Buena Vista by the Speaker.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 229 and Senate Files 123, 345 and 499, under Rule 35.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-five sixth grade students from Irving School, Ottumwa, accompanied by Mrs. Dye and Mr. Austin. By Poncy of Wapello.

Thirty fifth grade students from Cincinnati School, Cincinnati, accompanied by Mrs. Friedhof. By Brunow of Appanoose.

One hundred sixth grade students from Sigourney School, Sigourney, accompanied by Mrs. Perkins, Mrs. Lyle, Mrs. Nicholson and Mr. Beddia. By Dunton of Keokuk.

Fifteen Cadette Girl Scouts from Mason City, accompanied by

Mrs. Wayne Rodgers and Mrs. Al Levenhagen. By Norland of Worth.

## PETITIONS FILED

The following petitions were received and placed on file:
By Brockett of Marshall from twelve residents of Marshall County favoring Governor Ray's budget appropriations as they relate to education.

By Brockett of Marshall from seventeen Emmet County employees favoring Senate File 441, relating to salary increases for county officers.

By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Lipsky of Linn from twenty-four residents of Linn County.
Den Herder of Sioux from thirty-two residents of Sioux and Lyon Counties.

Kreamer of Polk from thirty-two signatures from Polk County.
Middleswart of Warren from one hundred fifty-one members of the Methodist Church of Central Iowa.

Wells of Linn from twenty-two residents of Cedar Rapids.
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Krause of Palo Alto from thirty-three residents of Representative District 7.

Krause of Palo Alto from thirty residents of Emmetsburg.
Monroe of Des Moines from thirty-four residents of the Des Moines County area.
Lippold of Black Hawk from ninety-nine residents of Black Hawk County.

Menke of O'Brien from fifty-nine residents of Cherokee County.
Rapp of Black Hawk from one hundred thirty-two residents of Waterloo.

Mennenga of Clinton from thirty-three residents of Clinton County.

Hargrave of Johnson from one hundred forty-two residents of Johnson County.

## INTRODUCTION OF BILLS

House File 742, by committee on appropriations, a bill for an act to make an appropriation to the department of history and archives.

Read first time and placed on the appropriations calendar.
House File 743, by committee on appropriations, a bill for an act increasing an appropriation from the commercial feed fund.

Read first time and placed on the appropriations 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 on May 3, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 376, a bill for an act to provide property tax relief for persons sixty-five years of age.

Also: That the Senate insists on its amendment to House File 122, a bill for an act to repeal the use tax exemption for tangible personal property used in interstate cooperation or commerce, 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. Hansen, chairman; the Senator from Dubuque, Mr. Blouin; the Senator from Jasper, Mr. Hill; the Senator from Jackson, Mr. Lamborn; and the Senator from Clinton, Mr. Shaff.

RALPH R. BROWN, Secretary of the Senate

## CONFERENCE COMMITTEE APPOINTED

(House File 122)
The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 122: Millen of Van Buren, chairman; Anderson of Ringgold; Clark of Lee; Middleswart of Warren and Norland of Worth.

## SENATE MESSAGES CONSIDERED

Senate File 376, a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, and making an appropriation therefor.

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

## CONSIDERATION OF BILLS <br> BUSINESS PENDING <br> (House File 720)

The House resumed consideration of House File 720, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for carrying out specific projects.

Fitzgerald of Webster asked and received unanimous consent to withdraw amendment H-432.

Patchett of Johnson offered the following amendment H-434 filed by him and moved its adoption:
H-434
1 Amend House File 720 as follows:
2 1. Page 2, line 4, by striking the following:
3 " $(3,000,000)$ " and inserting in lieu thereof the
4 following: "ninety thousand ( $\mathbf{3 , 0 9 0 , 0 0 0 \text { )". }}$
5 2. Page 2 , line 10 , by inserting after the period
6 the following: "Of the amount herein above
7 appropriated, the sum of one hundred fifty thousand
8 ( 150,000 ) dollars shall be allocated for shoreline
9 erosion control."
Roll call was requested by Patchett of Johnson and Avenson of Fayette.

On the question "Shall amendment H—434 be adopted?"
The ayes were, 41:

| Avenson | Egenes | Jesse | Nielsen |
| :---: | :---: | :---: | :---: |
| Brunow | Fitzgerald | Jordan | Norland |
| Byerly | Hargrave | Junker | Norpel |
| Carr | Harper | Krause | O'Halloran |
| Clark, J. W. | Hennessey | McCormick | Patchett |
| Cochran | Higgins | Mennenga | Rapp |
| Connors | Horn | Miller, A. V. | Rinas |
| Crawford | Howell | Miller, R. G. | Small |
| Cusack | Husak | Monroe | Wells |
| Doyle | Hutchins | Newhard | Woods |

The nays were, 51:

| Bennett | Daggett <br> Bittle | Fischer, H. O. | Lippold <br> Dogker |
| :--- | :--- | :--- | :--- |
| Bortell | Dunke Jong | Fullerton | Gogue |
| Branstad | Den Herder | Hansen | McElroy |
| Brinck | Drake | Harvey | Mendenhall |
| Brockett | Dunlap | Holden | Menke |
| Butler | Edelen | Kiser | Middleswart |
| Clark, J. H. | Ewing | Knoke | Millen |
| Crabb | Ferguson | Kreamer | Miller, K. D. |
| Pellett |  |  |  |


| Peterson | Schroeder | Strothman | Wulff |
| :--- | :--- | :--- | :--- |
| Poncy | Stanley | Tofte | Wyckoff |
| Readinger | Stephens | Welden | Mr. Speaker |
| Roorda | Stromer | West |  |
| Absent | re | not | voting, 8: |
| Anderson | Fisher, C. |  |  |
| Caffrey | Freeman | Griffee |  |
|  |  | Hill | Lipsky |
|  |  |  |  |

Amendment H-434 lost.
Cochran of Webster offered the following amendment H-437 filed by him and Fitzgerald of Webster and moved its adoption:

## H-437

1 Amend House File 720 as follows:
the words "three million, seventy thousand
$(3,070,000)$ ".
2. Page 2, line 10, by inserting after the period
the following:
"From the funds appropriated by this section
there shall be allocated four hundred five thousand
$(405,000)$ dollars to the Brushy Creek Project for the
purposes of land acquisition, design and engineering
services to prepare construction plans, utility and
road relocation, and beginning the construction of
the dam.

A non-record roll call was requested.
The ayes were 42 , nays 50 .
Amendment H—437 lost.
Brinck of Lee offered the following amendment H—427 filed by Brinck, et al., and moved its adoption:
H-427
1 Amend House File 720 as follows:
2 Page 2, line 10, by inserting after the period
3 the following:
4 "From the amount appropriated by this section the
5 sum of seven hundred thirty thousand $(730,000)$
6 dollars shall be allocated to complete land acquisi-
7 tion and dam design, development, and construction
8 for Pleasant Creek."
Roll call was requested by Brinck of Lee and the Speaker.
On the question "Shall amendment H-427 be adopted?"
The ayes were, 24:

| Branstad | Doyle | Hennessey | Hutchins |
| :--- | :--- | :--- | :--- |
| Brinck | Fischer, H. O. | Horn | Jordan |
| Connors | Grassley | Howell | Logue |
| Crabb | Griffee | Husak | McCormick |


| Mennenga | Norpel | Wells | Woods |
| :--- | :--- | :--- | :--- |
| Miller, R.G. | Peterson | West | Wyckoff |

The nays were, 67:

Avenson
Bennett
Bittle
Bortell
Brockett
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. H.
Clark, J. W.
Crawford
Cusack
Daggett
Danker
De Jong

Den Herder
Drake
Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fisher, C. R.
Fitzgerald
Fullerton
Hargrave
Harper
Harvey
Higgins
Hill
Holden
Absent or not voting, 9:
Anderson
Cochran
Freeman

Hansen
Lipsky

West

Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
McElroy
Mendenhall
Menke
Millen
Miller, A. V.
Miller, K. D.
Newhard
Nielsen
Norland
O'Halloran

Middleswart Monroe

Wyckoff

Patchett
Pellett
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Strothman
Tofte
Welden
Wulff
Mr. Speaker

Oakley
Stromer

Amendment H-427 lost.
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. 720)
The ayes were, 95 :

| Avenson | Drake | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Jesse | O'Halloran |
| Bittle | Dunton | Jordan | Patchett |
| Bortell | Edelen | Junker | Pellett |
| Branstad. | Egenes | Kiser | Peterson |
| Brinck | Ewing | Knoke | Poncy |
| Brockett | Ferguson | Krause | Rapp |
| Brunow | Fischer, H. 0. | Kreamer | Readinger |
| Butler | Fisher, C. R. | Lippold | Rinas |
| Byerly | Fitzgerald | Logue | Roorda |
| Caffrey | Fullerton | McCormick | Schroeder |
| Carr | Grassley | McElroy | Small |
| Clark, J. H. | Griffee | Mendenhall | Stanley |
| Clark, J. W. | Hansen | Menke | Stephens |
| Cochran | Hargrave | Mennenga | Strothman |
| Connors | Harper | Middleswart | Tofte |
| Crabb | Harvey | Millen | Welden |
| Crawford | Hennessey | Miller, A. V. | Wells |
| Cusack | Higgins | Miller, K. D. | West |
| Daggett | Hill | Miller, R. G. | Woods |
| Danker | Holden | Monroe | Wulff |
| De Jong | Horn | Newhard | Wyckoff |
| Den Herder | Howell | Nielsen | Mr. Speaker |
| Doyle | Husak | Norland |  |

The nays were, none.
Absent or not voting, 5:
Anderson Lipsky Oakley Stromer Freeman

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

## REFERRED TO COMMITTEE ON WAYS AND MEANS <br> (House File 724)

Cochran of Webster rose on a point of order and invoked Rule 31 on House File 724, and the bill is referred to the committee on ways and means.

## APPROPRIATIONS CALENDAR

House File 721, a bill for an act making an appropriation from the general fund of the state to the Iowa reciprocity board, 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. 721)
The ayes were, 91 :

| Avenson | Doyle | Howell | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Husak | Patchett |
| Bittle | Dunlap | Hutchins | Pellett |
| Bortell | Dunton | Jordan | Peterson |
| Branstad | Edelen | Kiser | Poncy |
| Brinck | Egenes | Krause | Rapp |
| Brockett | Ewing | Kreamer | Readinger |
| Brunow | Ferguson | Lippold | Rinas |
| Butler | Fischer, H. O. | Logue | Roorda |
| Byerly | Fisher, C. R. | McCormick | Schroeder |
| Caffrey | Fitzgerald | McEIroy | Small |
| Carr | Fullerton | Mendenhall | Stanley |
| Clark, J. H. | Grassley | Menke | Stephens |
| Clark, J. W. | Griffee | Mennenga | Strothman |
| Cochran | Hansen | Middleswart | Tofte |
| Connors | Hargrave | Miller, A. V. | Welden |
| Crabb | Harper | Miller, K. D. | Wells |
| Crawford | Harvey | Miller, R. G. | West |
| Cusack | Hennessey | Monroe | Woods |
| Daggett | Higgins | Newhard | Wulff |
| Danker | Hill | Nielsen | Wyckoff |
| De Jong | Holden | Norland | Mr. Speaker |
| Den Herder | Horn | Norpel |  |

The nays were, none.

Absent or not voting, 9:

| Anderson | Junker | Lipsky | Oakley |
| :--- | :--- | :--- | :--- |
| Freeman | Knoke | Millen | Stromer | Jesse

Junker
Knoke Millen Stromer

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 44

Kreamer of Polk called up for consideration House Concurrent Resolution 44 filed on May 1, 1973, and found on page 1096 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
Kreamer of Polk in the chair at 11:00 a.m.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 19, a joint resolution to approve contracting for cost analyses of no-fault motor vehicle insurance legislation, was taken up for consideration.

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

On the question "Shall the joint resolution pass?" (H.J.R. 19)
The ayes were, 90 :

| Avenson <br> Bennett <br> Bittle | Edelen <br> Egenes <br> Bortell <br> Branstad |
| :--- | :--- |
| Brinck | Ferguson <br> Brockett <br> Brunow |
| Fischer, H. O. |  |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Carr | Fullerton |
| Cochran | Grassley |
| Connors | Griffee |
| Crabb | Hansen |
| Crawford | Hargrave |
| Cusack | Harper |
| Daggett | Harvey |
| Danker | Hennessey |
| De Jong | Higgins |
| Den Herder | Hill |
| Doyle | Holden |
| Dunlap | Horn |
| Dunton | Husak |
|  | Hutchins |
|  | Jesse |

Jordan
Junker
Kiser
Knoke
Krause
Lippold
Logue
McCCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monree
Newhard
Nielsen
Norland
Norpel
O'Halloran

Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, 1:
Caffrey

Absent or not voting, 9:

| Anderson | Drake | Lipsky | Stromer |
| :--- | :--- | :--- | :--- |
| Clark, J. H. | Freeman | Oakley | Varley |

Clark, J. W.
The joint resolution 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 655, a bill for an act to correct internal references in the law regulating billboards, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 655)
The ayes were, 91:

| Avenson | Drake |
| :--- | :--- |
| Bennett | Dunlap <br> Bittle <br> Bortell |
| Branstad | Dunton |
| Brinck | Edelen |
| Brockett | Egenes |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fischer, H. O. |
| Caffrey | Fisher, C. R. |
| Carr | Fitzgerald |
| Clark, J. W. | Fullerton |
| Cochran | Grassley |
| Connors | Griffee |
| Crabb | Hansen |
| Crawford | Hargrave |
| Cusack | Harper |
| Daggett | Harvey |
| Danker | Hennessey |
| De Jong | Higgins |
| Den Herder | Hill |
| Doyle | Holden |
|  | Horn |
|  | Husak |


| Hutchins | Norpel |
| :--- | :--- |
| Jesse | O'Halloran |
| Jordan | Patchett |
| Junker | Pellett |
| Kiser | Peterson |
| Knoke | Poncy |
| Krause | Rapp |
| Lippold | Readinger |
| Logue | Rinas |
| McCormick | Roorda |
| McElroy | Small |
| Mendenhall | Stanley |
| Menke | Stephens |
| Mennenga | Strothman |
| Middleswart | Tofte |
| Millen | Welden |
| Miller, A. V. | Wells |
| Miller, K. D. | West |
| Miller, R. G. | Woods |
| Monroe | Wulff |
| Newhard | Wyckoff |
| Nielsen | Mr.Speaker |
| Norland | (Kreamer) |

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

Anderson
Clark, J. H.
Freeman

Howell
Lipsky

Oakley Schroeder

Stromer Varley

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

House File 657, a bill for an act relating to the reporting of boat accidents, was taken up for consideration.

Hansen of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 657)
The ayes were, 83 :

| Avenson | Den Herder | Husak | Norpel |
| :--- | :--- | :--- | :--- |
| Bennett | Doyle | Hutchins | Oakley |
| Bittle | Drake | Jesse | Patchett |
| Bortell | Edelen | Jordan | Pellett |
| Branstad | Egenes | Junker | Poncy |
| Brinck | Ewing | Kiser | Rapp |
| Brockett | Ferguson | Knoke | Readinger |
| Brunow | Fischer, H. O. | Krause | Rinas |
| Butler | Fisher, C.R. | Lippold | Roorda |
| Byerly | Fitzgerald | Logue | Small |
| Caffrey | Fullerton | McCormick | Stanley |
| Carr | Grassley | McElroy | Stephens |
| Clark, J. W. | Griffee | Mendenhall | Strothman |
| Cochran | Hargrave | Menke | Tofte |
| Connors | Harper | Mennenga | Welden |
| Crabb | Harvey | Millen | Wells |
| Crawford | Hennessey | Hiller, A.V. | West |
| Cusack | Higgins | Miller, K. D. | Woods |
| Daggett | Holden | Newhard | Wulff |
| Danker: | Horn | Nielsen | Wyckoff |
| De Jong | Howell | Norland |  |
| The nays were, none. |  |  |  |
|  |  |  |  |
| Absent or not voting, 17: | Hansen |  |  |
| Anderson | Hill | Monroe | Stromer |
| Clark, J. H. | Lipsky | O'Halloran | Varley |
| Dunlap | Dunton | Middleswart | Schroeder |

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

House File 684, a bill for an act relating to the movement of grain storage structures on the highways, 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. 684)
The ayes were 83:

| Bennett | Branstad | Brunow | Caffrey |
| :--- | :--- | :--- | :--- |
| Bittle | Brinck | Butler | Carr |
| Bortell | Brockett | Byerly | Cochran |

Connors
Crabb
Crawford
Cusack
Daggett
Danker
De Jong
Den Herder
Doyle
Drake
Dunton
Edelen
Egenes
Ewing
Ferguson
Fischer, H. 0 .
Fisher, C. R.
Fitzgerald
Fullerton
Grassley
Griffee
Hansen
Hargrave
Harper
Harvey
Hennessey
Higgins
Holden
Horn
Howell
Husak
Hutchins
Jesse
Jordan
Kiser
Knoke
Krause
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
O'Halloran
Pellett

Poncy
Rapp
Readinger
Roorda
Schroeder
Stanley
Stephens
Strothman
Tofte
Varley
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Kreamer)
The nays were, none.
Absent or not voting, 17:

| Anderson | Freeman |
| :--- | :--- |
| Avenson | Hill |
| Clark, J. H. | Junker |
| Clark, J. W. | Lipsky |
| Dunlap |  |


| Middleswart | Peterson |
| :--- | :--- |
| Millen | Rinas |
| Oakley | Small |
| Patchett | Stromer |

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

House File 686, a bill for an act relating to the maximum hours a railway company employee may work, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 686)
The ayes were, 87 :

| Avenson | Cusack | Griffee | McCormick |
| :--- | :--- | :--- | :--- |
| Bennett | Daggett | Hansen | McEElroy |
| Bittle | Danker | Hargrave | Mendenhall |
| Bortell | De Jong | Harper | Menke |
| Branstad | Den Herder | Hennessey | Mennenga |
| Brinck | Doyle | Higgins | Millen |
| Brockett | Drake | Holden | Miller, A. V. |
| Brunow | Dunton | Horn | Miller, K. D. |
| Butler | Edelen | Howell | Miller, R. G. |
| Byerly | Egenes | Husak | Monroe |
| Caffrey | Ewing | Hutchins | Newhard |
| Carr | Ferguson | Jordan | Nielsen |
| Clark, J. W. | Fischer, H. O. | Kiser | Norland |
| Cochran | Fisher,C.R. | Knoke | Norpel |
| Connors | Fitzgerald | Krause | O'Halloran |
| Crabb | Fullerton | Lippold | Patchett |
| Crawford | Grassley | Logue | Pellett |


| Peterson | Schroeder | Tofte | Woods |
| :--- | :--- | :--- | :--- |
| Poncy | Small | Varley | Wulff |
| Rapp | Stanley | Welden | Wyckoff |
| Readinger | Stephens | Wells | Mr. Speaker |
| Roorda | Strothman | West | (Kreamer) |

The nays were, none.
Absent or not voting, 13:

| Anderson | Harvey | Junker | Oakley |
| :--- | :--- | :--- | :--- |
| Clark, J. H. | Hill | Lipsky | Rinas |
| Dunlap | Jesse | Middleswart | Stromer |

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

House File 685, a bill for an act relating to liability insurance for state-owned automobiles, was taken up for consideration.

Krause of Palo Alto asked and received unanimous consent to withdraw amendment H-406.

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. 685)
The ayes were, 92 :

| Avenson | Dunlap | Husak | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Hutchins | Patchett |
| Bittle | Edelen | Jesse | Pellett |
| Bortell | Egenes | Jordan | Peterson |
| Branstad | Ewing | Junker | Poncy |
| Brinck | Ferguson | Kiser | Rapp |
| Brockett | Fischer, H. O. | Knoke | Readinger |
| Brunow | Fisher, C.R. | Krause | Roorda |
| Butler | Fitzgerald | Lippold | Schroeder |
| Bverly | Freeman | Logue | Small |
| Caffrey | Fullerton | McCormick | Stanley |
| Carr | Grassley | McElroy | Stephens |
| Clark, J. W. | Griffee | Mendenhall | Strothman |
| Cochran | Hansen | Menke | Tofte |
| Connors | Hargrave | Mennenga | Varley |
| Crabb | Harper | Millen | Welden |
| Crawford | Harvey | Miller, A. V. | Wells |
| Cusack | Hennessey | Miller, K.D. | West |
| Daggett | Higgins | Monroe | Woods |
| Danker | Hill | Newhard | Wulff |
| De Jong | Holden | Nielsen | Wyckoff |
| Den Herder | Horn | Norland | Mr |
| Doyle | Howell | Norpel | (Kreaker |
| Drake |  |  |  |
| The nays were, | none. |  |  |
| Absent or not | voting, 8: |  |  |
| Anderson | Lipsky |  |  |
| Clark, J. H. | Middleswart | Miller, R. G. | Rinas |
|  |  |  |  |

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

## MOTION TO RECONSIDER <br> (House File 685)

I move to reconsider the vote by which House File 685 passed the House on May 4, 1973.

KRAUSE of Palo Alto

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred House File 329, a bill for an act making an appropriation to the department of agriculture and the capitol planning commission for the purpose of development plans for the construction and financing of a state office building for the department of agriculture, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman
Also:
Mr. Speaker: Your committee on appropriations to whom was referred House File 498, a bill for an act to provide for standard budget request forms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## SUBCOMMITTEE ASSIGNMENTS

House File 200
Harvey, Chairman
Bittle
Kiser
Middleswart
Monroe
House File 236
Dunlap, Chairman
Egenes
Howell
Norland
Roorda
House File 286
Junker, Chairman
Bittle
Howell
House File 517
Roorda, Chairman
Kreamer
Bortell
Middleswart
Norland

House File 563
Grassley, Chairman
Kreamer
Woods
House File 573
Ferguson, Chairman
Harvey
Nielsen
House File 576
Grassley, Chairman
Kreamer
Woods
House File 596
Stanley, Chairman
Daggett
Grassley
Mennenga
Wells

House File 652
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland
House File 668
Grassley, Chairman
Kreamer
Woods
House File 669
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland
House File 692
Bennett, Chairman
Cochran
Stephens

House File 695
Stanley, Chairman Bittle
Kreamer
McCormick
Norland
House File 698
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland

House File 706
Stanley, Chairman
Bittle
Kreamer
McCormick
Norland
Senate File 45
West, Chairman
Drake
Avenson

Senate File 50
Roorda, Chairman
MeCormick
Fullerton
Senate File 503
Schroeder, Chairman
Clark of Dubuque
Jesse
Menke
Peterson
Rinas
Roorda

## AMENDMENTS FILED

H-452
1 Amend House File 671 as follows:
2 1. Page 2, by striking from line 7 the word "two".
3 2. Page 2, line 33, by inserting after the word
4 "highways" the following: ", on twenty-four foot
5 wide highways,".
6 3. Page 3, by striking all of lines 1 and 2.
DRAKE of Muscatine
DUNTON of Keokuk

## H-453

1
3
4
5
6

NORPEL of Jackson
H-448
1 Amend House File 690 as follows:
2 1. Page 3, line 7, by striking the word "five" and 3 inserting in lieu thereof the words "three-fourths of 4 one".
5 2. Page 3, line 9, by striking the word "five" and
6 inserting in lieu thereof the words "three-fourths of 7 one".
8 3. Page 3, line 27, by striking the words "one-
9 half of one" and inserting in lieu thereof the words "one percent of twenty-seven percent".
4. Page 3, line 28, by striking the word "four" and inserting in lieu thereof the word "two".
5. Page 4, line 3, by striking the word "four" and inserting in lieu thereof the word "two".
6. Page 4, line 5, by striking the word "ten" and inserting in lieu thereof the word "five".
7. Page 4, line 6, by striking the word "twelve" and inserting in lieu thereof the word "six".
8. Page 4, line 9, by striking the word "eight" and inserting in lieu thereof the word "four".
9. Page 4 , line 11, by striking the word "ten" and inserting in lieu thereof the word "five".
10. Page 4 , line 13 , by striking the word "twelve" and inserting in lieu thereof the word "six".
11. Page 4, line 15, by striking the words "fifteen dollars" and inserting in lieu thereof the words "seven dollars fifty cents".
12. Page 4, line 17, by striking the word "eighteen" and inserting in lieu thereof the word "nine".
13. Page 4, line 19, by striking the words "twentyone dollars" and inserting in lieu thereof the words "ten dollars fifty cents".
14. Page 4, line 21, by striking the words "twentyfive dollars" and inserting in lieu thereof the words "twelve dollars fifty cents".
15. Page 4, line 23, by striking the word "thirty" and inserting in lieu thereof the word "fifteen".
16. Page 4, line 25 , by striking the words "thirtyfive dollars" and inserting in lieu thereof the words "seventeen dollars fifty cents".
17. Page 4, line 26, by striking the word "forty" and inserting in lieu thereof the word "twenty".
18. Page 4, by striking lines 30 through 35 , inclusive, and inserting in lieu thereof the following:
"a. Twenty horsepower or less, the fee is two dollars.
b. More than twenty horsepower, the fee is six dollars."
19. Page 5, by striking lines 1 and 2.
20. Page 5, line 5, by striking the word "eighteen" and inserting in lieu thereof the word "eight".
21. Page 5, by striking line 8 and inserting in lieu thereof the words "two hundred horsepower, the fee is twelve dollars."
22. Page 5, by striking lines 9 and 10.
23. Page 5, line 11, by striking the word "thirty"
and inserting in lieu thereof the word "eighteen".
24. Page 5 , line 23 , by inserting after the period, the following: "After the vessel has been registered ten years or upon a sworn statement of the registrant that the vessel has been listed for personal property tax purposes for ten years, the annual registration fee shall be reduced by fifty percent of the fee determined in this section."
25. Page 6, by striking lines 3 through 5, inclusive.
26. Page 6, line 16, by striking the word "seventy-five" and inserting in lieu thereof the word "twenty-five".
27. Page 6, lines 17 and 18, by striking the words ", but not less than four dollars per registration,".
28. Page 11, line 19, by inserting before the word "or" the words "an affdavit signed by the owner attesting to the payment of the sales or use tax,".
29. By renumbering and relettering subsections and paragraphs to conform to this amendment.

MONROE of Des Moines

## H-449

1 Amend House File 735, page 2, by inserting after 2 line 10, the following:
3 Linn County Treasurer
4 Cedar Rapids, Iowa
450-65-25 Invoice
\$2,704.00
Ralph's Distributing -451

Amend House File 715 as follows:

1. Page 11, by inserting after line 24 the following new section:

Sec...... Chapter four hundred forty-two (442), Code 1973, is amended by adding the following new section:
$N E W$ SECTIION. In determining the assessed valuation of all taxable property in a district, the state comptroller shall include in the total assessed valuation of the district for the purpose of computing state school aid, the assessed valuation of the property of municipally-owned gas and electric utilities in the district not subject to assessment under chapter four hundred thirty-seven (437) of the Code. The director of revenue shall certify to the state comptroller the assessed valuation of the property of municipallyowned gas and electric utilities not subject to assessment under chapter four hundred thirty-seven (437) of the Code in each district as determined by using the assessed value per dollar of gross operating revenue of an investor-owned utility located in the state of Iowa and applying this assessed value to the gross operating revenue of the municipally-owned utilities. The state comptroller shall compute the foundation property tax of twenty mills on the assessed valuation of all taxable property in the district including the assessed valuation of municipally-owned utility property. The foundation property tax of twenty mills shall not be levied against municipally-owned utility property not subject to assessment under chapter four hundred thirtyseven (437) of the Code but shall be included in the district property tax base for purposes of determining the district's state aid.
2. By renumbering sections and correcting internal references in conformity with this amendment.
3. Page 1 , line 6, amend the title by inserting before the period the words "and by requiring that municipally-owned utility property be assessed".

SCHROEDER of Pottawattamie
H-450
Amend Senate File 109, as amended and passed by the Senate, as follows:

1. Page 2, by inserting after line 6 the following new section:

Sec. ..... Chapter four hundred forty-two (442),
$\mathrm{H}-447$

Code 1973, is amended by adding the following new section:
$N E W$ SECTION. In determining the assessed valuation of all taxable property in a district, the state comptroller shall include in the total assessed valuation of the district for the purpose of computing state school aid, the assessed valuation of the property of municipally-owned gas and electric utilities in the district not subject to assessment under chapter four hundred thirty-seven (437) of the Code. The director of revenue shall certify to the state comptroller the assessed valuation of the property of municipallyowned gas and electric utilities not subject to assessment under chapter four hundred thirty-seven (437) of the Code in each district as determined by using the assessed value per dollar of gross operating revenue of an investor-owned utility located in the state of Iowa and applying this assessed value to the gross operating revenue of the municipally-owned utilities. The state comptroller shall compute the foundation property tax of twenty mills on the assessed valuation of all taxable property in the district including the assessed valuation of municipally-owned utility property. The foundation property tax of twenty mills shall not be levied against municipally-owned utility property not subject to assessment under chapter four hundred thirtyseven (437) of the Code but shall be included in the district property tax base for purposes of determining the district's state aid.
2. By renumbering sections and correcting internal references in conformity with this amendment.

## SCHROEDER of Pottawattamie

Amend Senate File 441, as passed by the Senate and reprinted, as follows:

1. Page 1, by striking lines 3 through 12, inclusive.
2. Page 2, by inserting after line 23, the following:
"Sec. ..... Section four hundred forty-one point sixteen (441.16), subsection two (2), Code 1973, is amended to read as follows:
3. The salaries and compensation of members of the board of review, the assessor, chief deputy, other deputies, field men, and other personnel, and determine the time and manner of payment. However, the annual salary of each county assessor shall not exceed the annual salary of the highest paid, elected county officer in the county, except that the salary of an incumbent county assessor shall not be reduced while he remains in that office."
4. By renumbering the sections to conform to this amendment.

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, May 7, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Twentieth Calendar Day-Seventy-eighth Session Day
hall of the House of Representatives
Des Moines, Iowa, Monday, May 7, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend James Ellison, pastor of the Presbyterian Church, Bellevue, Iowa.

The Journal of Friday, May 4, 1973, was approved.

LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. John L. Bailey, Anamosa, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Norpel of Jackson on request of Wyckoff of Benton.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 329 and 498, under Rule 35.

## PRESENTATION OF VISITORS

Middleswart of Warren presented to the House Glenn Gould, a Rotary Exchange Student from New South Wales, Australia. Glenn is a senior attending school at Indianola High School, Indianola.

The Speaker announced that the following visitors were present in the House chamber:

Sixty government class students from Indianola High School, Indianola, accompanied by Mr. DeVore. By Middleswart of Warren.

Thirty eighth grade students from Baxter School, Baxter, accompanied by Bill Thompson. By West of Marshall.

Twenty senior students from Hempstead High School, Dubuque, accompanied by Don Ruden. By Carr of Dubuque and Clark of Dubuque.

Eighty sixth grade students from Kingsley School, Waterloo, accompanied by Principal Paul Riggert, Bernadine Schoeffer and Audrey Wright. By Wulff of Black Hawk.

## PETITIONS FILED

The following petitions were received and placed on file:
By Carr of Dubuque from ninety-one residents of Dubuque favoring the farm worker's right to boycott head lettuce that is not picked by United Farm Workers.

By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Wells of Linn from four residents of Cedar Rapids.
Patchett of Johnson from seven residents of Linn County.
Dunton of Keokuk from forty residents of Washington County.
Pellett of Cass from fourteen residents of Creston, Iowa.
McCormick of Delaware from eleven residents of Clayton County.

By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Wulff of Black Hawk from one hundred seventy residents of
Black Hawk County.
Miller of Calhoun from thirty-two residents of Pocahontas County.

Horn of Linn from seventy-one residents of Linn County.
Newhard of Jones from thirty-five residents.
By Branstad of Winnebago from sixteen residents of Emmet County favoring Senate File 441, to provide a realistic pay raise for county officers.

## REMOVED FROM NONCONTROVERSIAL CALENDAR <br> (Senate File 205)

We, the following members request that Senate File 205 be removed from the noncontroversial calendar.
STROTHMAN of Henry
LOGUE of Iowa
ROORDA of Jasper
FISCHER of Grundy
NIELSEN of Polk

## EXPLANATION OF VOTE <br> (House Files 720, 721, 655, 657, 684, 686, 685 and House Joint Resolution 19)

Due to the fact that there was a death in the family, I was absent and not voting on May 4, 1973. Had I been present and voting, I would have voted "aye" on the following bills: House Files 720, 721, 655, 657, 684, 686, and 685, and House Joint Resolution 19.

ANDERSON of Ringgold

## CONSIDERATION OF BILLS

## NONCONTROVERSIAL CALENDAR

House File 696, a bill for an act relating to the reissuance of outdated warrants, 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. 696)
The ayes were, 84 :

| Anderson | Den Herder | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Jesse | Oakley |
| Bennett | Dunton | Jordan | Pellett |
| Bortell | Egenes | Junker | Poncy |
| Branstad | Ewing | Kiser | Readinger |
| Brinck | Ferguson | Knoke | Rinas |
| Brockett | Fischer, H. 0. | Krause | Roorda |
| Brunow | Fisher, C. R. | Kreamer | Schroeder |
| Butler | Freeman | Lippold | Small |
| Byerly | Fullerton | Lipsky | Stanley |
| Caffrey | Grassley | Logue | Stephens |
| Carr | Griffee | McCormick | Stromer |
| Clark, J. W. | Hansen | McEIroy | Strothman |
| Cochran | Harper | Mendenhall | Tofte |
| Connors | Harvey | Menke | Welden |
| Crabb | Hennessey | Middleswart | Wells |
| Crawford | Higgins | Millen | West |
| Cusack | Holden | Miller, A. V. | Woods |
| Daggett | Horn | Miller, K. D. | Wulff |
| Danker | Howell | Miller, R. G. | Wyckoff |
| De Jong | Husak | Newhard | Mr. Speaker |

The nays were, 1:
Dunlap
Absent or not voting, 15:

| Bittle | Fitzgerald | Monroe | Patchett <br> Clark, J. H. |
| :--- | :--- | :--- | :--- |
| Hargrave | Nielsen | Peterson |  |
| Drake | Hill | Norpel | Rapp |
| Edelen | Mennenga | O'Halloran |  |

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

House File 700, a bill for an act to add methaqualone to the list of schedule II controlled substances established by the Uniform Controlled Substances Act, was taken up for consideration.

Cusack 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. 700)
The ayes were, 89:

| Anderson | Dunton | Hutchins | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Jesse | Patchett |
| Bennett | Dunlap | Jordan | Pellett |
| Bittle | Egenes | Junker | Peterson |
| Bortell | Ewing | Kiser | Poncy |
| Branstad | Ferguson | Knoke | Readinger |
| Brockett | Fischer, H. O. | Krause | Rinas |
| Brunow | Fisher, C. R. | Kreamer | Roorda |
| Butler | Freeman | Lippold | Schroeder |
| Byerly | Fullerton | Lipsky | Small |
| Caffrey | Grassley | Logue | Stanley |
| Carr | Griffee | McCormick | Stephens |
| Clark, J. W. | Hansen | McElroy | Stromer |
| Cochran | Harper | Mendenhall | Strothman |
| Connors | Harvey | Menke | Tofte |
| Crabb | Hennessey | Middleswart | Welden |
| Crawford | Higgins | Millen | Wells |
| Cusack | Hill | Miller, A. V. | West |
| Daggett | Holden | Miller, K. D. | Woods |
| Danker | Horn | Miller, R. G. | Wulff |
| De Jong | Howell | Newhard | Wyckoff |
| Den Herder | Husak | Norland | Mr. Speaker |
| Doyle |  |  |  |
| The nays were, | none. |  |  |
|  |  |  |  |
| Absent or not voting, 11: | Fitzgerald |  | Monroe |

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

HOUSE FILE 484 WITHDRAWN
Monroe of Des Moines asked and received unanimous consent to withdraw House File 484 from further consideration by the House.

House File 717, a bill for an act relating to pension benefits for policemen and firemen, was taken up for consideration.

Tofte 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. 717)
The ayes were, 91 :

| Anderson | Drake | Hutchins | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jesse | Patchett |
| Bennett | Dunton | Jordan | Pellett |
| Bittle | Edelen | Junker | Peterson |
| Bortell | Egenes | Kiser | Poncy |
| Branstad | Ewing | Knoke | Rapp |
| Brinck | Ferguson | Krause | Readinger |
| Brockett | Fischer, H. O. | Kreamer | Rinas |
| Brunow | Fisher, C. R. | Lippold | Roorda |
| Butler | Freeman | Lipsky | Schroeder |
| Byerly | Fullerton | Logue | Small |
| Caffrey | Grassley | McCormick | Stanley |
| Carr | Griffee | McElroy | Stromer |
| Clark, J. W. | Hansen | Mendenhall | Strothman |
| Cochran | Harper | Menke | Tofte |
| Connors | Harvey | Mennenga | Welden |
| Crabb | Hennessey | Middleswart | Welss |
| Crawford | Higgins | Millen | West |
| Cusack | Hill | Miller, A. V. | Woods |
| Daggett | Holden | Miller, K. D. | Wulff |
| Danker | Horn | Miller, R. G. | Wyckoff |
| De Jong | Howell | Newhard | Mr. Speaker |
| Doyle | Husak | Norland |  |

The nays were, none.
Absent or not voting, 9:
Clark, J. H. Hargrave
Den Herder Monroe Fitzgerald

| Nielsen | O'Halloran <br> Norpel |
| :--- | :--- |

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

HOUSE FILE 584 WITHDRAWN
Freeman of Buena Vista asked and received unanimous consent to withdraw House File 584 from further consideration by the House.

Senate File 107, a bill for an act relating to the penalty for violation of the provisions for advertising and selling courses of instruction, with report of committee recommending passage, was taken up for consideration.

Crawford 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. 107)
The ayes were, 93 :

| Anderson | Drake |
| :--- | :--- |
| Avenson | Dunlap |
| Bennett | Dunton <br> Bittle |
| Bortell | Edelen |
| Branstad | Egenes |
| Brinck | Ewing |
| Brockett | Ferguson |
| Brunow | Fischer, H. O. |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Caffrey | Freeman |
| Carr | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Harper |
| Crawford | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |
| Doyle | Howell |
|  |  |


| Husak |  |
| :--- | :--- |
| Hutchins | Norland <br> Oaakey <br> Jesse |
| Jatchett |  |
| Jordan | Pellett |
| Junker | Peterson |
| Kiser | Poncy |
| Knoke | Rapp |
| Krause | Readinger |
| Kreamer | Rinas |
| Lippold | Roorda |
| Lipsky | Schroeder |
| Logue | Small |
| McCormick | Stanley |
| McElroy | Stephens |
| Mendenhall | Stromer |
| Menke | Strothman |
| Mennenga | Tofte |
| Middleswart | Welden |
| Millen | Wells |
| Miller, A. V. | West |
| Miller, K. D. | Wulff |
| Miller, R. G. | Wyckoff |
| Newhard | Mr. Speaker |

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

| Clark, J. H. | Monroe | Norpel | Woods |
| :--- | :--- | :--- | :--- |
| Hargrave | Nielsen | O'Halloran |  |

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

RETURNED TO REGULAR CALENDAR<br>(Senate File 178)

Senate File 178, a bill for an act relating to the issuance of trapping licenses to nonresidents and making the provisions of the Act retroactive, with report of committee recommending passage, was taken up for consideration.

Under the provisions of Rule 11 of the rules of the committee on noncontroversial bills, Senate File 178 is returned to the regular calendar.

Senate File 199, a bill for an act to provide a Judicial Qualifications Act under the authority of the constitutional amendment adopted at the general election in November, 1972, with report of committee recommending passage, was taken up for consideration.

Hill of Polk offered the following amendment $\mathrm{H}-372$, filed by him, and moved its adoption:
H-372
1 as follows:

1. Page 2, by striking lines 11 through 14 and inserting in lieu thereof the following:
"The commission members shall serve for six-year terms, shall be ineligible for a second term, shall hold no other office of and shall not be employed by the United States or the state of Iowa or of its political subdivisions, except for the judicial member. The first".
2. Page 4 , line 28 , by striking the period and inserting the following: "in accordance with the rules of civil procedure."
3. Page 4 , line 29 , by striking the period and inserting: "by a certified shorthand reporter."
Amendment adopted.
Hill 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. 199)
The ayes were, 96:

| Anderson | Connors |
| :--- | :--- |
| Avenson | Crabb |
| Bennett | Crawford |
| Bittle | Cusack |
| Bortell | Daggett |
| Branstad | Danker |
| Brinck | De Jong |
| Brockett | Den Herder |
| Brunow | Doyle |
| Butler | Drake |
| Byerly | Dunlap |
| Caffrey | Dunton |
| Carr | Edelen |
| Clark, J. W. | Egenes |
| Cochran | Ewing |


| Ferguson | Horn |
| :--- | :--- |
| Fischer, H. O. | Howell |
| Fisher, C. R. | Husak |
| Fitzgerald | Hutchins |
| Freeman | Jesse |
| Fullerton | Jordan |
| Grassley | Junker |
| Griffee | Kiser |
| Hansen | Knoke |
| Harper | Krause |
| Harvey | Kreamer |
| Hennessey | Lippold |
| Higgins | Lipsky |
| Hill | Logue |
| Holden | McCormick |


| McElroy | Newhard | Rapp | Strothman |
| :--- | :--- | :--- | :--- |
| Mendenhall | Nielsen | Readinger | Tofte |
| Menke | Norland | Rinas | Wetden |
| Mennenga | Oakley | Roorda | Wells |
| Middleswart | O'Halloran | Schroeder | West |
| Millen | Patchett | Small | Woods |
| Miller, A. V. | Pellett | Stanley | Wulff |
| Miller, K. D. | Peterson | Stephens | Wyckoff |
| Miller, R. G. | Poncy | Stromer | Mr. Speaker |

The nays were, none.
Absent or not voting, 4:
Clark, J. H. Hargrave Monroe Norpel
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 224, a bill for an act relating to the jurisdiction of peace officers with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 224)
The ayes were, 93 :

| Anderson | Dunton <br> Edelen | Jordan | O'Halloran <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Kunker | Patchett |
| Bittle | Ewing | Knoke | Pellett |
| Bortell | Ferguson | Krause | Peterson |
| Branstad | Fischer, H. O. | Kreamer | Poncy |
| Brockett | Fitzgerald | Lippold | Rapp |
| Brunow | Freeman | Lipsky | Rinas |
| Butler | Fullerton | Logue | Roorda |
| Byerly | Grassley | McCormick | Schroeder |
| Caffrey | Griffee | McElroy | Small |
| Carr | Hansen | Mendenhall | Stanley |
| Clark, J. W. | Harper | Menke | Stephens |
| Cochran | Harvey | Mennenga | Stromer |
| Connors | Hennessey | Middleswart | Strothrnan |
| Crabb | Higgins | Millen | Tofte |
| Crawford | Hill | Miller, A.V. | Welden |
| Cusack | Holden | Miller, K. D. | Wells |
| Daggett | Horn | Miller, R. G. | West |
| Danker | Howell | Monroe | Woods |
| De Jong | Husak | Newhard | Wulf |
| Doyle | Hutchins | Norland | Wyckoff |
| Drake | Jesse | Oakley | Mr. Speaker |
| Dunlap |  |  |  |

The nays were, none.
Absent or not voting, 7:
Brinck
Clark, J. H.
Den Herder
Hargrave
Norpel

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

Senate File 313, a bill for an act relating to bond elections for joint city-county buildings, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 313)
The ayes were, 95 :

| Anderson | Dunlap | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Jordan | Patchett |
| Bennett | Edelen | Junker | Pellett |
| Bittle | Fgenes | Kiser | Peterson |
| Bortell | Ewing | Knoke | Poncy |
| Branstad | Ferguson | Krause | Rapp |
| Brockett | Fischer, H. O. | Kreamer | Readinger |
| Brunow | Fisher, C. R. | Lippold | Rinas |
| Butler | Fitzgerald | Lipsky | Roorda |
| Byerly | Freeman | Logue | Schroeder |
| Caffrey | Fullerton | McCormick | Small |
| Carr | Grassley | McElroy | Stanley |
| Clark, J. W. | Griffee | Mendenhall | Stephens |
| Cochran | Hansen | Menke | Stromer |
| Connors | Harper | Mennenga | Strothman |
| Crabb | Harvey | Millen | Tofte |
| Crawford | Hennessey | Miller, A. V. | Welden |
| Cusack | Higgins | Miler, K. D. | Wells |
| Daggett | Hill | Miller, R. G. | West |
| Danker | Holden | Monroe | Woods |
| De Jong | Horn | Newhard | Wulff |
| Den Herder | Howell | Nielsen | Wyckoff |
| Doyle | Husak | Norland | Mr. Speaker |
| Drake | Hutchins | Oakley |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 5:
Brinck Hargrave
Clark, J. H.
Middleswart Norpel
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 375, a bill for an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund, with report of committee recommending passage, was taken up for consideration.

Hennessey 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?" (S.F. 375)
The ayes were, 94:

| Anderson | Dunlap | Jordan | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Junker | Patchett |
| Bennett | Edelen | Kiser | Pellett |
| Bittle | Egenes | Knoke | Peterson |
| Bortell | Ewing | Krause | Poncy |
| Branstad | Ferguson | Kreamer | Rapp |
| Brinck | Fischer, H. O. | Lippold | Readinger |
| Brockett | Fisher, C. R. | Lipsky | Rinas |
| Brunow | Fitzgerald | Logue | Roorda |
| Butler | Freeman | McCormick | Schroeder |
| Byerly | Fullerton | McElroy | Small |
| Caffrey | Grassley | Mendenhall | Stanley |
| Carr | Griffee | Menke | Stephens |
| Clark, J. W. | Hansen | Mennenga | Stromer |
| Cochran | Harper | Millen | Strothman |
| Connors | Harvey | Miller, A. V. | Tofte |
| Crabb | Hennessey | Miller, K. D. | Welden |
| Crawford | Higgins | Miller, R.G. | Wells |
| Cusack | Holden | Monroe | West |
| Daggett | Horn | Newhard | Woods |
| Danker | Howell | Nielsen | Wulft |
| De Jong | Husak | Norland | Wyckoff |
| Doyle | Hutchins | Oakley | Mr. Speaker |
| Drake | Jesse |  |  |

The nays were, none.
Absent or not voting, 6:
Clark, J.H. Hargrave Middleswart Norpel
Den Herder Hill
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 286 WITHDRAWN

Hennessey of Delaware asked and received unanimous consent to withdraw House File 286 from further consideration by the House.

HOUSE FILE 544 WITHDRAWN
Dunlap of Story asked and received unanimous consent to withdraw House File 544 from further consideration by the House.

HOUSE FILE 412 WITHDRAWN
Crabb of Crawford asked and received unanimous consent to withdraw House File 412 from further consideration by the House.

## APPROPRIATIONS CALENDAR

House File 736, a bill for an act making an appropriation to the Iowa merit employment department and relating to the method of funding the Iowa merit employment department, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 736)
The ayes were, 95 :

| Anderson |  |
| :--- | :--- |
| Avenson | Dunlap <br> Bennett |
| Dunton |  |
| Bittell | Edelen <br> Bortell <br> Branstad |
| Eqenes <br> Brinck | Ferguson |
| Brockett | Fischer, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Freeman |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. W. | Griffee |
| Cochran | Hansen |
| Connors | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |
| Doyle | Howell |
| Drake | Husak |
|  | Hutchins |

Jesse
Jordan
Junker
Kiser
Knoke
Frause
Kreamer
Lippold
Lipsky
Logue
Mccormick
McElroy
Mendenhall
Menke
Mennenga
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monree
Newhard
Nielsen
Norland
Oakley

O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, none.
Absent or not voting, 5 :
Clark, J. H. Hargrave
Cusack
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 appropriate from the general fund of the state to the department of soil conservation, 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. 737)
The ayes were, 97 :

| Anderson | Dunlap Jesse Oakley <br> Avenson Dunton Jordan <br> Bennett Edelen Junker | O'Halloran |  |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Kiser | Patchett |
| Bortell | Ewing | Pellett |  |
| Branstad | Ferguson | Kroke | Peterson |
| Brinck | Fischer, H. O. | Kreamer | Poncy |
| Brockett | Fisher, C. R. | Lippold | Rapp |
| Brunow | Fitzgerald | Lipsky | Readinger |
| Butler | Freeman | Logue | Rinas |
| Byerly | Fullerton | McCormick | Roorda |
| Cafrrey | Grassley | Mchroeder |  |
| Carr | Griffee | Mendenhall | Small |
| Clark, J. H. | Hansen | Menke | Stanley |
| Clark, J. W. | Harper | Menenga | Stephens |
| Cochran | Harvey | Middleswart | Strother |
| Connors | Hennessey | Millen | Tofte |
| Crabb | Higgins | Miller, A. V. | Welden |
| Crawford | Hill | Miller, K. D. | Wells |
| Daggett | Holden | Miller, R. G. | West |
| Danker | Horn | Moroe | Woods |
| De Jong | Howell | Newhard | Wulff |
| Den Herder | Husak | Nielsen | Wyckoff |
| Doyle | Hutchins | Norland | Mr. Speaker |
| Drake |  |  |  |

The nays were, none.
Absent or not voting, 3:
Cusack Hargrave
Norpel
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 739 DEFERRED

House File 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services, was taken up for consideration.

Roorda of Jasper in the chair at 11:25 a.m.
Higgins of Scott asked and received unanimous consent that House File 739 be temporarily deferred.

Speaker Varley in the chair at 11:40 a.m.
House File 735, a bill for an act to make appropriations to certain persons in settlement of claims made against the state of Iowa, was taken up for consideration.

Lippold of Black Hawk offered the following amendment

H-454 filed by him and Grassley of Butler and moved its adoption:
H-454
1 Amend House File 735, page 1, by striking all of
2 lines 9, 10, 11 and 12.
Amendment adopted.
Horn of Linn offered the following amendment $\mathrm{H}-449$ and moved its adoption:
H-449
1 Amend House File 735, page 2, by inserting after
2 line 10, the following:
3 Linn County Tresurer
4 Cedar Rapids, Iowa $\quad$ 450-65-25 Invoice $\$ \mathbf{\$ 2 , 7 0 4 . 0 0}$
5 Ralph's Distributing
Amendment lost.
Lippold of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 735)
The ayes were, 84:

| Anderson | De Jong | Hill | Newhard |
| :---: | :---: | :---: | :---: |
| Avenson | Den Herder | Holden | Oakley |
| Bennett | Doyle | Howell | O'Halloran |
| Bittle | Drake | Husak | Pellett |
| Bortell | Dunlap | Hutchins | Peterson |
| Branstad | Dunton | Jesse | Poncy |
| Brinck | Edelen | Junker | Rapp |
| Brockett | Egenes | Kiser | Readinger |
| Brunow | Ewing | Knoke | Roorda |
| Butler | Ferguson | Lippold | Schroeder |
| Byerly | Fischer, H. O. | Logue | Small |
| Caffrey | Fisher, C. R. | McCormick | Stanley |
| Carr | Fitzgerald | McElroy | Stephens |
| Clark, J. H. | Fullerton | Mendenhall | Stromer |
| Cochran | Grassley | Menke | Strothman |
| Connors | Griffee | Mennenga | Tofte |
| Crabb | Hansen | Middleswart | West |
| Crawford | Harper | Millen | Woods |
| Cusack | Harvey | Miller, K. D. | Wulff |
| Daggett | Hennessey | Miller, R. G. | Wyckoff |
| Danker | Higgins | Monroe | Mr. Speaker |
| The nays were, 12: |  |  |  |
| Clark, J. W. | Jordan | Miller, A. V. | Patchett |
| Freeman | Krause | Nielsen | Rinas |
| Horn | Lipsky | Norland | Wells |
| Absent or not voting, 4: |  |  |  |
| Hargrave | Kreamer | Norpel | Welden |

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

On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILLS

House File 744, by Jordan, a bill for an act relating to fences on another's land.

Read first time and referred to committee on agriculture.
House File 745, by committee on state government, a bill for an act to require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers, to more effectively implement previous legislation placing the county commissioner of elections responsibility for conducting city, school and other elections, and reducing the penalty for certain violations.

Read first time and placed on the calendar.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 20, by committee on commerce, a joint resolution imposing a one-year moratorium on installation of cable television service in the state, and the establishment of a study committee to study appropriate regulation of cable television.

Read first time and passed on file.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 4, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 612, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Also: That the Senate has on May 4, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 27, memorializing the Congress of the United States to amend the federal Hatch Act.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 516, a bill for an act to provide for the assessment and taxation of the property of municipally-owned electric utilities held under joint ownership.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 525, a bill for an act making an appropriation from the general fund to the Iowa law enforcement academy.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 524, a bill for an act making an appropriation from the general fund of the state to the Iowa state commerce commission and its divisions.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 523, a bill for an act making an appropriation to the committee on employment of the handicapped.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 518, a bill for an act relating to the administration fund of the state conservation commission.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 519, a bill for an act appropriating funds to certain intergovernmental agencies.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 520, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 521, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission.

Also: That the Senate has on May 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 612

2 the words and figures "nine thousand four hundred six
3 dollars and ninety-seven cents ( $\$ 9,406.97$ )" and inserting

4 in lieu thereof the following: "ten thousand, two hundred
5 two dollars and ninety-seven cents ( $\$ 10,202.97$ )".

## SENATE CONCURRENT RESOLUTION 27

By Murray, Schwieger, Briles, Gluba, Andersen, Schaben, Van Gilst, Bergman and Robinson

Whereas, the provisions of the federal Hatch Act regarding political activity of federal employees also extend to state and local public employees who are paid wholly or in part out of federal funds, either directly or through grants-in-aid; and

Whereas, the increase in members and extent of federally-funded programs in which the states and local units of government participate results in a larger number of public employees becoming subject to the provisions of the Hatch Act; and

Whereas, restrictions in state laws similar to those in the Hatch Act have been held by state and federal courts to be unconstitutional infringements upon the political rights of public employee citizens, and it is desirable to preserve for these citizens the maximum practicable right to participate in the political life of the nation and the states; Now Therefore,

Be It Resolved by the Senate, the House Conourring, That the Congress of the United States be memorialized to amend the federal Hatch Act by removing from it those provisions which prohibit state and local government employees from exercising the full rights and responsibilities of citizenship and taking an active part in the political life of their nation and state; and

Be It Further Resolved, That the Secretary of the Senate shall cause copies of this memorial to be sent to the presiding officer of the Senate, and of the House of Representatives of the United States and to each member of the Iowa Congressional delegation.

Laid over under Rule 25.

## SENATE MESSAGES CONSIDERED

Senate File 516, a bill for an act to provide for the assessment and taxation of the property of municipally-owned electric utilities held under joint ownership.

Read first time and referred to committee on ways and means.
Senate File 518, a bill for an act relating to the administration fund of the state conservation commission.

Read first time and referred to committee on appropriations.
Senate File 519, a bill for an act appropriating funds to certain intergovernmental agencies.

Read first time and referred to committee on appropriations.
Senate File 520, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission.

Read first time and referred to committee on appropriations.
Senate File 521, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission.

Read first time and referred to committee on appropriations.
Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths.

Read first time and referred to committee on ways and means.
Senate File 523, a bill for an act making an appropriation to the committee on employment of the handicapped.

Read first time and referred to committee on appropriations.
Senate File 524, a bill for an act making an appropriation from the general fund of the state to the Iowa state commerce commission and its divisions.

Read first time and referred to committee on appropriations.
Senate File 525, a bill for an act making an appropriation from the general fund to the Iowa law enforcement academy.

Read first time and referred to committee on appropriations.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 499, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

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

On the question "Shall the bill pass?" (S.F. 499)
The ayes were, 73:

| Anderson | Clark, J. W. | Dunlap | Fullerton |
| :--- | :--- | :--- | :--- |
| Avenson | Cochran | Dunton <br> Bennett | Crabb |
| Brassley |  |  |  |
| Brtel | Daggett | Edelen | Griffee |
| Branstad | Danker | Ewing | Hansen |
| Brinck | De Jong | Ferguson | Harper |
| Brunnow | Den Herder | Fischer, H. O. | Harvey |
| Butler | Doyle | Fitzgerald | He |
| Carr | Drake | Freeman | Howessey |
|  |  |  | Husak |


| Hutchins | Middleswart |
| :--- | :--- |
| Junker | Millen |
| Kiser | Miller, A. V. |
| Krause | Miller, K. D. |
| Kreamer | Miller, R. G. |
| Lippold | Monroe |
| Logue | Newhard |
| McElroy | Norland |
| Mendenhall | Oakley |
| Menke |  |

The nays were, 25 :

| Bittle | Cusack | Horn | Nielsen |
| :---: | :---: | :---: | :---: |
| Brockett | Egenes | Jesse | O'Halloran |
| Byerly | Hargrave | Jordan | Patchett |
| Caffrey | Higgins | Knoke | Rinas |
| Clark, J. H. | Hill | Lipsky | Small |
| Connors | Holden | McCormick | Stephens |
| Crawford |  |  |  |
| Absent or not voting, 2: |  |  |  |
| Mennenga | Norpel |  |  |

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

## SENATE AMENDMENT CONSIDERED

Stromer of Hancock called up for consideration House File 594, a bill for an act to provide reimbursement to local school districts, for auxiliary services and materials to nonpublic school students, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 594, as amended and passed by the House, as follows:

1. Page 3, by striking all after the period in line 3 and all of lines 4 through 18, and inserting in lieu thereof the following: "Funds allocated by the department for approved plans and claims for reimbursement to each local school district shall not be paid for delivery of auxiliary services and materials to students who attend nonpublic schools that have policies which discriminate among students on the basis of race, color, creed, sex, or place of national origin, except that it shall not be considered discrimination for a nonpublic school to limit enrollment to students of one sex or one creed."
2. Page 4, by striking all after the period in line 2 and all of lines 3 through 22.
3. Page 4 , line 53 , by striking the word "bill" and inserting in lieu thereof the word "collect", and line 54 by striking the word "to" and inserting in lieu thereof the word "from".
4. Page 5, by adding after line 24 the following:
"Title to instructional equipment and materials, scientific instruments and audio visual resources, in-

23 cluding projectors, film and other equipment, shall
24 remain with the local school district, county school
25 system, joint county system, or equivalent intermediate
26 unit providing same. An inventory shall be kept of
27 equipment and materials provided. Such inventory and
28 inventoried items shall be available for inspection by
29 the proper authorities."
Motion prevailed, and the House concurred in the Senate amendment.

Stromer of Hancock moved that the bill, as amended by the Senate and concurred in by the House, be read a last now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 594)
The ayes were 81:

| Anderson | Dunlap | Husak | Newhard |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton <br> Bittle | Hutchins | Norland <br> Bdelen |
| Bortell | Egsse | O’Halloran |  |
| Branstad | Ewing | Jordan | Patchett |
| Brinck | Ferguson | Junker | Pellett |
| Brockett | Fischer, H. O. | Kiser | Krause |
| Brunow | Fisher, C. R. | Kreamer | Roncy |
| Butler | Fitzgerald | Lippold | Readinger |
| Byerly | Grassley | Lipsy | Rinas |
| Carr | Griffee | Logue | Schroeder |
| Clark, J. H. | Hansen | McCormick | Small |
| Clark, J. W. | Hargrave | Mctroy | Stromens |
| Cochran | Harper | Mendenhall | Strothman |
| Connors | Hennessey | Menke | Tofte |
| Crawford | Higgins | Mennenga | Wells |
| Cusack | Hill | Middleswart | Woods |
| De Jong | Holden | Miller, A.V. | Wulff |
| Den Herder | Horn | Miller, K.D. | Wyckoff |
| Doyle | Howell | Monroe | Mr. Speaker |
| Drake |  |  |  |

The nays were, 14:

| Bennett | Fullerton | Nielsen | Stanley |
| :---: | :---: | :---: | :---: |
| Daggett | Harvey | Oakley | Welden |
| Danker | Knoke | Roorda | West |
| Freeman | Millen |  |  |
| Absent | voting, 5: |  |  |
| Caffrey | Miller, R. G. | Norpel | Peterson |

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

## HOUSE CONCURRENT RESOLUTION 46

By Howell, Higgins, Butler, Fitzgerald, Hutchins and Patchett
Whereas, the availability of petroleum supplies for the state of Iowa has been seriously questioned, and

Whereas, the certainty of sufficient petroleum supplies is a necessity for the welfare of the people of Iowa, and

Whereas, unfair competition among the providers of petroleum supplies yielding to higher costs to consumers has been suggested; and

Whereas, it is in the interests of the people of Iowa that information on the availability of petroleum supplies and on the possibility of unfair competitive practices among suppliers of petroleum be provided, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council be authorized to create a study committee consisting of legislative members from both political parties and both houses of the General Assembly, and such nonlegislative members as necessary, for the purpose of conducting a study relating to the availability of petroleum supplies for the state of Iowa, and to the method by which such supplies are provided, and

Be It Further Resolved, That the committee shall make a final report, including necessary bill drafts or other proposals to implement its recommendations, to the legislative council. Copies of the report approved by the legislative council shall be submitted to the General Assembly meeting in the year 1974.

Laid over under Rule 25.

> HOUSE CONCURRENT RESOLUTION 47
> By Brinck, Rapp, Branstad, Ferguson, Husak, Roorda, Dunlap, and Crabb

Whereas, in the past, problems have developed in the Executive Department due to differences of opinion (political, social, and economic) between the Governor and Lieutenant Governor; and

Whereas, the duties of the Governor's office have become so numerous and time-consuming that the Governor has little time to go out into the state to talk with the people and to determine the actual feelings of the people of the State of Iowa; and

Whereas, the need for the office of the Secretary of State has been questioned by legislators, a former Secretary of State, and by various people throughout the state; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is requested to create a study committee composed of five members of the House and five members of the Senate representing both political parties to study the effects of House Joint Resolutions 10, 11, and 12; and

Be It Further Resolved, That the study committee make a report to the Legislative Council and the General Assembly not later than the first Monday of February, in the year 1974.

Laid over under Rule 25.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 742)

## History and Archives

The committee recommendation is for a budget of $\$ 228,780.00$ for 197374 and $\$ 242,940.00$ for 1974-75.

From this total, $\$ 202,830.00$ for $1973-74$ and $\$ 209,130.00$ for $1974-75$ is appropriated for salaries.
$\$ 1,000.00$ for $1973-74$ and $\$ 1,000.00$ for 1974-75 is appropriated for travel.
$\$ 17,250.00$ for $1973-74$ and $\$ 24,810.00$ for $1974-75$ is appropriated for office supplies, printing and binding, and telephone and telegraph.
$\$ 7,700.00$ for 1973-74 and $\$ 8,000.00$ for 1974-75 is appropriated for microfilm, books, periodicals, and publications.

This budget is based on the present level of 25 employees, and provides for no incease in personnel.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (House File 743)

The committee recommendation is for a supplementary appropriation to the Department of Agriculture-Commercial Feed Fund of $\$ 21,200.00$.

From this total, $\$ 5,992.00$ is to be used for the cost of implementing the Merit Pay Plan in the Commerical Feed Trust, effective July 1, 1972.
$\$ 15,208.00$ is an appropriation for the position of Chief of the Medicated Feed Program and his support expenses. It was necessary to hire this new employe in order to meet federal medicated feed inspection requirements.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 291, 372, 403,551 and 625.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
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 291, 372, 403, 551 and 625.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 7th day of May, 1973, sent to the Governor for his approval: House Files 291, 372, 403, 551 and 625.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 7, 1973, he approved and transmitted to the Secretary of State the following bills:

Senate File 232, an act to appropriate from moneys received by certain commissions, boards, and departments.

Senate File 291, a act for the eradication of Swine Tuberculosis.
Senate File 346, an act appropriating funds to the Bureau of Labor for deposit in the amusement inspection fund to finance amusement ride inspections.

Senate File 444, an act relating to state-approved premises for cattle feedlots and grazing areas.

## 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. 659 COMMITTEE BILL-Redesignating county homes as county care facilities. By committee on county government; Peterson, chairman.
H. F. 691 COMMITTEE BILL-Relating to support of patients in state mental health institutes. By committee on human resources; Lipsky, chairman.
H. F. 711 COMMITTEE BILL-Relating to the issuance of orders under the meat and poultry inspection Act. By committee on agriculture; Pellett, chairman.
H.F. 731 COMMITTEE BILL-Relating to residency requirements for dissolution of marriage. By committee on judiciary and law enforcement; Hill, chairman.
H. F. 741 COMMITTEE BILL-Relating to eminent domain. By committee on judiciary and law enforcement; Hill, chairman.
S. F. 130 Relating to the numbering of motor vehicle registration plates. By Priebe and Schwieger.

ANDERSON of Ringgold, Chairman

## AMENDMENTS FILED

## 1 Amend House Concurrent Resolution 43 by

2 adding thereto the following:
3 Allamakee County
4 Department of Social

5 Services
6 Waukon, Iowa 1906-64-25

Foster Care $\$ 1,372.65$
LIPPOLD of Black Hawk
GRASSLEY of Butler

H-457
1 Amend House File 462, by striking from page 3,
lines 29 through 35 and by striking from page 4, lines 1 through 19, and by inserting in lieu thereof the following new paragraph:
"613A. 7 INSURANCE. The governing body of any municipality may purchase a policy of liability insurance insuring against all or any part of liability which might be incurred by such municipality or its officers, through the department of general services, who then shall be charged with the rseponsibility of writing specifications for coverage and be authorized to purchase insurance individually, or collectively, from any insurance company licensed to do business in the state of lowa, employees and agents under the provisions of section 613A. 2 and section six hundred thirteen A point eight (613A.8) of the Code and may similarly purchase insurance covering torts specified in section 613A.4. The premium costs of such insurance may be paid out of the general fund or any available funds or may be levied in excess of any millage tax limitation imposed by statute. Any independent or autonomous board or commission in the municipality having authority to disburse funds for a particular municipal function without approval of the governing body may similarly procure liability insurance within the field of its operation. The procurement of such insurance constitutes a waiver of the defense of governmental immunity as to those exceptions listed in section 613A. 4 to the extent stated in such policy but shall have no further effect on the liability of the municipality beyond the scope of this chapter. The existence of any insurance which covers in whole or in part any judgment or award which may be rendered in favor of the plaintiff, or lack of any such insurance, shall not be material in the trial of any action brought against the governing body of any municipality, or their officers, employees or agents and any reference to such insurance, or lack of same, shall be grounds for a mistrial."

BYERLY of Polk
H-459
1 Amend House File 671, page 2, line 7, by striking the word "two".

H-460
1 Amend House File 699 as follows:
2. 1. Page 35, line 27, by striking the words "[ten]

3 twenty-five" and inserting in lieu thereof the word
4 "ten".
5 2. Page 38, line 21, by striking the words "twenty-
five" and inserting in lieu thereof the word "ten".
3. Page 38, line 24, by striking the word "fifty"
and inserting in lieu thereof the word "twenty".
4. Page 38, line 27, by striking the word "ten"
and inserting in lieu thereof the word "five".
5. Page 44, by striking lines 1 through 19.
6. Page 46, by striking lines 26 through 35.
7. Page 47, by striking lines 1 through 8, and
lines 20 through 33.
8. Renumber sections and correct internal references as necessary to accord with this amendment.

FISCHER of Grundy
H—461
1 Amend House File 699 as follows:
2 1. Page 29, by striking lines 6 through 35.
3 2. Page 30, by striking lines 1 through 27.
4 3. Renumber sections and correct internal references
as necessary to accord with this amendment.
FISCHER of Grundy

## H-458

Amend House File 712 as follows:

1. Page 6 , line 17 , by striking the words and punctuation ", [ten] thirty-five dollars." and inserting in lieu thereof the following:
"as follows:
a. A food-service establishment with a capacity of twenty-five persons or less, ten dollars.
b. A food-service establishment with a capacity of more than twenty-five persons, but with less than seventy-five persons, forty dollars.
c. A food-service establishment with a capacity of more than seventy-five persons, sixty dollars."
2. Page 9, line 28, by striking the words "and sanitized" and inserting in lieu thereof the words ", sanitized or ironed,".
3. Page 17, lines 13 through 16, by striking the following:
"A designated area shall be equipped with adequate lockers, and lockers or other suitable facilities shall be provided in a dressing room. A dressing room and locker shall be kept clean."

H-455
1 Amend House File 739 as follows:
2 1. Page 2, line 13, by striking the figures 3 " $1,310,525$ " and " $1,353,845$ " and inserting in lieu 4 thereof the figures " $1,379,500$ " and " $1,425,100$ ", respectively.
2. Page 2 , line 15, by striking the figures " $2,350,074$ " and " $2,428,609$ " and inserting in lieu thereof the figures " $2,373,300$ " and " $2,451,300$ ", respectively.
3. Page 2, line 17, by striking the figures " 832,145 " and " 859,443 " and inserting in lieu thereof the figures " 893,800 " and " 923,300 ", respectively.

HIGGINS of Scott CUSACK of Scott


On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, May 8, 1973.

## JOURNAL OF THE HOUSE

One Hundred Twenty-first Calendar Day-Seventy-ninth Session Day
Hall of the House of Representatives Des Moines, Iowa, Tuesday, May 8, 1973

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

Prayer was offered by the Reverend Louis Cronbaugh, pastor of the Church of God, Gladbrook, Iowa.

The Journal of Monday, May 7, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Joseph Spearing, Harlan, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Norpel of Jackson on request of Wyckoff of Benton; Hennessey of Delaware on request of Bennett of Ida; Clark of Dubuque on request of Carr of Dubuque.

## PRESENTATION OF VISITORS

Dunlap of Story presented to the House the Honorable Rudy Van Drie, former member of the House during the Sixty-second and Sixty-third General Assemblies and State Senator during the Sixty-fourth General Assembly, representing Story County.

Pellett of Cass presented to the House fourteen members of the Hy-Line Studying Team visiting from Japan.

The Speaker announced that the following visitors were present in the House chamber:

Twenty-two eighth grade students from Lytton School, Lytton, accompanied by Mr. Sawyer. By Miller of Calhoun and Bennett of Ida.

Twenty-three students from St. Columbkille School, Varina, accompanied by Mr. Sauter. By Miller of Calhoun.

Thirty sixth grade students from Lafayette School, Waterloo, accompanied by Mrs. Muller. By Lippold of Block Hawk.

Eighteen eighth grade students from Green Mountain School, Green Mountain, accompanied by Mrs. Hoing, Mrs. Burt and Mrs. Hooper. By Brockett of Marshall.

Thirty students from Central High School, Waterloo, accompanied by Larry Hamilton and Jim Schroeder. By Lippold of Black Hawk, Rapp of Black Hawk and Wulff of Black Hawk.

Fourteen students from Scout Troop 123, Carroll, accompanied by Lloyd Thede. By Ferguson of Carroll.

Eighteen fifth and sixth grade students from Boone Valley School, Renwick. By Krause of Palo Alto.

## Petitions filed

The following petitions were received and placed on file:
By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor, or other alcoholic beverages on Sunday.

Den Herder of Sioux from thirty-nine residents of Sioux and Lyon Counties.
Husak of Tama from one hundred twenty-eight residents of Representative District 71.
Logue of Iowa from eighty-seven residents of Iowa County.
O'Halloran of Black Hawk from eleven residents of Black Hawk County.
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor, or other alcoholic beverages on Sunday:

Oakley of Clinton from three hundred sixty-nine residents of Clinton County.
Grassley of Butler from thirty-three residents of Butler and Bremer Counties.
Rapp of Black Hawk from ninety-three residents of Waterloo, Iowa.
Fischer of Grundy from thirty-two residents.

## INTRODUCTION OF BILLS

House File 746, by Jordan and Miller of Buchanan (Orr), a bill for an act relating to valuation of property and property tax limitations.

Read first time and referred to committee on ways and means.
House File 747, by committee on appropriations, a bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services.

Read first time and placed on the appropriations calendar.
House File 748, by committee on appropriations, a bill for an act appropriating funds to the vehicle dispatcher's depreciation fund.

Read first time and placed on the appropriations calendar.

## SIFTING COMMITTEE APPOINTED

Pursuant to Rule 54, the Speaker propounded the question to the House "Shall a sifting committee be appointed at this time?"

On the question, the vote disclosed the House favors the appointment of a sifting committee.

The Speaker announced the appointment of the following members to the sifting committee:

Holden of Scott, chairman
Stromer of Hancock, ranking member
Cochran of Webster, ranking minority member
Den Herder of Sioux
Grassley of Butler
Hill of Polk
Knoke of Pottawattamie
Middleswart of Warren
Monroe of Des Moines
Nielsen of Polk
Stanley of Muscatine
Wells of Linn
Holden of Scott moved that the following categories be exempt from the sifting committee calendar:

1. Unfinished business.
2. House Files amended by the Senate.
3. House and Senate Files that are governed by the joint rules of the General Assembly.
4. Motions to reconsider.
5. Conference committee reports, also bills in conference committee.
6. Appropriations calendar.
7. Ways and Means calendar.
8. Noncontroversial Bill calendar.
9. Steering Committee calendar.

As of today all bills not exempt are under the jurisdiction of the sifting committee.

The motion prevailed.

## EXPLANATION OF VOTES

(House File 594)
Due to the fact that I was called to the phone when the vote was taken May 7, 1973 on House File 594, had I been present I would have voted "aye".

MILLER of Calhoun

(House File 700, Senate Files 224 and 313)
I was absent from the House chamber on May 7, when votes were taken on House File 700 and Senate Files 224 and 313. Had I been present I would have voted "aye" on these bills.

BRINCK of Lee

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

The House resumed consideration of House File 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services.

Higgins of Scott offered the following amendment H-455 filed by him and Cusack of Scott and moved its adoption:
H-455
1
2. Page 2 , line 15 , by striking the figures " $2,350,074$ " and " $2,428,609$ " and inserting in lieu thereof the figures " $2,373,300$ " and " $2,451,300$ ", respectively.
3. Page 2, line 17 , by striking the figures " 832,145 " and " 859,443 " and inserting in lieu thereof the figures " 893,800 " and " 923,300 ", respectively.
Roll call was requested by Higgins of Scott and Cusack of Scott.

On the question "Shall amendment H-455 be adopted?"
The ayes were, 28 :

| Avenson | Doyle <br> Brunow |
| :--- | :--- |
| Dunton |  |
| Byerly | Fitzgerald |
| Caffrey | Griffee |
| Carr | Hargrave |
| Cochran | Harper |
| Cusack | Higgins |


| Howell | Monroe <br> Newhard |
| :--- | :--- |
| Husak | Patchett |
| Jesse | Rapp |
| Krause | RcCormick |
| Rinas |  |
| Mennenga | Small |
| Middleswart | Wells |

The nays were, 63:

| Bennett | Edelen | Kiser | Peterson <br> Bittle |
| :--- | :--- | :--- | :--- |
| Bortell | Egenes | Knoke | Poncy |
| Branstad | Fwing | Kreamer | Readinger |
| Brinck | Fisher, C. R. | Lippold | Lipsky |
| Brockett | Freeman | Roorda |  |
| Butler | Fullerton | Logue | Schroeder |
| Clark, J. H. | Grassley | Menloy | Stanley |
| Crabb | Hansen | Mendenhall | Stephens |
| Crawford | Harvey | Menke | Tofte |
| Daggett | Hill | Millen | Welden |
| Danker | Holden | Miller, A. V. | West |
| De Jong | Horn | Miller, K. D. | Woods |
| Den Herder | Hutchins | Miller, R.G. | Wulff |
| Drake | Jordan | Norland | Wyckoff |
| Dunlap | Junker | Oakley | Mellett |

Absent or not voting, 9:
Anderson
Clark, J. W.
Fischer, H. O.
Nielsen
O'Halloran
Stromer
Connors

## Amendment H-455 lost.

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

On the question "Shall the bill pass?" (H.F. 739)
The ayes were, 92 :

| Avenson | Dunlap | Jesse | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Jordan | Patchett |
| Bortell | Edelen | Junker | Pellett |
| Branstad | Egenes | Kiser | Peterson |
| Brinck | Ewing | Knoke | Poncy |
| Brockett | Ferguson | Krause | Rapp |
| Brunow | Fisher, C. R. | Kreamer | Readinger |
| Butler | Fitzgerald | Lippold | Rinas |
| Byerly | Freeman | Lipsky | Roorda |
| Caffrey | Fullerton | Logue | Schroeder |
| Carr | Grassley | McCormick | Small |
| Clark, J. H. | Griffee | McElroy | Stanley |
| Cochran | Hansen | Mendenhall | Stephens |
| Connors | Hargrave | Menke | Stromer |
| Crabb | Harper | Mennenga | Strothman |
| Crawford | Harvey | Middleswart | Tofte |
| Cusack | Higgins | Millen | Welden |
| Daggett | Hill | Miller, A. V. | Wells |
| Danker | Holden | Miller, K. D. | West |
| De Jong | Horn | Miller, R. G. | Woods |
| Den Herder | Howell | Monroe | Wulff |
| Doyle | Husak | Newhard | Wyckoff |
| Drake | Hutchins | Norland | Mr. Speaker |

The nays were, 1 :
Bittle

Absent or not voting, 7:

| Anderson | Fischer, H. O. | Nielsen <br> Clark, J. W. | Hennessey |
| :--- | :--- | :--- | :--- |
| Norpel |  |  |  |

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

Senate File 345, a bill for an act appropriating funds to the higher education facilities commission to finance tuition grants, with report of committee recommending passage, was taken up for consideration.

Holden of Scott in the chair at 10:20 a.m.
Brunow of Appanoose offered the following amendment H-456 filed by Brunow, et al., and moved its adoption:
H-456
1 Amend Senate File 345, page 2, by striking line 18
and inserting in lieu thereof the following:
the Code, which shall be
allocated as follows:

1. For qualified students ..................................... $\$ 6,000,000$ \$ $-0-$
2. For qualified students
who are freshmen or sophomores .......................... $\$$ - $0-\quad \$ 2,700,000$
3. For qualified students
4. For qualified students
who are juniors or seniors ...................................... $\$$ - $0-\$ 3,300,000$

A non-record roll call was requested.
The ayes were 27, nays 61 .
Amendment lost.
Avenson of Fayette offered the following amendment H-462 filed by him and moved its adoption:

H-462
1 Amend Senate File 345, page 2, by striking line
218 and inserting in lieu thereof the following:
3. the Code, $\$ 8,000,000 \quad \$ 8,000,000$

Roll call was requested by Stanley of Muscatine and Kreamer of Polk.

On the question "Shall amendment H-462 be adopted?"
The ayes were, 27:

| Avenson | Doyle | Jesse | Poncy |
| :--- | :--- | :--- | :--- |
| Brunow | Fitzgerald | McCormick | Rapp |
| Caffrey | Griffee | Mennenga | Rinas |
| Carr | Hargrave | Miller, A. V. | Small |
| Clark, J. H. | Higgins | Newhard | Tofte |
| Connors | Horn | Nielsen | Wells |
| Cusack | Howell | Patchett |  |

The nays were, 65:

| Bennett <br> Bittle <br> Bortell <br> Branstad | Edelen <br> Egenes |
| :--- | :--- |
| Brinck | Ewing |
| Brockett | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Freeman |
| Cochran | Fullerton |
| Crabb | Grassley |
| Crawford | Hansen |
| Daggett | Harper |
| Danker | Harvey |
| De Jong | Hill |
| Den Herder | Husak |
| Dunlap | Hutchins |
| Dunton | Jordan |
|  | Junker |
|  | Kiser |


| Knoke | Pellett <br> Keterson |
| :--- | :--- |
| Krause | Peteadinger |
| Kreamer | Reading |
| Lippold | Roorda |
| Lipsky | Schroeder |
| Logue | Stanley |
| McElroy | Stephens |
| Mendenhall | Stromer |
| Menke | Strothman |
| Middleswart | Varley |
| Millen | Welden |
| Miller, K. D. | West |
| Miller, R. G. | Wulff |
| Monroe | Wyckoff |
| Norland | Mr. Speaker |
| Oakley | (Holden) |

Absent or not voting, 8:

| Anderson | Drake | Hennessey | O'Halloran |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Fischer, H. O. | Norpel | Woods |

Amendment H-462 lost.
Speaker Varley in the chair at 10:50 a.m.
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. 345)
The ayes were, 94:

| Avenson | Dunlap | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Junker | Patchett |
| Bittle | Edelen | Kiser | Pellett |
| Bortell | Egenes | Knoke | Peterson |
| Branstad | Ewing | Krause | Poncy |
| Brinck | Ferguson | Kreamer | Rapp |
| Brockett | Fisher, C.R. | Lippold | Readinger |
| Brunow | Fitzgerald | Lipsky | Rinas |
| Butler | Freeman | Logue | Roorda |
| Byerly | Fullerton | McCormick | Schroeder |
| Caffrey | Grassley | McElroy | Small |
| Carr | Griffee | Mendenhall | Stanley |
| Clark, J. H. | Hansen | Menke | Stephens |
| Cochran | Hargrave | Mennenga | Stromer |
| Connors | Harper | Middleswart | Strothman |
| Crabb | Harvey | Millen | Tofte |
| Crawford | Higgins | Miller, A.V. | Welden |
| Cusack | Hill | Miller, K. D. | Wells |
| Daggett | Holden | Miller, R. G. | West |
| Danker | Horn | Monroe | Woods |
| De Jong | Howell | Newhard | Wulff |
| Den Herder | Husak | Nielsen | Wyckoff |
| Doyle | Hutchins | Norland | Mr. Speaker |
| Drake | Jesse |  |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 6:

| Anderson | Fischer, H. O. Norpel |
| :--- | :--- | :--- |
| Clark, J. W. | Hennessey |

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

## HOUSE FILE 329 DEFERRED

Grassley of Butler asked and received unanimous consent that House File 329 be deferred and that the bill retain its place on the calendar.

House File 498, a bill for an act to provide for standard budget request forms, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 498)
The ayes were, 88:

| Avenson | Dunlap | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Jesse | Oakley |
| Bittle | Edelen | Jordan | Patchett |
| Bortell | Egenes | Junker | Pellett |
| Branstad | Ewing | Kiser | Peterson |
| Brinck | Ferguson | Knoke | Rapp |
| Brockett | Fischer, H. O. | Krause | Readinger |
| Brunow | Fisher, C. R. | Lippold | Roorda |
| Butler | Fitzgerald | Lipsky | Schroeder |
| Byerly | Freeman | Logue | Small |
| Carr | Fullerton | McCormick | Stanley |
| Clark, J. H. | Grassley | McElroy | Stephens |
| Connors | Griffee | Mendenhall | Stromer |
| Crabb | Hansen | Menke | Strothman |
| Crawford | Hargrave | Mennenga | Tofte |
| Cusack | Harper | Middleswart | Welden |
| Daggett | Harvey | Millen | Wells |
| Danker | Higgins | Miller, A. V. | West |
| De Jong | Hill | Miller, K. D. | Woods |
| Den Herder | Holden | Miller, R. G. | Wulff |
| Doyle | Horn | Newhard | Wyckoff |
| Drake | Husak | Nielsen | Mr. Speaker |

The nays were, 3:
Cochran Howell Poncy
Absent or not voting, 9:

| Anderson | Hennessey | Monroe | O'Halloran |
| :--- | :--- | :--- | :--- |
| Caffrey | Kreamer | Norpel | Rinas |
| Clark, J. W |  |  |  |

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

Grassley of Butler asked and received unanimous consent to take up for immediate consideration House File 742, a bill for an act to make an appropriation to the department of history and archives.

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. 742)
The ayes were, 91:

| Avenson | Dunlap |
| :--- | :--- |
| Bennett | Dunton <br> Bittle <br> Bortell <br> Branstad <br> Brockett <br> Brunow |
| Butler | Egenes |
| Ewing |  |
| Byerly | Ferguson |
| Caffrey | Fischer, H. O. |
| Carr | Fisher, C. R. |
| Clark, J. H. | Fitzgerald |
| Cochran | Freeman |
| Connors | Fullerton |
| Crabb | Grassley |
| Crawford | Griffee |
| Cusack | Hansen |
| Daggett | Hargrave |
| Danker | Harper |
| De Jong | Harvey |
| Den Herder | Higgins |
| Doyle | Holden |
| Drake | Horn |
|  | Howell |

Hutchins
Jordan
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Nielsen
Norland

Oakley Patchett Pellett Peterson Poncy Rapp Readinger Roorda Schroeder Small Stanley Stephens Stromer Strothman Tofte Welden Wells West Woods Wulff Wyckoff Mr. Speaker

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

| Anderson | Hennessey | Monroe | O'Halloran |
| :--- | :--- | :--- | :--- |
| Brinck | Jesse | Norpel | Rinas |
| Clark, J. W. |  |  |  |

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

Grassley of Butler asked and received unanimous consent to take up for immediate consideration House File 743, a bill for an act increasing an appropriation from the commercial feed fund.

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. 743)
The ayes were, 90 :

| Avenson | Dunlap | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Jordan | Patchett |
| Bittle | Edelen | Junker | Pellett |
| Bortell | Egenes | Kiser | Peterson |
| Branstad | Ewing | Krause | Poncy |
| Brockett | Ferguson | Kreamer | Rapp |
| Brunow | Fischer, H. O. | Lippold | Readinger |
| Butler | Fisher, C. R. | Lipsky | Roorda |
| Byerly | Fitzgerald | Logue | Schroeder |
| Caffrey | Freeman | McCormick | Small |
| Carr | Fullerton | McElroy | Stanley |
| Clark, J. H. | Grassley | Mendenhall | Stephens |
| Cochran | Griffee | Menke | Stromer |
| Connors | Hansen | Mennenga | Strothman |
| Crabb | Targrave | Middleswart | Tofte |
| Crawford | Harper | Miller, A.V. | Welden |
| Cusack | Harvey | Miller, K. D. | Wells |
| Daggett | Higgins | Miller, R. G. | West |
| Danker | Holden | Monroe | Woods |
| De Jong | Horn | Newhard | Wulff |
| Den Herder | Howell | Nielsen | Wyckoff |
| Doyle | Husak | Norland | Mr. Sneaker |

The nays were, 1:
Knoke
Absent or not voting, 9 :

Anderson
Brinck
Hennessey
Hill

Clark, J. W.
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 229, a bill for an act to increase the fees for applications, renewals and reinstatements of registered architects, with report of committee recommending amendment and passage, was taken up for consideration.

Hill of Polk offered the following amendment H-438 filed by the committee on ways and means and moved its adoption:
H-438
1 Amend House File 229 as follows:
2 1. Page 1, line 7, by striking "[ten]" and
3 inserting in lieu thereof "ten".
4 2. Page 1, line 8, by striking "forty".
Amendment H-438 adopted.

Hill of Polk offered the following amendment H-463 filed by him and moved its adoption:
H-463
1 Amend House File 229 as follows:
2 1. Page 1, by striking all after the period
3 in line 18, all of lines $19,20,21$ and 22
4 and inserting in lieu thereof the following:
5 "Any balance remaining in such fund at the
6 end of each fiscal year [in excess of fifteen
7 thousand dollars or the expenses of the board
8 of such fiscal year, whichever sum is the
9 larger], shall be [paid into the general fund of
10 the state] carried forward and be subject to
11 expenditure by the board in the next fiscal
12 year."

## Amendment H-463 adopted.

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

On the question "Shall the bill pass?" (H.F. 229)
The ayes were, 88:

| Avenson | Dunlap Sesse Norland <br> Bennett Dunton Jordan <br> Bittle Edelen Junker | Oakley <br> Bortell | Egenes |
| :--- | :--- | :--- | :--- |
| Branstad | Ewing | Knoke | Pellett |
| Brinck | Ferguson | Krause | Peterson |
| Brockett | Fischer, H. O. | Kreamer | Rippold |
| Brunow | Fisher, C. R. | Lipsky | Readinger |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Fullerton | McElroy | Stanley |
| Clark, J. H. | Grassley | Mendenhall | Stephens |
| Cochran | Griffee | Menke | Stromer |
| Connors | Hansen | Mennenga | Strothman |
| Crabb | Hargrave | Middleswart | Tofte |
| Crawford | Harper | Millen | Welden |
| Cusack | Higgins | Miller, A. V. | Wells |
| Daggett | Hill | Miller, K. D. | West |
| De Jong | Holden | Miller, R. G. | Woods |
| Den Herder | Horn | Monroe | Wulft |
| Doyle | Howell | Newhard | Wyckoff |
| Drake | Hutchins | Nielsen | Mr. Speaker |
|  |  |  |  |

The nays were, 6:

| Carr <br> Danker | Harvey <br> Husak | Kiser | Poncy |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 6: |  |  |  |
| Anderson <br> Clark, J. W. | Hennessey | Norpel | O'Halloran |

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

House File 740, a bill for an act to increase the personal property tax credit, was taken up for consideration.
(House File 740 pending at recess.)
The House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Kreamer in the chair.

## CONSIDERATION OF BILLS

WAYS AND MEANS CALENDAR
Senate File 123, a bill for an act relating to the taxation of marine insurance underwriting profits, with report of committee recommending amendment and passage, was taken up for consideration.

Egenes of Story offered the following amendment H-439 filed by the committee on ways and means and moved its adoption: H-439
1 Amend Senate File 123 as follows:
2 Page 5, line 23, by striking the word
3 "seventy-two" and inserting in lieu thereof
4 the word "seventy-three".
Amendment adopted.
Egenes of Story asked and received unanimous consent to withdraw amendment H-309 filed by Bittle, Fitzgerald and Egenes.

Egenes 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. 123)
The ayes were, 83:

| Bennett | Cochran | Drake | Grassiey <br> Bortell |
| :--- | :--- | :--- | :--- |
| Branstad | Connors | Dunton | Griffee |
| Brabb | Edelen | Hansen |  |
| Brinck | Crawford | Egenes | Hargrave |
| Brockett | Cusack | Ferguson | Harper |
| Butler | Daggett | Fischer, H. O. | Higgins |
| Byerly | Danker | Fisher, C. R. | Hill |
| Cafrey | De Jong | Fitzgerald | Holden |
| Carr | DenHerder | Freeman | Horn |
| Clark, J. H. | Doyle | Fullerton | Husak |


| Hutchins | Mendenhall |
| :--- | :--- |
| Jordan | Menke |
| Junker | Mennenga |
| Kiser | Middleswart |
| Knoke | Miller, A.V. |
| Krause | Miller, K. D. |
| Lippold | Miler, R. G. |
| Lipsky | Newhard |
| Logue | Nielsen |
| McCormick | Oakley |
| McElroy | O'Halloran |

Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Roorda
Schroeder
Small
Stanley
Stephens

Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Kreamer)
The nays were, none.
Absent or not voting, 17:

| Anderson | Dunlap | Howell | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Ewing | Jesse | Norpel |
| Bittle | Harvey | Millen | Rinas |
| Brunow | Hennessey | Monroe | Varley |

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

## HOUSE FILE 162 WITHDRAWN

Egenes of Story asked and received unanimous consent to withdraw House File 162 from further consideration by the House.

The House resumed consideration of House File 740, a bill for an act to increase the personal property tax credit.

Branstad of Winnebago offered the following amendment $\mathrm{H}-464$ filed by him:
H-464
1 Amend House File 740 as follows:
2 1. Page 2, by striking from lines 8, 15, 24
and 31 the word "three" and inserting in lieu
thereof the word "five".
2. Page 3, by striking from lines 3, 12, 24 and 32 the word "three" and inserting in lieu thereof the word "five".
Branstad of Winnebago asked unanimous consent to withdraw amendment H-464.

Objection was raised.
Branstad of Winnebago moved that amendment H-464 be withdrawn.

Motion prevailed.
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. 740)
The ayes were, 85:

| Bennett | Dunton Kiser Pellett <br> Bortell Edelen Knoke | Peterson |  |
| :--- | :--- | :--- | :--- |
| Branstad | Egenes | Krause | Poncy |
| Brinck | Ewing | Lippold | Rapp |
| Brockett | Ferguson | Lipsky | Readinger |
| Brunow | Fischer, H. O. | Logue | Roorda |
| Butler | Fisher, C. R. | McCormick | Schroeder |
| Byerly | Fitzgerald | McElroy | Small |
| Caffrey | Fullerton | Mendenhall | Stanley |
| Carr | Grassley | Menke | Stephens |
| Clark, J. H. | Griffee | Mennenga | Stromer |
| Cochran | Hansen | Middleswart | Strothman |
| Connors | Harper | Miller, A.V. | Tofte |
| Crabb | Harvey | Miller, K. D. | Welden |
| Crawford | Higgins | Miller, R. G. | Wells |
| Cusack | Hill | Monroe | West |
| Daggett | Holden | Newhard | Woods |
| Danker | Horn | Nielsen | Wulff |
| DeJong | Husak | Oakley | Wyckoff |
| Den Herder | Hutchins | O'Halloran | Mr. Speaker |
| Doyle | Jordan | Patchett | (Kreamer) |
| Drake | Junker |  |  |

The nays were, 1:
Freeman
Absent or not voting, 14:

| Anderson | Dunlap | Jesse | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Hargrave | Millen | Rinas |
| Bittle | Hennessey | Norland | Varley |

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

## HOUSE FILE 228 WITHDRAWN

Bortell of Madison asked and received unanimous consent to withdraw House File 228 from further consideration by the House.

## STEERING COMMITTEE CALENDAR

House File 542, a bill for an act relating to the size, weight, and load of vehicles operated on Iowa's roads, was taken up for consideration.

Drake of Muscatine offered the following amendment H-418 filed by him and Fullerton of Woodbury and requested division of the amendment as follows:
$\mathrm{H}-418 \mathrm{~A}$
1 Amend House File 542 as follows:
2 1. Page 3, by striking from lines 34 and 35 the 3 following: "[twelve] thirteen feet [five inches]" and
4 inserting in lieu thereof the words "twelve feet five
5 inches".
H-418B
6 2. Page 4, by striking from lines 1 and 2 the
7 following: "[twelve] thirteen feet [five inches]" and
8 inserting in lieu thereof the words "twelve feet five
9 inches".
Drake of Muscatine asked and received unanimous consent to withdraw amendment H-418A.

Drake of Muscatine moved the adoption of amendment H-418B.

Amendment H-418B adopted.
Speaker Varley in the chair at 2:00 p.m.
Drake of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 542)
The ayes were, 81 :

| Avenson | Drake | Howell | Norland |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Husak | Oakley |
| Bittle | Dunton | Jordan | O'Halloran |
| Bortell | Edelen | Junker | Pellett |
| Branstad | Egenes | Kiser | Peterson |
| Brinck | Ewing | Knoke | Poncy |
| Brockett | Ferguson | Kreamer | Rapp |
| Butler | Fischer, H. O. | Lippold | Readinger |
| Byerly | Fisher, C. R. | Lipsky | Roorda |
| Caffrey | Fitzgerald | Logue | Schroeder |
| Carr | Freeman | McCormick | Stanley |
| Clark, J. H. | Fullerton | McElroy | Stephens |
| Cochran | Grassley | Mendenhall | Strothman |
| Connors | Griffee | Menke | Tofte |
| Crabb | Hansen | Middleswart | Welden |
| Crawford | Harper | Millen | Wells |
| Daggett | Hennessey | Miller, A.V. | West |
| Danker | Higgins | Miller, K. D. | Wulff |
| De Jong | Holden | Miller, R. G. | Wyckoff |
| Den Herder | Horn | Newhard | Mr. Speaker |
| Doyle |  |  |  |
| The nays were, | 9: |  |  |
| Brunow | Harvey | Mennenga | Patchett |
| Cusack | Jesse | Monroe | Small |
| Hargrave |  |  |  |

Absent or not voting, 10:

| Anderson | Hutchins | Norpel | Stromer |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Krause | Rinas | Woods |
| Hill | Nielsen |  |  |

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

House File 680, a bill for an act relating to unemployment compensation coverage for state employees in the general assembly and providing for retroactive application, was taken up for consideration.

Welden of Hardin offered the following amendment H-444 filed by Welden, et al., and moved its adoption:
H-444
1 Amend House File 680, page 2, line 7, by
inserting after the comma the following:
"service of a seasonal or temporary nature
4 performed by any person in the employ of this
5 state for a total of less than ninety (90) days
6 in any calendar year,"
Byerly of Polk rose on a point of order that amendment H - 444 was not germane.

The Speaker ruled the point well taken.
Rapp of Black Hawk offered the following amendment H-436 filed by him and moved its adoption:

## H-436

1 Amend House File 680 as follows:
2 1. Page 2, line 10, by inserting after
3 the word "service" the following:
4 "unless those employees had earnings in
5 other covered employment during their
6 base period as defined in subsection
seventeen (17) of this section".
2. Page 2, by striking lines 29 through 31.
3. Page 2, by striking lines 32 through

1035 , and line 1 of page 3.
A non-record roll call was requested.
The ayes were 43 , nays 52 .
Amendment H-436 lost.
Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 680)
The ayes were, 61 :

| Bennett | Dunlap | Kiser | Pellett |
| :---: | :---: | :---: | :---: |
| Bittle | Edelen | Knoke | Peterson |
| Bortell | Egenes | Kreamer | Readinger |
| Branstad | Ewing | Lippold | Roorda |
| Brinck | Ferguson | Lipsky | Schroeder |
| Brockett | Fischer, H. 0. | Logue | Small |
| Butler | Fisher, C. R. | McElroy | Stanley |
| Byerly | Freeman | Mendenhall | Stephens |
| Caffrey | Fullerton | Menke | Stromer |
| Clark, J. H. | Grassley | Mennenga | Strothman |
| Crabb | Hansen | Middleswart | Tofte |
| Daggett | Hill | Millen | West |
| Danker | Holden | Miller, K. D. | Wulff |
| De Jong | Jordan | Miller, R. G. | Wyckoff |
| Den Herder | Junker | Nielsen | Mr. Speaker |
| Drake |  |  |  |
| The nays were, 32: |  |  |  |
| Avenson | Griffee | Hutchins | Oakley |
| Brunow | Hargrave | Jesse | O'Halloran |
| Carr | Harper | Krause | Patchett |
| Cochran | Hennessey | McCormick | Poncy |
| Connors | Higgins | Miller, A. V. | Rapp |
| Cusack | Horn | Monroe | Welden |
| Dunton | Howell | Newhard | Wells |
| Fitzgerald | Husak | Norland | Woods |
| Absent or not voting, 7: |  |  |  |
| Anderson | Crawford | Harvey | Rinas |
| Clark, J. W. | Doyle | Norpel |  |

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

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 25

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 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties, respectfully submit the following recommendation:

1. That the Senate recede from its amendments to the House amendment to Senate File 25.
2. That the House recede from amendment number 7 and amendment number 14 of the House amendment to Senate File 25.
3. That Senate File 25 as passed and reprinted by the Senate be further amended as follows:

Page 9, by striking lines 26 through 30 , inclusive, and inserting in lieu thereof the following:
"Sec. 8. NEW SECTION. GOVERNING BODY. The governing body
of any health maintenance organization shall be a legal entity separate from the governing body of any other legal entity and may include providers, other individuals, or both, but it shall establish a mechanism to allow a reasonable representation of enrollees to participate in matters of policy and operation as members of the governing body. The commissioner shall establish guidelines to implement this section.

| On the part of the Senate: | On the part of the House: |
| :--- | :--- |
| W. R. RABEDEAUX | JOAN LIPSKY |
| JAMES E. BRILES | W. R. MONROE |
| RAY TAYLOR | THOMAS J. HIGGINS |
| BERLE. PRIEBE | GLENN F. BROCKETT |
| CHARLES P. MILLER | C. RAYMOND FISHER |

## REFERRED TO SIFTING COMMITTEE <br> (House Joint Resolution 20)

The Speaker announced that House Joint Resolution 20 previously passed on file is referred to the sifting committee.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (S.F. 524)

## Commerce Commission-General Administration

The committee's recommendation is for a budget of $\$ 273,440.00$ for 197374 and $\$ 277,770.00$ for 1974-75. This budget includes a state appropriation of $\$ 234,940.00$ for $1973-74$ and $\$ 239,270.00$ for 1974-75, and also includes anticipated reimbursements and fees of $\$ 38,500.00$ for $1973-74$ and $\$ 38,500.00$ for 1974-75.

From this total $\$ 233,550.00$ for $1973-74$ and $\$ 239,490.00$ for $1974-75$ is budgeted for salaries.
$\$ 9,840.00$ for $1973-74$ and $\$ 6,860.00$ for 1974-75 is budgeted for travel.
$\$ 28,300.00$ for $1973-74$ and $\$ 29,500.00$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Insurance is budgeted at $\$ 1,750.00$ for 1973-74 and $\$ 1,920.00$ for 1974-75.
The committee's recommendation allows for no increase in personnel.

## Commerce Commission-Motor Transportation Division

The committee's recommendation is for an appropriation of $\$ 522,140.00$ for 1973-74 and $\$ 536,310.00$ for 1974-75.

From this total, $\$ 433,840.00$ for $1973-74$ and $\$ 446,670.00$ for $1974-75$ is appropriated for salaries.
$\$ 58,830.00$ for $1973-74$ and $\$ 60,820.00$ for $1974-75$ is appropriated for travel.
$\$ 27,870.00$ for $1973-74$ and $\$ 26,870.00$ for $1974-75$ is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Insurance is appropriated at $\$ 1,600.00$ for 1973-74 and $\$ 1,950.00$ for 197475.

The committee's recommendation allows for no increase in personnel.

## Commerce Commission-Warehouse Division

The committee's recommendation is for an appropriation of $\$ 154,720.00$ for 1973-74 and $\$ 156,610.00$ for 1974-75.

From this total, $\$ 129,880.00$ for $1973-74$ and $\$ 133,900.00$ for $1974-75$ is appropriated for salaries.
$\$ 15,940.00$ for $1973-74$ and $\$ 13,410.00$ for $1974-75$ is appropriated for travel.
$\$ 8,750.00$ for 1973-74 and $\$ 9,030.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Insurance is appropriated at $\$ 150.00$ for 1973-74 and $\$ 270.00$ for 1974-75.
The committee's recommendation allows for no increase in personnel.

## Commerce Commission—Utilities Division

The committee's recommendation is for a budget of $\$ 1,038,350.00$ for 197374 and $\$ 1,034,620.00$ for 1974-75. This budget includes a state appropriation of $\$ 991,350.00$ for $1973-74$ and $\$ 987,620.00$ for 1974-75. The budget also includes an anticipated $\$ 47,000.00$ for $1973-74$ and $\$ 47,000.00$ for 1974-75 in pipeline reimbursements and federal aid.

From this total, $\$ 725,560.00$ for $1973-74$ and $\$ 747,800.00$ for $1974-75$ is budgeted for salaries.
$\$ 45,890.00$ for $1973-74$ and $\$ 41,370.00$ for 1974-75 is budgeted for travel.
$\$ 58,700.00$ for $1973-74$ and $\$ 57,000.00$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment, and court reporters.

Other expenses, which include insurance, equipment rental, and consultant fees are budgeted at $\$ 208,200.00$ for 1973-74 and $\$ 188,450.00$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 8, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 291, an act making an appropriation to the commission on aging.

House File 372, an act relating to the municipal recreation fund.
House File 403, an act to appropriate from the Iowa Public Employees' Retirement System fund to the Employment Security Commission for costs of the administration of the Iowa Public Employees' Retirement System.

House File 551, an act relating to state per pupil aid for laboratory schools.

House File 625, an act relating to war orphans' educational aid fund and making an appropriation to the bonus board.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 524, a bill for an act making an appropriation from the general fund of the state to the Iowa state commerce commission and its divisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

H—467

Amend House File 715 as follows:

1. Page 2, by inserting the following new subsection after line 12 and by renumbering the remaining subsection:
" 4 . The problems and inequities stated in the two preceding paragraphs are particularly serious with respect to rental housing and commercial and industrial property, but are less serious with respect to owneroccupied homes and agricultural property."
2. By striking lines 11 through 35 on page 6 , all of page 7 , and lines 1 through 16 on page 8 and inserting in lieu thereof the following:
"Sec. ..... NEW SECTION. VALUATION AS IF REPAIRS AND MAINTENANCE PERFORMED.
3. Except as otherwise provided in subsection two (2) of this section, the actual value and taxable value of all real estate shall be determined as if all repairs and maintenance had been performed in accordance with customary standards of prudent property management in this state. The actual value of real estate and of each building shall be equal to and shall not exceed the amount which its market value as defined in section four hundred forty-one point twenty-one (441.21) of the Code would be if all repairs and maintenance had been performed in accordance with such standards. The actual value and taxable value shall not be reduced due to any failure to perform repairs and maintenance, even though such failure reduces the value of the property. The actual value and taxable value of real estate shall not be increased due to repairs and maintenance, if the actual value and taxable value have been determined as provided in this section. It is the intent of this section that property owners shall not be permitted to realize a tax benefit by failing to perform repairs and maintenance, and shall not be penalized because of performing repairs and maintenance. This section shall be applied and administered to carry out this intent.
4. However, subsection one (1) of this section shall not apply for any year to the taxpayer's homestead as defined in section four hundred twenty-five point eleven (425.11) of the Code if the taxpayer is eligible for and properly claims a homestead tax credit

44 for the year. Subsection one (1) of this section shall

STANLEY of Muscatine KRAUSE of Kossuth JUNKER of Woodbury DUNTON of Keokuk

1 Amend House File 719, page 5, by striking lines
232,33 and 34 and inserting in lieu thereof the
3 following: "No municipality shall have the power to
4 operate any project, referred to in this chapter, as
5 a business or in any manner except as [the lessor
6 thereof] provided in this chapter."
CLARK of Lee
H-469
Amend House File 745, page 22, by striking
lines 27 and 28 and inserting in lieu thereof
the following: "duty, or incompetency[, or failure
to support the ticket nominated by the party
which elected the member]."
CRAWFORD of Story
H-466
Amend House File 745, page 38, by striking all of lines 27,28 and 29.

CUSACK of Scott
H-465
Amend the Kreamer amendment H-416, to Senate File 26, as amended, passed, and reprinted by the Senate, filed May 2, 1973, as follows:

1. By striking lines 5 through 11, and inserting in lieu thereof the following:
"under this subsection shall be promptly reported to the supreme court administrator who shall maintain a permanent record thereof including the name of the
defendant, the district court docket number, the
nature of the offense, and the date of the deferral.
Before granting deferral in any case, the court shall request of the supreme court administrator a search of the deferred sentencing docket and shall consider any prior record of a deferral of proceedings against the defendant. The".
2. Line 16, by inserting after the word "to" the words "justice of the supreme court,".

OAKLEY of Clinton
H-471

1

Amend Senate File 26, as amended, passed, and reprinted by the Senate, as follows:

1. Page 2A, by striking lines 4 through 12 and inserting in lieu thereof the following:
247.20 DEFERRED SENTENCE-PROBATION. The trial court may, upon a plea of guilty, verdict of guilty, or a special verdict upon which a judgment of conviction may be rendered, exercise either of the sentencing options stated in this section. However, this section shall not apply to the crimes of treason, murder, assault with intent to commit murder, burglary with aggravation, robbery with aggravation, rape, if by force or against the will of the victim, rape, if the victim is not more than twelve years of age at the time of the offense, assault with intent to commit rape, violation of section seven hundred five point one (705.1) or seven hundred twenty-five point two (725.2) of the Code if the offense is committed upon or with respect to a child not more than twelve years of age at the time of the offense, or violation of section two hundred four point four hundred one (204.401), subsections one (1) or two (2) of the Code, to which section two hundred four point four hundred nine (204.409), subsection two (2) of the Code is not applicable and which is not proved to be an accommodation offense under section two hundred four point four hundred ten (204.410) of the Code. The court may:
2. Page 2A, line 21, by inserting after the period the following new sentence:

This subsection shall not be available if the defendant has previously received a deferred sentence in a felony prosecution anywhere in the United States or has been twice convicted of a felony anywhere in the United States.
3. Page 2A, line 25, by inserting after the period the following new sentence:

This subsection shall not be available if the defendant has previously received any combination of two or more deferred sentences or suspended sentences in felony prosecutions anywhere in the United States or has been twice convicted of a felony anywhere in the United States.
4. Page 3, line 1, by inserting after the period the following new sentence:

The length of the probation shall not in any event be less than one year, and shall not be less than two years if the offense is a felony for which the maximum punishment includes imprisonment for five years or more.
5. Page 3, by inserting after line 7 the following new section:

Sec. ..... NEW SECTION. RESTITUTION.

1. As used in this section unless the context otherwise requires:
a. "Victim" means any person who has suffered pecuniary damages as a result of the defendant's crime.
b. "Pecuniary damages" includes any damages which a victim could recover against the defendant in a civil action, except damages for pain and suffering. Without limitation, "pecuniary damages" includes damages for wrongful death.
2. If the trial court exercises either of the sentencing options under section two hundred fortyseven point twenty (247.20) of the Code, the court shall, with the consent of the defendant, require as a condition of probation that the defendant shall make reasonable restitution to all victims who suffered pecuniary damages as a result of the defendant's crime, unless the court finds that no person suffered pecuniary damages as a result of the defendant's crime or that the defendant is not able and will not be able to make any restitution.
3. The court shall hold a hearing to determine the facts pertinent to this section. The court shall give reasonable notice of the hearing, in the manner determined by the court, to the defendant and to all persons who appear to be victims of the defendant's crime. Notice may be waived by the person entitled to notice or his attorney. If the court finds that one or more victims suffered pecuniary damages as a result of the defendant's crime, and that the defendant may or will be able to make some restitution, the conditions of probation shall include: a. A specific amount of restitution to each victim. b. A reasonable schedule of restitution payments by the defendant. c. A provision for the entry of civil judgment against the defendant and in favor of the victims in an amount equal to the pecuniary damages of each victim, or a lesser amount which the court determines to be reasonable under the circumstances. The specified schedule of restitution payments shall not continue beyond the probation period, but any unpaid part of the judgment shall remain in force. If the defendant refuses to consent to these conditions of probation,
the court shall not exercise either of the sentencing options under section two hundred forty-seven point twenty (247.20) of the Code as amended by this Act.
4. The preceding subsection shall not apply, and the court may exercise either of the sentencing options under section two hundred forty-seven point twenty (247.20)- of the Code as amended by this Act, if the court finds that no person suffered pecuniary damages as a result of the defendant's crime or the defendant is not able and will not be able to make any restitution.
5. This section and proceedings under this section shall not limit or impair the rights of victims to sue and recover damages from the defendant in a civil action. Rights under the civil judgment entered under this section shall not be exclusive of other rights. However, any restitution payment by the defendant, including any payment on the civil judgment entered under this section, shall be set off against any damages awarded to the victim in a civil action arising out of the same facts or event.
6. By renumbering sections and correcting internal references.
7. Amend the title, page 1, line 1, by inserting after the word "sentences" the words ", suspended sentences, probation, restrictions and limitations, and restitution to victims of crimes".

STANLEY of Muscatine EDELEN of Emmet COCHRAN of Webster

H-468
1 Amend Senate File 376, as amended and passed by the Senate and reprinted as follows:

1. Page 3, line 11 by striking the words "or who was" and inserting in lieu thereof the following:
", a widow who is fifty-five years of age or older, or a person who was".
2. Page 1, line 4 by inserting after the word "or" the following: " older, widows fifty-five years of age or older, or persons".

EGENES of Story DEN HERDER of Sioux HUSAK of Tama DOYLE of Woodbury

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Wednesday, May 9, 1973.

## JOURNAL OF THE HOUSE

One Hundred Twenty-second Calendar Day-Eightieth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Wednesday, May 9,1973

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

Prayer was offered by the Reverend Anthony Sigwarth, pastor of St. Mary's Church, Dubuque, Iowa.

The Journal of Tuesday, May 8, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Harry Stoutland, Ackley, Iowa.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber :

Fifty-seven junior students from Nashua High School, Nashua, accompanied by Dave Sands. By Griffee of Chickasaw.

Twenty fourth grade students from Grant School, Oskaloosa, accompanied by Mrs. Jones and Mrs. Hicklin. By Ewing of Mahaska.

Twenty-five fifth grade students from State Center School, State Center, accompanied by Mrs. Speers. By West of Marshall.

Seventy-eight American government class students from Guthrie Center High School, Guthrie Center, accompanied by Mr. Lake, Mr. Brandt and Mr. Denny. By Hutchins of Guthrie.

Forty-five senior government class students from Valley High School, West Des Moines, accompanied by Mr. Magill. By Bittle of Polk.

Sixty sixth grade students from Grinnell-Newburg Community Schools accompanied by Esther Bethel and Sandy White. By Husak of Tama.

Miss Ann Schei, a foreign exchange student from Skogn, Nor-
way, a senior at Knoxville High School. By Middleswart of Warren.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Ferguson of Carroll from thirty-three residents of Carroll County.

Menke of O'Brien from one hundred sixty-five Iowa residents of various counties.

Middleswart of Warren from one hundred three patrons of Echo Valley Country Club.
McElroy of Fremont from sixty-seven residents of Mills County.

Danker of Pottawattamie from two hundred forty-eight residents of Pottawattamie, Harrison and Shelby Counties.

By Fullerton of Woodbury from fifteen residents of Woodbury County favoring House File 653, relating to emergency units.

By Griffee of Chickasaw from forty-seven residents of Howard County opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk anounced the adoption of report of committee on Senate File 524, under Rule 35.

## HOUSE FILES 217 AND 408 WITHDRAWN

Miller of Van Buren asked and received unanimous consent to withdraw House Files 217 and 408 from further consideration by the House.

## MOTION TO RECONSIDER <br> (House File 680)

We move to reconsider the vote by which House File 680 passed the House on May 8, 1973.

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 7, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 116, a bill for an act relating to the appeal of a condemnation award.

Also: That the Senate has on May 7, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 209, a bill for an act correcting erroneous, inconsistent and obsolete sections of the Code of Iowa.

Also: That the Senate has on May 7, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 309, a bill for an act to legalize the proceedings of the Board of Directors of the Des Moines Area Community College.

Also: That the Senate has on May 7, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 335, a bill for an act relating to the general fund of school districts.

Also: That the Senate has on May 7, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 501, a bill for an act relating to the selection of polling places for elections.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 209

Amend House File 209, as passed by the House, as follows: 1. Page 9 , by striking lines 8 through 24 and inserting in lieu thereof the following:

Sec. 20. Section three hundred thirty-six point three (336.3), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
336.3 ABSENCE OF COUNTY ATTORNEY-SUBSTITUTECOMPENSATION.
In case of absence, sickness, or disability of the county attorney and his deputies, the court before whom it is his duty to appear, and in which there may be business requiring his attention, may appoint an attorney to act as county attorney, by order to be entered upon the records of the court, and he shall receive out of the compensation allowed to the county attorney, in proceedings before a judicial magistrate, such sum as the board of supervisors shall determine to be reasonable for the services rendered, and, if in proceedings before a district associate judge or a district judge, such sum as the judge shall determine to be a reasonable compensation, and, while acting under said appointment, he shall have all the authority and be subject to all the responsibilities herein conferred upon county attorneys.
2. Page 10, by adding after line 20 the following new section:

Sec. ..... Section six hundred twenty-three point one (623.1), Code 1973, is amended to read as follows:
623.1 JURY FEES IN CRIMINAL ACTIONS. Where the place of trial in any criminal action is changed to any county other than that in which the same was properly commenced, where the trial thereof takes place at a regular [term] session and occupies more than one calendar day, the judge trying it shall certify the number of days so occupied, and the county in which the action was originally commenced shall be liable to the county where the same is tried for the sum of three dollars per day, for each juryman engaged in the trial thereof.
3. Page 10, by adding after line 22 , the following new section:

Sec. ..... Section twenty-three point one (23.1), Code 1973, unnumbered paragraph two (2), is amended to read as follows:
The word "municipality" as used in this chapter shall mean county, except in the exercise of its power to make contracts for secondary road improvements, city, town, township, school corporation, state fair board, state board of regents, and state [board of control] department of social services.
4. By renumbering the sections to conform with this amendment.

## INTRODUCTION OF BILLS

House File 749, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for the Iowa commission for the blind.

Read first time and placed on the appropriations calendar.
House File 750, by committee on appropriations, a bill for an act making an appropriation to the moneys and credits replacement fund.

Read first time and placed on the appropriations calendar.
House File 751, by committee on appropriations, a bill for an act relating to payments in lieu of contributions for unemployment compensation made to state employees of various state agencies, boards, commissions and departments.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 335, a bill for an act relating to the general fund of the school districts.

Read first time and referred to the sifting committee.
Senate File 501, a bill for an act relating to the selection of polling places for elections.

Read first time and referred to the sifting committee.

## EXPLANATION OF VOTE <br> (House File 739)

I voted "No" on House File 739 because in my judgment we did not face the critical issue with this appropriation; that is, the purpose in making this appropriation. In my judgment, serious questions have been raised by the subcommittee about the type and quality of care, training and rehabilitation provided at these institutions, and serious questions have been raised about the advisability of maintaining three separate institutions. Further study should be made of the whole of juvenile corrections in the state before the next biennium.

## BITTLE of Polk

## EXPLANATIONS OF VOTES

Because of appointments in my district, I was absent from the House chamber on the morning of May 8, 1973. Had I been present I would have voted "aye" on the following bills: House Files 739, 498 and 742 and Senate File 345.

## O'HALLORAN of Black Hawk

I was called to Dubuque when the vote was taken on Senate File 345. Had I been present I would have voted "aye".

## CLARK of Dubuque

I was absent Tuesday, May 8, attending a railroad service hearing at Anamosa, Iowa. Had I been present, I would have voted "aye" on the following bills: House Files 229, 740, 739, 498, 742, 743 and 680 and Senate File 345.

## HENNESSEY of Delaware

Had I been present in the House chamber on May 7 and 8, I would have voted "aye" on the following bills: House Files 696, 700, 717, 736, 737, 735, 739, 594, 498, 742, 743, 229, 740 and 542 and Senate Files 107, 199, 224, $313,375,499$ and 123.

I would have voted "nay" on House File 680.
I voted "aye" to bring Senate File 345 out of the appropriations subcommittee on education and would have voted "aye" on the bill.

## NORPEL of Jackson

I was called from the House chamber on May 8 when the vote was taken on House File 542; had I been present I would have voted "aye".

## HUTCHINS of Guthrie

Had I been present and voting on May 8, 1973, I would have voted "aye" on House Files 739, 498, 742, 743, 740, 542, 680, and Senate Files 345 and 123. ANDERSON of Ringgold

## HOUSE CONCURRENT RESOLUTION 48 <br> By Butler

Whereas, the recent emergency fuel crisis serves as a warning to Iowans of the possible exhaustion of energy resources available to this state; and

Whereas, the involvement of state government in the heating oil business during the fuel crisis indicates the necessity for energy management during the 1970's; and

Whereas, any solution to the current energy crisis in Iowa, including but not limited to, methods of extracting Iowa's vast coal reserves and development of new sources of energy, should assure protection of existing resources of critical concern to this state; and

Whereas, a state energy policy would assure that methods to conserve energy in the near and long-range future are developed in conjunction with the environmental concerns of the people of Iowa, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council establish a study committee for the purpose of developing a state energy policy that would represent a sound and coordinated effort at conserving energy for use by Iowans while preserving an ecological balance in the state; and

Be It Further Resolved, That the study committee shall consist of legislators representing both the Senate and the House of Representatives and both political parties, as well as non-legislative members with technical knowledge and environmental concerns which would prove helpful in researching the utilization of renewable natural resources to offset the increasing use of energy; and

Be It Further Resolved, That the study committee make periodic reports to the legislative council and submit a final report, along with necessary bill drafts to implement its recommendations, to the legislative council. Copies of the report accepted by the legislative council shall be submitted to the Second Session of the Sixty-fifth General Assembly meeting in 1974.

Laid over under Rule 25.

## SENATE AMENDMENT CONSIDERED

Grassley of Butler called up for consideration House File 612, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, amended by the Senate, and moved that the House concur in the following Senate amendment:
1
Amend House File 612, page 2, lines 2 and 3, by striking
2 the words and figures "nine thousand four hundred six
3 dollars and ninety-seven cents ( $\$ 9,406.97$ )" and inserting
4 in lieu thereof the following: "ten thousand, two hundred
5 two dollars and ninety-seven cents ( $\$ 10,202.97$ )".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 612)

The ayes were, 80 :

| Anderson | Danker |
| :---: | :---: |
| Avenson | De Jong |
| Bennett | Den Herder |
| Bittle | Drake |
| Bortell | Dunlap |
| Branstad | Dunton |
| Brinck | Edelen |
| Brockett | Egenes |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C. R. |
| Caffrey | Freeman |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harper |
| Cusack | Harvey |
| Daggett | Hennessey |

The nays were, 11:
Doyle
Jordan
Fischer, H. O. Knoke
Horn
Millen
Absent or not voting, 9:

| Clark, J. W. | Hutchins |
| :--- | :--- |
| Fitzgerald | Lipsky |

Higgins
Hill
Holden
Howell
Jesse
Junker
Kiser
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Middleswart
Miller, A. V.
Miller, R. G.
Monroe
Newhard

Norland Norpel
Oakley
O'Halloran
Pellett
Peterson
Readinger
Roorda
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

| Miller, K. D. | Rinas |
| :--- | :--- |
| Patchett |  |$\quad$ Small

Patchett
Small
Poncy

Mennenga
Nielsen
Rapp
Schroeder
Husak
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR <br> SENATE FILE 26 PENDING

Senate File 26, a bill for an act to provide for deferred sentences, with report of committee recommending amendment and passage, was taken up for consideration.

Higgins of Scott offered the following amendment $\mathrm{H}-384$ filed by him and Crawford of Story and moved its adoption: H-384
1 Amend Senate File 26 as amended, passed and re2 printed by the Senate, as follows:
3 1. Page 2A, by striking lines 4 through 12 and in4 serting in lieu thereof the following:

## tained in

tained in subsection one (1) or subsection two (2) of
9 this section. However, this section shall not apply
to treason, murder, or a violation of section two hundred four point four hundred one (204.401), subsections one (1) or two (2) of the Code, except that this section shall apply to such a violation if it involves only a controlled substance as defined in section two hundred four point two hundred four (204.204), subsection four (4), paragraph $j$ of the Code, or if section two hundred four point four hundred nine (204.409), subsection two (2) of the Code applies to the violation, or if section two hundred four point four hundred ten (204.410) of the Code applies to the violation.
2. Page 2A, line 14, by inserting after the word "defendant," the words "the court may".
3. Page 2A, line 23, by inserting after the word "imprisonment," the words "the court may".

Higgins of Scott asked and received unanimous consent to withdraw amendment $\mathrm{H}-384$.

Stanley of Muscatine offered the following amendment H-471 filed by him, Edelen of Emmet, and Cochran of Webster, and division of the amendment was requested as follows:

## H-471

1 Amend Senate File 26, as amended, passed, and re-
2 printed by the Senate, as follows:

## H-471A

1. Page 2A, by striking lines 4 through 12 and inserting in lieu thereof the following:
247.20 DEFERRED SENTENCE-PROBATION. The trial court may, upon a plea of guilty, verdict of guilty, or a special verdict upon which a judgment of conviction may be rendered, exercise either of the sentencing options stated in this section. However, this section shall not apply to the crimes of treason, murder, assault with intent to commit murder, burglary with aggravation, robbery with aggravation, rape, if by force or against the will of the victim, rape, if the victim is not more than twelve years of age at the time of the offense, assault with intent to commit rape, violation of section seven hundred five point one (705.1) or seven hundred twenty-five point two (725.2) of the Code if the offense is committed upon or with respect to a child not more than twelve years of age at the time of the offense, or violation of section two hundred four point four hundred one (204.401), subsections one (1) or two (2) of the Code, to which section two hundred four point four hundred nine (204.409), subsection two (2) of the Code is not applicable and which is not proved to be an accommodation offense under section two hundred four point four hundred ten (204.410) of the Code. The court may:

H-471B
28 2. Page 2A, line 21, by inserting after the period 29 the following new sentence:
30 This subsection shall not be available if the de31 fendant has previously received a deferred sentence 32 in a felony prosecution anywhere in the United States 33 or has been twice convicted of a felony anywhere in 34 the United States.
H-471C
35 3. Page 2A, line 25, by inserting after the period 36 the following new sentence:
4. Page 3, line 1 , by inserting after the period the following new sentence:

The length of the probation shall not in any event be less than one year, and shall not be less than two years if the offense is a felony for which the maximum punishment includes imprisonment for five years or more.
5. Page 3, by inserting after line 7 the following new section:

Sec. ..... NEW SECTION. RESTITUTION.

1. As used in this section usless the context otherwise requires:
a. "Victim" means any person who has suffered pecuniary damages as a result of the defendant's crime.
b. "Pecuniary damages" includes any damages which a victim could recover against the defendant in a civil action, except damages for pain and suffering. Without limitation, "pecuniary damages" includes damages for wrongful death.
2. If the trial court exercises either of the sentencing options under section two hundred fortyseven point twenty (247.20) of the Code, the court shall, with the consent of the defendant, require as a condition of probation that the defendants shall make reasonable restitution to all victims who suffered pecuniary damages as a result of the defendant's crime, unless the court finds that no person suffered pecuniary damages as a result of the defendant's crime or that the defendant is not able and will not be able to make any restitution.
3. The court shall hold a hearing to determine the facts pertinent to this section. The court shall give reasonable notice of the hearing, in the manner
determined by the court, to the defendant and to all persons who appear to be victims of the defendant's crime. Notice may be waived by the person entitled to notice or his attorney. If the court finds that one or more victims suffered pecuniary damages as a result of the defendant's crime, and that the defendant may or will be able to make some restitution, the conditions of probation shall include: a. A specific amount of restitution to each victim. b. A reasonable schedule of restitution payments by the defendant. c. A provision for the entry of civil judgment against the defendant and in favor of the victims in an amount equal to the pecuniary damages of each victim, or a lesser amount which the court determines to be reasonable under the circumstances. The specified schedule of restitution payments shall not continue beyond the probation period, but any unpaid part of the judgment shall remain in force. If the defendant refuses to consent to these conditions of probation, the court shall not exercise either of the sentencing options under section two hundred forty-seven point twenty (247.20) of the Code as amended by this Act.
4. The preceding subsection shall not apply, and the court may exercise either of the sentencing options under section two hundred forty-seven point twenty (247.20) of the Code as amended by this Act, if the court finds that no person suffered pecuniary damages as a result of the defendant's crime or the defendant is not able and will not be able to make any restitution.
5. This section and proceedings under this section shall not limit or impair the rights of victims to sue and recover damages from the defendant in a civil action. Rights under the civil judgment entered under this section shall not be exclusive of other rights. However, any restitution payment by the defendant, including any payment on the civil judgment entered under this section, shall be set off against any damages awarded to the victim in a civil action arising out of the same facts or event.
H-471F
116 6. By renumbering sections and correcting internal 117 references.
H-471G
118 7. Amend the title, page 1, line 1, by inserting 119 after the word "sentences" the words ", suspended 120 sentences, probation, restrictions and limitations, 121 and restitution to victims of crimes".

Kreamer of Polk offered the following amendment H-416 filed by him:
H-416
1 Amend Senate File 26, as amended, passed, and re-
printed by the Senate as follows:

1. Page 2A, line 21, by adding after the word "provided.", the words "Any deferral of proceedings under this subsection shall be promptly reported in all particulars to the supreme court administrator who shall keep a permanent record thereof, and before granting deferral in any case, the court shall request review of the records retained under this subsection and shall consider any prior record of a deferral of proceedings against the individual concerned. The permanent record provided for in this subsection shall constitute confidential records exempted from public access under section sixty-eight A point seven (68A.7), subsection nine (9) of the Code and shall be available only to district judges, district associate judges, and judicial magistrates requesting information pursuant to this subsection."

Oakley of Clinton offered the following amendment H-465 to amendment $\mathrm{H}-416$ and division of the amendment was requested as follows:
H-465A
1 Amend the Kreamer amendment $\mathrm{H}-416$, to Senate File 26, as amended, passed, and reprinted by the Senate, filed May 2, 1973, as follows:

1. By striking lines 5 through 11, and inserting in lieu thereof the following:
"under this subsection shall be promptly reported to the supreme court administrator who shall maintain a permanent record thereof including the name of the defendant, the district court docket number, the nature of the offense, and the date of the deferral. Before granting deferral in any case, the court shall request of the supreme court administrator a search of the deferred sentencing docket and shall consider any prior record of a deferral of proceedings against the defendant. The".

H-465B
16
Oakley of Clinton moved the adoption of amendment H-465A to amendment H-416.

Amendment H-465A adopted.
Oakley of Clinton moved the adoption of amendment H-465B to amendment H-416.

## Amendment H-465B adopted.

Kreamer of Polk moved the adoption of amendment H-416 as amended.

Amendment $\mathrm{H}-416$ as amended adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-471 \mathrm{~B}$ of the Stanley, et al., amendment.

Roll call was requested by Stanley of Muscatine and Cochran of Webster.

On the question "Shall amendment H-471B be adopted?"
The ayes were, 57:

| Anderson | Ewing | Kiser | Poncy |
| :--- | :--- | :--- | :--- |
| Bennett | Fischer, H. O. | Kreamer | Roorda |
| Bortell | Fisher, C. R. | Lippold | Stanley |
| Branstad | Freeman | Logue | Stephens |
| Brinck | Fullerton | McElroy | Stromer |
| Brockett | Grassley | Mendenhall | Strothman |
| Clark, J. H. | Hansen | Menke | Tofte |
| Cochran | Harper | Mennenga | Welden |
| Crabb | Holden | Middleswart | Wells |
| Daggett | Horn | Miller, K.D. | West |
| Danker | Husak | Miller, R. G. | Woods |
| Den Herder | Hutchins | Norpel | Wulff |
| Drake | Jordan | Pellett | Wyckoff |
| Dunlap | Junker | Peterson | Mr. Speaker |
| Edelen |  |  |  |

The nays were, 39 :

| Avenson | Cusack | Higgins | Norland |
| :--- | :--- | :--- | :--- |
| Bittle | De Jong | Hill | Oakley |
| Brunow | Doyle | Jesse | O'Halloran |
| Butler | Egenes | Knoke | Patchett |
| Byerly | Ferguson | Krause | Rapp |
| Caffrey | Fitzgerald | McCormick | Readinger |
| Carr | Griffee | Miller, A.V. | Rinas |
| Clark, J. W. | Hargrave | Monroe | Schroeder |
| Connors | Harvey | Newhard | Small |
| Crawford | Hennessey | Nielsen |  |
| Absent or not voting, 4: |  |  |  |
| Dunton | Howell | Lipsky | Millen |

Amendment H—471B adopted.
On motion by Holden of Scott, the House was recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of Senate File 26.
Jesse of Polk rose on a point of order that amendment H-471C of the Stanley, et al., amendment was not germane.

The Speaker ruled the point not well taken.

Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-471 \mathrm{C}$ of the Stanley, et al., amendment.

Roll call was requested by Cochran of Webster and Edelen of Emmet.

On the question "Shall amendment H-471C be adopted?"
The ayes were, 55 :

| Anderson | Ewing | Junker | Poncy <br> Bennett |
| :--- | :--- | :--- | :--- |
| Ferguson | Kiser | Roorda |  |
| Bortell | Fischer, H. O. | Kreamer | Schroeder |
| Branstad | Fisher, C. R. | Lippold | Stanley |
| Brockett | Freeman | Logue | Stephens |
| Cochran | Fullerton | Mendenhall | Stromer |
| Connors | Hansen | Menke | Strothman |
| Crabb | Harper | Millen | Welden |
| Daggett | Harvey | Miller, A. V. | Wells |
| Danker | Hennessey | Miller, K. D. | West |
| De Jong | Holden | Miller, R.G. | Wulff |
| Den Herder | Husak | Norpel | Wyckoff |
| Dunlap | Hutchins | Pellett | Mr. Speaker |
| Edelen | Jordan | Peterson |  |

The nays were, 41:

| Avenson | Cusack |
| :--- | :--- |
| Bittle | Doyle |
| Brinck | Drake |
| Brunow | Dunton |
| Butler | Egenes |
| Byerly | Fitzgerald |
| Caffrey | Griffee |
| Carr | Hargrave |
| Clark, J. H. | Higgins |
| Clark, J. W. | Hill |
| Crawford |  |

Absent or not voting, 4:
Grassley McCormick McElroy Middleswart
Amendment H-471C adopted.

| Horn | Norland <br> Howell <br> Oakley |
| :--- | :--- |
| Jesse | O'Halloran |
| Knoke | Patchett |
| Krause | Rapp |
| Lipsky | Readinger |
| Mennenga | Rinas |
| Monroe | Small |
| Newhard | Tofte |
| Nielsen | Woods |

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Crabb of Crawford for the remainder of the day by the Speaker.
Hill of Polk offered the following amendment $\mathrm{H}-475$ to amendment H-471A filed by him, Knoke of Pottawattamie and Oakley of Clinton:

## H-475

1 Amend amendment H-471 to Senate File 26, as
2 amended, passed and reprinted by the Senate,
3 as follows:
4 1. Line 3, by striking the numeral " 12 " and
5 inserting in lieu thereof the numeral " 13 ".
2. Line 11, by striking the following:
"assault with intent to commit murder, burglary".
3. By striking lines 12 through 19.
4. Line 20, by striking the words "of age at
the time of the offense,".
5. By adding after line 27 the following:
" 1 . If the crime is not kidnapping for ranson, assault with intent to commit murder, burglary with aggravation, robbery with aggravation, rape, if by force or against the will of the victim, rape, if the victim is not more than twelve years of age at the time of the offense, assault with intent to commit rape, violation of section seven hundred five point one (705.1) or seven hundred twenty-five point two (725.2) of the Code if the offense is committed upon or with respect to a child not more than twelve years of age at the time of the offense, without entering judgment, and with consent of".

Stromer of Hancock in the chair at 2:38 p.m.
Hill of Polk moved the adoption of amendment H-475 to amendment H-471A.

Roll call was requested by Hill of Polk and Oakley of Clinton.
On the question "Shall amendment $\mathrm{H}-475$ be adopted ?"
The ayes were, 47:

| Avenson | Doyle <br> Bittle <br> Brunow <br> Butler |
| :--- | :--- |
| Byerly | Dunlap |
| Carr | Egenes |
| Clark, J. H. | Ferguson |
| Clark, J. W. | Fitzgerald |
| Connors | Hargee |
| Crawford | Harvey |
| Cusack | Hennessey |
| De Jong | Higgins |
|  | Hill |

The nays were, 52 :

| Anderson | Fischer, H. O. |
| :--- | :--- |
| Bennett | Fisher, C. R. |
| Bortell | Freeman |
| Branstad | Fullerton |
| Brinck | Grassley |
| Brockett | Hansen |
| Caffrey | Harper |
| Cochran | Holden |
| Daggett | Husak |
| Danker | Hutchins |
| Den Herder | Jordan |
| Dunton | Kiser |
| Edelen | Kreamer |
| Ewing |  |

Lippold
Logue
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, A.V.
Miller, K. D.
Miller, R. G.
Norpel
Pellett
Poncy

Roorda
Stanley
Stephens
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Stromer)

Norland Oakley O'Halloran<br>Patchett<br>Peterson<br>Rapp<br>Readinger<br>Rinas<br>Schroeder<br>Small<br>Varley

Absent or not voting, 1 :
Crabb
Amendment H-475 lost.
Speaker Varley in the chair at 3:30 p.m.
Stanley of Muscatine offered the following amendment H-473 to amendment H-471A, filed by Stanley, Edelen and Cochran and moved its adoption:

H-473
1 Amend the Stanley, Edelen and Cochran amendment
2 H-471 filed May 8, 1973, to Senate File 26, line 11,
3 by inserting after the word "murder," the words:
4 "kidnaping for ransom,".
Amendment adopted.
Higgins of Scott offered the following amendment H-474 to amendment H-471A, filed by him and Crawford of Story, and moved its adoption:

## H-474

Amend the Stanley, et al., amendment, H-471, to Senate
File 26, as amended, passed, and reprinted by the
Senate as follows:

1. Page 1, by striking lines 23 through 27 and inserting in lieu thereof the following: "except that this section shall apply to a violation of those two subsections if it involves only a controlled substance as defined in section two hundred four point two hundred four (204.204), subsection four (4), paragraph $j$ of the Code, or if section two hundred four point four hundred nine (204.409), subsection two (2) of the Code applies to the violation, or if section two hundred four point four hundred ten (204.410) of the Code applies to the violation. The court may:".

Roll call was requested by Oakley of Clinton and Higgins of Scott.

On the question "Shall amendment H-474 be adopted?"
The ayes were, 32 :

| Avenson | Cusack | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Dunlap | Knoke | O'Halloran <br> Byerly |
| Fitzgerald | Lipsky | Patchett |  |
| Caffrey | Hargrave | McCormick | Rapp |
| Carr | Higgins | Mennenga | Readinger |
| Clark, J. W. | Hill | Monroe | Rinas |
| Connors | Horn | Newhard | Small |
| Crawford | Howell | Nielsen | Wells |

The nays were, 57:

Anderson
Bennett
Bortell
Branstad
Brockett
Brunow
Butler
Clark, J. H.
Cochran
Daggett
Danker
De Jong
Drake
Edelen
Egenes
Absent or not voting, 11:

| Bittle. | Doyle |
| :--- | :--- |
| Crabb | Dunton |
| Den Herder | Griffee |

Amendment H—474 lost.

| Jordan | Oakley |
| :--- | :--- |
| Junker | Pellett |
| Kiser | Peterson |
| Kreamer | Poncy |
| Lippold | Schroeder |
| Logue | Stanley |
| McElroy | Stephens |
| Mendenhall | Stromer |
| Menke | Strothman |
| Middleswart | West |
| Miller, A.V. | Woods |
| Miller, K. D. | Wulft |
| Miller, R. G. | Wyckoff |
| Norpel | Mr. Speaker |

Stanley of Muscatine moved the adoption of amendment H-471A of the Stanley, et al., amendment as amended.

Roll call was requested by Cochran of Webster and Oakley of Muscatine.

On the question "Shall amendment H-471A as amended be adopted?"

The ayes were, 53:

| Anderson | Fisher, C. R. | Kreamer | Poncy |
| :--- | :--- | :--- | :--- |
| Bennett | Freeman | Lippold | Roorda |
| Bortell | Fullerton | Logue | Stanley |
| Branstad | Grassley | McElroy | Stephens |
| Brinck | Hansen | Mendenhall | Stromer |
| Brockett | Harper | Menke | Strothman |
| Cochran | Hennessey | Middleswart | Tofte |
| Daggett | Holden | Miller, A.V. | Welden |
| Danker | Horn | Miller, K. D. | Wells |
| De Jong | Husak | Miller, R. G. | West |
| Den Herder | Hutchins | Norpel | Woods |
| Dunton | Jordan | Pellett | Wulff |
| Edelen | Kiser | Peterson | Wyckoff |
| Fischer, H. O. |  |  |  |
| The nays were, | 44: |  |  |
| Avenson | Cusack | Hoyle | Nielsen |
| Bittle | Doyle | Howell | Norland |
| Brunow | Drake | Jesse | Oakley |
| Butler | Dunlap | Junker | O'Halloran |
| Byerly | Egenes | Knoke | Patchett |
| Caffrey | Ewing | Krause | Rapp |
| Carr | Ferguson | Lipsky | Readinger |
| Clark, J. H. | Fitzgerald | McCormick | Rinas |
| Clark, J. W. | Griffee | Mennenga | Schroeder |
| Connors | Hargrave | Monroe | Small |
| Crawford | Higgins | Newhard | Mr. Speaker |

Absent or not voting, 3:
Crabb Harvey Millen
Amendment H-471A as amended adopted.
(Senate File 26 pending at adjournment.)

# REPORTS OF HOUSE COMMITTEE ON APPROPRIATIONS 

(House File 748)
Vehicle Dispatchers-Depreciation Fund
The committee recommendation is for an appropriation of $\$ 80,000.00$ to the Vehicle Dispatcher's Depreciation Fund, for the purpose of purchasing replacement motor vehicles and additions to the fleet.
(House File 747)

> Department of Social Services
> Mental Health Institute-Cherokee

The committee's recommendation is for a budget of $\$ 4,111,000.00$ for $1973-74$ and $\$ 4,247,000.00$ for 1974-75. This budget includes a state appropriation of $\$ 4,078,500.00$ for 1973-74 and $\$ 4,214,500.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 32,500.00$ for 1973-74 and $\$ 32,500.00$ for 1974-75.

From this budget total, $\$ 3,264,200.00$ for $1973-74$ and $\$ 3,355,300.00$ for $1974-75$ is budgeted for salaries and wages. This is intended to fund 385 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractural services, repairs and alterations, and assistance, are budgeted at $\$ 569,300.00$ for $1973-74$ and $\$ 569,400.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Mental Health Institute-Clarinda

The committee's recommendation is for a budget of $\$ 3,576,799.00$ for $1973-74$ and $\$ 3,689,046.00$ for 1974-75. This budget includes a state appropriation of $\$ 3,539,199.00$ for 1973-74 and $\$ 3,651,446.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 37,600.00$ for 1973-74 and $\$ 37,600.00$ for 1974-75.

From this budget total, $\$ 3,057,299.00$ for $1973-74$ and $\$ 3,149,746.00$ for $1974-75$ is budgeted for salaries and wages. This is intended to fund 359 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 519,500.00$ for $1973-74$ and $\$ 539,300.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Mental Health Institute-Independence

The committee's recommendation is for a budget of $\$ 4,387,700.00$ for 1973-74 and $\$ 4,532,400.00$ for 1974-75. This budget includes a state appropriation of $\$ 4,330,700.00$ for $1973-74$ and $\$ 4,475,200.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 57,000.00$ for 1973-74 and $\$ 57,000.00$ for 1974-75.

From this budget total, $\$ 3,720,900.00$ for 1973-74 and $\$ 3,835,900.00$ for $1974-75$ is budgeted for salaries and wages. This is intended to fund 419 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractural services, repairs and alterations, and assistance, are budgeted at $\$ 576,400.00$ for $1973-74$ and $\$ 606,200.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Mental Health Institute-Mt. Pleasant

The committee's recommendation is for a budget of $\$ 3,281,066.00$ for 1973-74 and $\$ 3,378,487.00$ for 1974-75. This budget includes a state appropriation of $\$ 3,249,066.00$ for 1973-74 and $\$ 3,357,487.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 32,000.00$ for $1973-74$ and $\$ 21,000.00$ for 1974-75.

From this budget total, $\$ 2,725,466.00$ for $1973-74$ and $\$ 2,804,687.00$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 305 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractural services, repairs and alterations, and assistance, are budgeted at $\$ 555,600,00$ for $1973-74$ and $\$ 573,800.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

Glenwood State Hospital-School
The committee's recommendation is for a budget of $\$ 6,280,600.00$ for 1973-74 and $\$ 6,489,400.00$ for 1974-75. This budget includes a state appropriation of $\$ 6,251,600.00$ for $1973-74$ and $\$ 6,460,400.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 29,000.00$ for 1973-74 and $\$ 29,000.00$ for 1974-75.

From this budget total, $\$ 5,219,700.00$ for $1973-74$ and $\$ 5,415,300.00$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 670 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 1,060,900.00$ for 1973-74 and $\$ 1,074,100.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Woodward State Hospital-School

The committee's recommendation is for a budget of $\$ 6,386,800.00$ for 1973-74 and $\$ 6,598,600.00$ for 1974-75. This budget includes a state appropriation of $\$ 6,339,800.00$ for 1973-74 and $\$ 6,551,600.00$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 47,000.00$ for 1973-74 and $\$ 47,000.00$ for 1974-75.

From this budget total, $\$ 5,296,600.00$ for $1973-74$ and $\$ 5,495,800.00$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 701 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 1,000,700.00$ for $1973-74$ and $\$ 1,013,300.00$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.
(Senate File 519)
Section 1, subsection 1.

## Interstate Cooperation Commission

The committee recommendation is for an appropriation of $\$ 7,500.00$ for 1973-74 and $\$ 7,500.00$ for 1974-75, to be used for travel expenses. Section 1, subsection 2.

## Council of State Governments

The committee recommendation is for an appropriation of $\$ 27,130.00$ for 1973-74 and $\$ 27,130.00$ for 1974-75, to be used for Iowa's membership assessment.
Section 1, subsection 3.

## Commission on Uniform Laws

The committee recommendation is for budget of $\$ 5,000.00$ for 1973-74 and $\$ 5,900.00$ for 1974-75.

From this total, $\$ 1,500.00$ for 1973-74 and $\$ 2,400.00$ for 1974-75 is appropriated for travel.
$\$ 3,500.00$ for $1973-74$ and $\$ 3,500.00$ for 1974-75 is appropriated for support of the National Conference of Commissioners on Uniform State Laws.

## REPORTS OF COMMITTEES

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 519, a bill for an act appropriating funds to certain intergovernmental agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## GRASSLEY of Butler, Chairman

Stanley of Muscatine, 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 108, a bill for an act relating to games of skill, games of chance, raffles and providing penalties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine, Chairman

## AMENDMENTS FILED

## H-476

1 Amend House File 439 as follows:
2 1. Page 12, by inserting after line 7 the follow-
3 ing new section:
4 "Sec. ..... NEW SECTION. Provisions of this Act
5 shall not apply to any county under twenty thousand
6 population unless requested by the county board of
7 supervisors."
8 2. By renumbering the remaining section.
BENNETT of Ida
H-477
1 Amend House File 493 as follows:
2 1. Line 7, by striking the word and numerals
3 "calendar 1972".
4 2. Line 14, by striking the words and numerals
5 "calendar year 1972" and inserting in lieu thereof the
6 following: "year ending March 1973".
$7 \quad 3$. Line 15 , by striking the words "three and
8 four-tenths" and inserting in lieu thereof "four and seven-tenths".
4. Line 23, by striking the word and numerals "calendar 1972" and inserting in lieu thereof the following: "the year ending March 1973".

McCORMICK of Delaware
H-472
1 Amend House File 608 as follows:
2 1. Page 1, by striking from line 8 "[exclusively]"
3 and inserting the word "exclusively".
BUTLER of Pottawattamie
On motion by Holden of Scott, the House adjourned until 10:00
a.m., Thursday, May 10, 1973.

## JOURNAL OF THE HOUSE

One Hundred Twenty-third Calendar Day-Eighty-first Session Day
hall of the House of Representatives Des Moines, Iowa, Thursday, May 10, 1973

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

Prayer was offered by the Reverend Palmer Sellstrom, pastor of the Faith Lutheran Church, Odebolt, Iowa.

The Journal of Wednesday, May 9, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. M. Lee McClenahan, Sigourney, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
McElroy of Fremont for May 10 and 11 on request of Fischer of Grundy.
PRESENTATION OF VISITORS
Ferguson of Carroll presented to the House the Honorable Henry H. Stevens, former member of the House during the Fifty-first through the Fifty-sixth General Assemblies, representing Greene County.

The Speaker presented to the House a student from StuartMenlo School, Tom Varley, accompanied by Mrs. Preston Varley.

Ewing of Mahaska presented to the House Dianne Roberts of Oskaloosa, Iowa. Dianne is the Miss Iowa candidate for the Miss U.S.A. and Miss Universe contests.

The Speaker announced that the following visitors were present in the House chamber:

Forty-five eighth grade students from West Central School, Maynard, accompanied by Tony Decello and John Forkenpoach. By Avenson of Fayette.

Fifteen students from Boy Scout Troop 225, Williamsburg, Iowa, accompanied by Bill Berry and Mrs. Pat McDonough. By Lipsky of Linn.

One hundred students from Griswold School, Griswold, accompanied by Mrs. Nelson. By Pellett of Cass.

Fifteen senior students from Eddyville High School, Eddyville, accompanied by Thomas Stewart. By Poncy of Wapello.

Fifty eighth grade students from St. Joseph's School, Mason City, accompanied by Sister Corine and Sister Juanita.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Clark of Dubuque from two hundred residents of Dubuque County.
McCormick of Delaware from three hundred twenty-two residents of various Iowa counties.
Carr of Dubuque from four hundred twenty-nine residents of Dubuque and Jackson Counties.
Holden of Scott from fifty residents of various Iowa counties.
Lipsky of Linn from thirty-two residents of Linn County.
Norpel of Jackson from sixty-six residents of Jackson and Dubuque Counties.
Miller of Cerro Gordo from one hundred sixty residents of Cerro Gordo County.
Avenson of Fayette from ninety-three residents of Fayette County.
Fisher of Greene from thirty-two residents of Boone County.
Mendenhall of Allamakee from one hundred thirty-two residents of Allamakee and Clayton Counties.
Wulff of Black Hawk from thirty-three residents of Black Hawk County.
Rapp of Black Hawk from thirty-three residents of Waterioo.
By the following Representatives, all opposing the sale of beer, liquor or other alcoholic beverages on Sunday:

Avenson of Fayette from forty-seven residents of Fayette County.

Logue of Iowa from nineteen residents of the Seventy-second Representative District.

By Grassley of Butler from sixty-four state employees favoring Senate File 385 and House File 493.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 108 and 519, under Rule 35.

## INTRODUCTION OF BILLS

House File 752, by committee on appropriations, a bill for an act making an appropriation from the general fund of the state for the state department of health and its divisions.

Read first time and placed on the appropriations calendar.
House File 753, by committee on education, a bill for an act relating to confidential communications with certified guidance counselors.

Read first time and referred to the sifting committee.
House File 754, by Schroeder, a bill for an act relating to and to abolish the county school system and joint county system.

Read first time and referred to the sifting committee.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 10, 1973, amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 42, providing that all resolutions calling for interim studies be delivered to the President of the Senate and the Speaker of the House for consideration by the Legislative Council to determine which shall have priorities and authorize such studies.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO <br> HOUSE CONCURRENT RESOLUTION 42

1 Amend House Concurrent Resolution 42, found on pages 1070
2 and 1071 of the House Journal, by striking from line 21
3 on page 1070 the words "pro tempore".

> REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 122

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 122, a bill for an Act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce, respectfully submit the following recommendation:

1. That the Senate recede from its amendment to House File 122.

On the part of the Senate:
WILLARD R. HANSEN, Chairman FLOYD H. MILLEN, Chairman
MICHAEL T. BLOUIN
ROGER J. SHAFF

On the part of the House:
JOHN H. CLARK
JAMES I. MIDDLESWART
LOWELL E. NORLAND

## CONSIDERATION OF BILLS

## BUSINESS PENDING

The House resumed consideration of Senate File 26, a bill for an act to provide for deferred sentences, and the following divisions of amendment H-471 filed by Stanley, et al.:

$$
\mathrm{H}-471 \mathrm{D}
$$

43 4. Page 3, line 1, by inserting after the period

## H-471E

5. Page 3, by inserting after line 7 the following new section:

Sec. .... NEW SECTION. RESTITUTION.

1. As used in this section unless the context otherwise requires:
a. "Victim" means any person who has suffered pecuniary damages as a result of the defendant's crime.
b. "Pecuniary damages" includes any damages which a victim could recover against the defendant in a civil action, except damages for pain and suffering. Without limitation, "pecuniary damages" includes damages for wrongful death.
2. If the trial court exercises either of the sentencing options under section two hundred fortyseven point twenty (247.20) of the Code, the court shall, with the consent of the defendant, require as a condition of probation that the defendant shall make reasonable restitution to all victims who suffered pecuniary damages as a result of the defendant's crime, unless the court finds that no person suffered pecuniary damages as a result of the defendant's crime or that the defendant is not able and will not be able to make any restitution.
3. The court shall hold a hearing to determine the facts pertinent to this section. The court shall give
reasonable notice of the hearing, in the manner determined by the court, to the defendant and to all persons who appear to be victims of the defendant's crime. Notice may be waived by the person entitled to notice or his attorney. If the court finds that one or more victims suffered pecuniary damages as a result of the defendant's crime, and that the defendant may or will be able to make some restitution, the conditions of probation shall include: a. A specific amount of restitution to each victim. b. A reasonable schedule of restitution payments by the defendant. c. A provision for the entry of civil judgment against the defendant and in favor of the victims in an amount equal to the pecuniary damages of each victim, or a lesser amount which the court determines to be reasonable under the circumstances. The specified schedule of restitution payments shall not continue beyond the probation period, but any unpaid part of the judgment shall remain in force. If the defendant refuses to consent to these conditions of probation, the court shall not exercise either of the sentencing options under section two hundred forty-seven point twenty (247.20) of the Code as amended by this Act.
4. The preceding subsection shall not apply, and the court may exercise either of the sentencing options under section two hundred forty-seven point twenty (247.20) of the Code as amended by this Act, if the court finds that no person suffered pecuniary damages as a result of the defendant's crime or the defendant is not able and will not be able to make any restitution.
5. This section and proceedings under this section shall not limit or impair the rights of victims to sue and recover damages from the defendant in a civil action. Rights under the civil judgment entered under this section shall not be exclusive of other rights. However, any restitution payment by the defendant, including any payment on the civil judgment entered under this section, shall be set off against any damages awarded to the victim in a civil action arising out of the same facts or event.
H-471F
116 6. By renumbering sections and correcting internal
117 references.
H-471G
118 7. Amend the title, page 1, line 1, by inserting after the word "sentences" the words ", suspended sentences, probation, restrictions and limitations,
121 and restitution to victims of crimes".
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-471 \mathrm{D}$ of the Stanley, et al., amendment.

Roll call was requested by Edelen of Emmet and Cochran of Webster.

On the question "Shall amendment H—471D be adopted ?"
The ayes were, 50 :

| Anderson | Fisher, C. R. | Lippold | Poncy |
| :--- | :--- | :--- | :--- |
| Rennett | Fullerton | Logue | Roorda |
| Bortell | Grassley | Mendenhall | Stanley |
| Branstad | Hansen | Menke | Stephens |
| Brockett | Harper | Mennenga | Stromer |
| Cochran | Hennessey | Middleswart | Strothman |
| Daggett | Horn | Millen | Welden |
| Danker | Husak | Miller, A.V. | Wells |
| Drake | Hutchins | Miller, K.D. | West |
| Dunlap | Jordan | Miller, R.G. | Woods |
| Dunton | Junker | Norpel | Wulft |
| Edelen | Kiser | Pellett | Wyckoff |
| Fischer, H. O. | Kreamer |  |  |

The nays were, 42 :

| Avenson | Crabb | Harvey | Newhard |
| :--- | :--- | :--- | :--- |
| Bittle | Crawford | Higgins | Norland |
| Brinck | Cusack | Hill | Oakley |
| Brunow | De Jong | Howell | O'Halloran |
| Butler | Doyle | Jesse | Patchett |
| Byerly | Egenes | Knoke | Readinger |
| Caffrey | Ewing | Krause | Rinas |
| Carr | Ferguson | Lipsky | Schroeder |
| Clark, J. H. | Fitzgerald | McCCormick | Tofte |
| Clark, J. W. | Griffee | Monroe | Mr. Speaker |
| Connors | Hargrave |  |  |

Absent or not voting, 8:
Den Herder
Freeman
Holden
McElroy

| Nielsen | Rapp |
| :--- | :--- |
| Peterson | Small |

Amendment H—471D adopted.
Hill of Polk rose on a point of order that amendment H-471E was not germane.

The Speaker ruled the point not well taken.
Strothman of Henry moved that Senate File 26 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 39 , nays 56.
The motion lost.
On motion by Stromer of Hancock, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Den Herder of Sioux for the remainder of the afternoon and May 10, 1973, by the Speaker.

The House resumed consideration of amendment H-471E of the Stanley, et al., amendment to Senate File 26.

Lipsky of Linn offered the following amendment H-479 filed by her and Strothman of Henry to amendment H-471E:

Amend the Stanley, Edelen, Cohran amendment H-471E, filed May 8, 1973 to Senate File 26, as passed by the Senate and reprinted by striking all of lines 53 through 115 and substituting in lieu thereof the following:

Section 1. NEW SECTION. At the time a court suspends or defers a sentence and grants probation under section two hundred forty-seven point twenty (247.20) of the Code, or at the time a person has been found guilty of any crime, except a violation of the provisions of chapter three hundred twenty-one (321) of the Code, and before the convicted person begins the sentence imposed, the court may order the convicted person to make restitution to any victim of the crime, other than the state, or a state subdivision, or an insurance carrier for actual losses or any part thereof and in a manner the court deems reasonable and just. A restitution order may be entered only where the victim has petitioned the court for a restitution order and a hearing before the court without a jury has been held, giving sufficient notice to the defendant and giving both parties and their witness an opportunity to be heard. At the hearing the court shall admit as competent evidence or take judicial notice of all facts and circumstances proven by competent evidence or admitted by the defendant at the trial on the criminal charge, including a finding of guilty, and the defendant is estopped from denying such facts and circumstances, proven or admitted. The hearing shall be for the purpose of proving that the crime for which the defendant was convicted was the proximate cause of actual losses suffered by the victim of the crime and proving the nature and the extent of the victim's actual losses.

Sec. 2. NEW SECTION. Any restitution order entered under this Act may be enforced by execution or garnishment and shall be binding upon the defendant's insurance carrier if the carrier is ultimately liable for the damage caused by the defendant. Restitution from disposable earnings shall not exceed the amount disposable earnings are exempt from garnishment, except that the two hundred
fifty dollar limitation shall not apply to courtordered restitution under this section.

Sec. 3. NEW SECTION. Upon its own motion or the victim's motion, the court may find a defendant in contempt of court for intentional and willful failure to comply with the restitution order.

Sec. 4. NEW SECTION. This Act shall not apply
to actual losses of a victim, incurred solely as a
result of the victim's appearance as a witness on the criminal charge.

Lipsky of Linn moved the adoption of amendment H-479.
Roll call was requested by Lipsky of Linn and Strothman of Henry.

On the question "Shall amendment H—479 be adopted?"
The ayes were, 49:

| Avenson | Drake | Jesse | Patchett |
| :--- | :--- | :--- | :--- |
| Brunow | Ferguson | Knoke | Poncy |
| Butler | Fisher, C. R. | Krause | Rapp |
| Byerly | Fitzgerald | Lipsky | Readinger |
| Caffrey | Griffee | McCormick | Schroeder |
| Carr | Hargrave | Millen | Small |
| Clark, J. H. | Hennessey | Monroe | Stephens |
| Clark, J. W. | Higgins | Newhard | Stromer |
| Connors | Hill | Nielsen | Strothman |
| Crawford | Horn | Norland | Wells |
| Cusack | Howell | Oakley | Wulff |
| DeJong | Hutchins | O'Halloran | Mr. Speaker |
| Doyle |  |  |  |

The nays were, 45:

| Anderson | Egenes | Jordan | Miller, R. G. |
| :---: | :---: | :---: | :---: |
| Bennett | Ewing | Junker | Norpel |
| Bortell | Fischer, H, 0. | Kiser | Pellett |
| Branstad | Freeman | Kreamer | Peterson |
| Brinck | Fullerton | Lippold | Roorda |
| Brockett | Grassley | Logue | Stanley |
| Cochran | Hansen | Mendenhall | Tofte |
| Daggett | Harper | Menke | Welden |
| Danker | Harvey | Mennenga | West |
| Dunlap | Holden | Miller, A. V. | Woods |
| Dunton | Husak | Miller, K. D. | Wyckoff |
| Edelen |  |  |  |
| Absent or not voting, 6: |  |  |  |
| Bittle Crabb | Den Herder McElroy | Middleswart | Rinas |

Amendment $\mathrm{H}-479$ adopted.
Stanley of Muscatine moved the adoption of amendment H-471F of the Stanley, et al., amendment.

Amendment H-471F adopted.
Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-471G of the Stanley, et al., amendment.

Brinck of Lee moved to reconsider the vote by which amendment H-471A of the Stanley, et al., amendment as amended was adopted on May 9, 1973.

A non-record roll call was requested.
The ayes were 41, nays 54 .
The motion lost.
Millen of Van Buren moved to reconsider the vote by which the Lipsky-Strothman amendment H-479 to amendment H-471E of the Stanley, et al., amendment was adopted on May 10, 1973.

A non-record roll call was requested.
The ayes were 53, nays 44.
The motion prevailed.
Lipsky of Linn reoffered amendment H-479 filed by her and Strothman of Henry and moved its adoption.

A non-record roll call indicated the following vote:
The ayes were 44, nays 51.
The amendment lost.
Stromer of Hancock in the chair at 2:45 p.m.
Drake of Muscatine moved the previous question on Senate File 26 and all amendments and motions filed thereto and Rule 68 was invoked.

A non-record roll call was requested.
The ayes were 52, nays 43 .
The motion prevailed.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-471 \mathrm{E}$ of the Stanley, et al., amendment.

Roll call was requested by Stanley of Muscatine and Edelen of Emmet.

On the question, "Shall amendment $\mathrm{H}-471 \mathrm{E}$ be adopted?"

## The ayes were, 65:

| Anderson | Ferguson | Krause | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Fischer, H. O. | Kreamer | Poncy |
| Bortell | Fisher, C. R. | Lippold | Rapp |
| Branstad | Freeman | Logue | Readinger |
| Brinck | Fullerton | Mendenhall | Roorda |
| Brockett | Grassley | Menke | Stanley |
| Brunow | Hansen | Mennenga | Stephens |
| Cochran | Harper | Middleswart | Strothman |
| Crabb | Harvey | Millen | Tofte |
| Daggett | Hennessey | Miller, A. V. | Varley |
| De Jong | Holden | Miller, K. D. | West |
| Drake | Horn | Miler, R. G. | Woods |
| Dunlap | Husak | Monroe | Wulff |
| Dunton | Hutchins | Norland | Wyckoff |
| Edelen | Jordan | Norpel | Mr. Speaker |
| Egenes | Junker | Pellett | (Stromer) |
| Ewing | Kiser |  |  |

The nays were, 29 :

| Avenson | Connors <br> Bittle |
| :--- | :--- |
| Butler | Crawford <br> Cusack |
| Byerly | Danker <br> Caffrey |
| Dayle <br> Carr | Griffee |
| Clark, J. H. | Hargrave |
| Clark, J. W. |  |

Absent or not voting, 6:
Den Herder McElroy
Fitzgerald
Newhard
Higgins
Hill
Howell
Jesse
Knoke
Lipsky
McCormick

Oakley
O'Halloran
Patchett
Schroeder
Small
Welden
Wells

Amendment $\mathrm{H}-471 \mathrm{E}$ adopted.
Speaker Varley in the chair at 2:56 p.m.
Knoke of Pottawattamie asked and received unanimous consent to withdraw amendment H-425 filed on May 2, 1973.

Knoke of Pottawattamie offered the following amendment H-322 filed by the committee on judiciary and law enforcement and moved its adoption:
H-322

Amend Senate File 26, as amended, passed, and reprinted by the Senate as follows:

1. Page 3, by adding after line 30 , the following:
"Sec. 3. Section seven hundred eighty-nine
point two (789.2), Code 1973, is amended to read as
follows:
789.2 JUDGMENT OF CONVICTION-TIME FOR. Upon
a plea of guilty, verdict of guilty, or a special
verdict upon which a judgment of conviction [must] may
be rendered, the court must fix a time for pronouncing judgment, which must be [at least three days after the verdict is rendered, if the court remains in ses-
sion so long, or, if not, as remote a time as can reasonably be allowed, but in no case can it be pronounced in less than six hours after the verdict is rendered, unless defendant consent thereto] within a reasonable time but not less than eight days after the plea is entered or the verdict is rendered, unless defendant consents thereto."
2. Page 4, by adding after line 4 the following new section.
"Sec. NEW SECTION. PROSECUTIONS PROHIBITED. All sentences or convictions deferred by courts in criminal cases prior to the effective date of this Act are valid. No person previously prosecuted shall be tried, sentenced, or convicted based on the same facts as in a prior prosecution on the grounds that a sentence or conviction as a result of that prosecution was deferred, and the deferral was later declared by the supreme court of this state to be unauthorized by law."
3. By renumbering the sections.

Amendment $\mathrm{H}-322$ adopted.
Stanley of Muscatine offered the following amendment H-482 and moved its adoption:
H-482
1 Amend the title to Senate File 26, as amended
2 and passed by the Senate, on page 1, line 1, by
3 inserting after the word "sentences" the words ",
4 suspended sentences, probation, restrictions and
5 limitations, and restitution to victims of crimes".

## Amendment $\mathrm{H}-482$ adopted.

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

On the question "Shall the bill pass?" (S.F. 26)
The ayes were, 78:

| Anderson | De Jong | Hargrave | Krause |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Harper | Kreamer |
| Bittle | Dunlap | Harvey | Lippold |
| Bortell | Dunton | Hennessey | Lipsky |
| Branstad | Edelen | Higgins | Mendenhall |
| Brinck | Ewing | Hill | Menke |
| Brockett | Ferguson | Holden | Mennenga |
| Brunow | Fisher, C.R. | Howell | Middleswart |
| Butler | Fitzgerald | Husak | Millen |
| Caffrey | Freeman | Hutchins | Miller, A. V. |
| Carr | Fullerton | Jordan | Miller, K. D. |
| Cochran | Grassley | Junker | Monroe |
| Crabb | Griffee | Kiser | Newhard |
| Crawford | Hansen | Knoke | Nielsen |


| Norland | Poncy |
| :--- | :--- |
| Norpel | Rapp |
| Oakley | Readinger |
| O'Halloran | Roorda |
| Pellett | Schroeder |
| Peterson | Small |


| Stanley | West |
| :--- | :--- |
| Stromer | Woods |
| Strothman | Wulff |
| Tofte | Wyckoff |
| Wells | Mr. Speaker |

The nays were, 19:

| Avenson | Cusack <br> Byerly |
| :--- | :--- |
| Clark, J. H. | Daggett <br> Danker |
| Clark, J. W. | Doyle <br> Connors |
|  | Egenes |

Absent or not voting, 3:
Den Herder McElroy Rinas
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 (Senate File 26)

I move to reconsider the vote by which Senate File 26 passed the House on May 10, 1973.

FITZGERALD of Webster

STEERING COMMITTEE CALENDAR
House File 642, a bill for an act relating to variable contracts of annuities and life insurance, was taken up for consideration.

Bittle 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.

Under the provisions of Rule 69, Hill of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 642)
The ayes were, 93 :

| Anderson | Clark, J. W. | Ewing | Holden |
| :--- | :--- | :--- | :--- |
| Avenson | Cochran | Ferguson | Horn |
| Bennett | Connors | Fisher, C. R. | Husak |
| Bittle | Crabb | Fitzgerald | Hutchins |
| Bortell | Crawford | Freeman | Howell |
| Branstad | Cusack | Fullerton | Jesse |
| Brinck | Daggett | Grassley | Jordan |
| Brockett | Danker | Griffee | Junker |
| Brunow | De Jong | Hansen | Kiser |
| Butler | Doyle | Hargrave | Knoke |
| Byerly | Dunlap | Harper | Krause |
| Caffrey | Dunton | Harvey | Kreamer |
| Carr | Edelen | Hennessey | Lippold |
| Clark, J. H. | Egenes | Higgins | Lipsky |


| Logue | Monroe | Poncy | Strothman |
| :--- | :--- | :--- | :--- |
| McCormick | Newhard | Rapp | Tofte |
| Mendenhall | Nielsen | Readinger | Welden |
| Menke | Norland | Roorda | Wells |
| Mennenga | Norpel | Schroeder | West |
| Middleswart | O'Halloran | Small | Woods |
| Millen | Patchett | Stanley | Wulf |
| Miller, A. V. | Pellett | Stephens | Wyckoff |
| Miller, K. D. | Peterson | Stromer | Mr. Speaker |
| Miller, R. G. |  |  |  |

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

| Den Herder | Fischer, H. O. | McElroy | Rinas |
| :--- | :--- | :--- | :--- |
| Drake | Hill |  |  |

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

## HOUSF FILE 439 DEFERRED

House File 439, a bill for an act relating to the establishment of civil service for deputy county sheriffs and providing penalties for violations, was taken up for consideration.

Hill of Polk offered amendment H-400 filed by Hill, et al., on April 30, 1973.

Hill of Polk asked and received unanimous consent that House File 439 be deferred and that the bill retain its place on the calendar.

> MOTION TO RECONSIDER WITHDRAWN
> (House File 685)

Krause of Palo Alto asked and received unanimous consent to withdraw his motion to reconsider House File 685 filed on May 4, 1973, and found on page 1173 of the House Journal.

## AMENDMENT WITHDRAWN (Amendment H-250 to Senate File 357)

Egenes of Story asked and received unanimous consent to withdraw amendment H-250 to Senate File 357 filed April 2, 1973.

> SPECIAL ORDER
> (House File 715 and Senate File 108)

Holden of Scott asked unanimous consent that House File 715 be made a special order of business for $10: 15$ a.m. Tuesday, May 15, 1973, and Senate File 108 be made a special order of business for 10:15 a.m. Wednesday, May 16, 1973.

Objection was raised.
Holden of Scott moved that House File 715 be made a special order of business for 10:15 a.m. Tuesday, May 15, 1973, and Senate File 108 be made a special order of business for $10: 15 \mathrm{a} . \mathrm{m}$. Wednesday, May 16, 1973.

A non-record roll call was requested.
The ayes were 65 , nays 7 .
Motion prevailed.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 25, a bill for an Act to authorize the establishment and continuing regulation of health maintenance organizations.

RALPH R. BROWN
Secretary of the Senate

## HOUSE RESOLUTION 8

By Holden and Cochran
Whereas, the Chief Clerk of the House has responsibilities and duties to perform during the interim between the sessions of the General Assembly; and

Whereas, during the interim between sessions of the General Assembly the Chief Clerk of the House has expenses in connection with his interim duties; Now Therefore

Be It Resolved by the House, That the Speaker of the House is hereby authorized to approve such expenses and authorize payment of compensation for the Chief Clerk and his staff, at the same rate of pay as was fixed during the first regular session of the Sixty-fifth General Assembly. The state comptroller shall issue warrants in payment of the same upon requisition signed by the Speaker of the House, as provided for in sections two point eleven (2.11), two point twelve (2.12), and two point thirteen (2.13), Code 1973, and any amendments passed by the Sixty-fifth General Assembly.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 49 <br> By Hutchins (Rodgers)

Whereas, the incidents of livestock rustling has increased considerably in recent months and has become a major law enforcement problem in this state; and

Whereas, other states, including the state of Nebraska, which have
adopted comprehensive programs report comparatively low incidences of livestock rustling; and

Whereas, House File 606 was introduced during the 1973 Session of the Sixty-fifth General Assembly to provide for the inspection of brands and other evidences of ownership when livestock is transported between inspection districts or sold in this state; and

Whereas, time limitations have precluded full study and consideration of House File 606 and additional study of the administration and implementation of a proposed brand inspection program is considered necessary; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is authorized to establish a study committee, as provided by law, which members shall include members of the appropriate standing committees of the House of Representatives and the Senate to conduct during the 1973-1974 legislative interim a comprehensive study of brands and brand inspection; 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-fifth General Assembly, 1974 Session, and shall be accompanied by legislative bill drafts designed to carry out the recommendation of the committee.

Laid over under Rule 25.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS

(Senate File 503)
The committee recommendation is for an appropriation of $\$ 150,000.00$ for $1973-74$ and $\$ 150,000.00$ for $1974-75$ from the primary road fund to the Industrial Commission for payment of workmen's compensation claims of employees of the State Highway Commission.

The appropriated sums are estimated maximum figures deemed necessary, based on past experience.

## (Senate File 518) <br> Conservation Commission Administration Fund

The committee recommendation is for a transfer of funds to the Conservation Commission Administration fund from the State Conservation Fund and from the State Fish and Game Protection Fund. The transfer from the State Conservation Fund shall not exceed $\$ 723,480.00$ for 1973-74 and $\$ 744,300.00$ for 1974-75, and the transfer from the State Fish and Game Protection Fund shall not exceed $\$ 723,480.00$ for 1973-74 and $\$ 744,300.00$ for 1974-75.

In addition, the Administrative Fund shall receive an anticipated $\$ 78,440.00$ for 1973-74 and $\$ 81,950.00$ for 1974-75 from federal aid and miscellaneous fees and reimbursements.

The committee recommendation funds a personnel total of 127 per year, consisting of 103 full-time and 24 part-time personnel.

(Senate File 520)<br>Conservation Commission

## Section 1.

The committee recommendation is for an appropriation of all funds in
the state fish and game protection fund for use by the State Conservation Commission.

The committee recommendation is for a budget of $\$ 4,290,760.00$ for 197374 and $\$ 4,409,140.00$ for 1974-75.

From this budget total, $\$ 2,453,660.00$ for $1973-74$ and $\$ 2,533,140.00$ for 1974-75 is budgeted for salaries.
$\$ 423,810.00$ for $1973-74$ and $\$ 427,310.00$ for $1974-75$ is budgeted for travel.
$\$ 689,810.00$ for $1973-74$ and $\$ 704,390.00$ for 1974-75 is budgeted for support and maintenance. An itemization of the figures for support and maintenance is contained in the worksheets which are placed on file in the office of the Legislative Fiscal Director.
$\$ 723,480.00$ for 1973-74 and $\$ 744,300.00$ for 1974-75 is budgeted for transfer to Administration.

The committee recommendation provides for a Table of Organization of 363 for the biennium, consisting of 224 full-time personnel and 139 parttime.
Section 2.
The committee recommendation is for a maximum budget authorization of $\$ 3,891,000.00$ for the biennium for capital improvements, which includes a beginning balance of $\$ 1,000,000$ which was budgeted in 1972-73 to begin construction.

The capital improvements proposed by the Commission and approved by the committee, and which are to be funded from this appropriation, are as follows, listed according to their priority:

1. Rathbun Hatchery : continued development.
2. Pittman-Robertson: Acquisition and development of wildlife habitat.
3. Dingell-Johnson: Acquisition and development of small lake and fishing access.
4. Pittman-Robertson (Special) : Development of shooting ranges relative to hunter safety program.
5. Badger Creek Watershed.
6. Backbone Hatchery: residence replacement.
7. Brown's Lake: Management station replacement.
8. Storage buildings, road and parking, lot paving and other small projects.

## (Senate File 521)

Conservation Commission

## Section 1, subsection 1. Division of Lands and Waters

The committee recommendation is for an appropriation of $\$ 2,024,490.00$ for 1973-74 and $\$ 2,157,310.00$ for 1974-75.

The recommendation funds a total of 348 positions each year of the biennium, consisting of 150 full time and 198 extra help positions. The recommendations anticipates the transfer of 7 positions from the prison labor program and an addition of 4 new positions.

## Section 1, subsection 2. State Advisory Board for Preserves

The committee recommendation is for an appropriation of $\$ 20,750.00$ for $1973-74$ and $\$ 22,040.00$ for 1974-75. The only employee besides the Board members is one Ecologist. The Board publishes scientific evaluations and reports on preserve areas.

## Section 1, subsection 3. Land Surveys

This is a new appropriation recommended by the Governor. The departrequested $\$ 100,000.00$ per year to identify the boundaries of state owned lands along the Missouri and the Mississippi rivers. The estimated costs of these surveys is $\$ 1,000.00$ per mile.

The Governor recommended, and the committee accepted, an appropriation from the general fund of $\$ 20,000.00$ for $1973-74$ and $\$ 40,000.00$ for 197475.

## (House File 749)

Commission for the Blind
The committee recommendation is for a budget of $\$ 1,838,665.00$ for 197374 and $\$ 1,920,025.00$ for 1974-75. This budget consists of a state appropriation of $\$ 478,000.00$ for $1973-74$ and $\$ 500,000.00$ for 1974-75, and also includes funds from the Federal Rehabilitation Administration totaling $\$ 1,320,665.00$ for $1973-74$ and $\$ 1,330,025.00$ for 1974-75. An estimated $\$ 40,000.00$ for $1973-74$ and $\$ 40,000.00$ for 1974-75 will be received from marketing and manufacturing, which are products made by blind persons who are not employable outside the home and are sold to the Federated Women's Clubs of Iowa at no profit.

From this budget total, $\$ 1,059,165.00$ for $1973-74$ and $\$ 1,140,525.00$ for 1974-75 is budgeted for salaries.
$\$ 560,500.00$ for $1973-74$ and $\$ 560,500.00$ for $1974-75$ is budgeted for services for the blind, which includes establishment and equipping of vending stands, living expenses for blind persons in training, tuition, tools, licenses, educational material, and medical expenses.
$\$ 7,500.00$ for $1973-74$ and $\$ 7,500.00$ for 1974-75 is budgeted for training and education of the multiply handicapped.
$\$ 45,000.00$ for 1973-74 and $\$ 45,000.00$ for 1974-75 is budgeted for travel.
$\$ 166,500.00$ for $1973-74$ and $\$ 166,500.00$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, equipment, building maintenance, utilities, rent, insurance, and marketing and manufacturing.

The committee recommendation allows for no increase in personnel.

## 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. 477 Relating to the establishment and administration of professional and occupational licensing boards, to abolish all trust funds and special funds of professional and occupational licensing boards, and to abolish the board of watchmakers and the board of basic science examiners. By Holden and Hill.
S. F. 482 Relating to the establishment of community-based correctional programs and services. By committee on human resources.
S. F. 495 Relating to workmen's compensation. By committee on human and industrial relations.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 503, a bill for an act making an appropriation from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 518, a bill for an act relating to the administration fund of the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 520, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 521, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

## H-483

1 Amend House File 299, page 1, line 8, by
2 inserting after the word "adjustments" the following:
3 "limited to heat, cold, nutrition, exercise and 4 supports, the principles of which chiropractors are
5 subject to examination under the provisions of
6 sections one hundred forty-six point sixteen (146.16)
7 and one hundred fifty-one point three (151.3) of the
8 Code".

BORTELL of Madison<br>HARVEY of Scott<br>MIDDLESWART of Warren

H-478
1 Amend House File 715 as follows:
2 1. Page 6, by inserting after the period in line

2, the following new sentence:
The actual and taxable values for property subject to the tax moratorium shall also be included in the tax lists under chapter four hundred forty-three (443) of the Code, but no property tax shall be levied against improvements or repairs and maintenance subject to the tax moratorium under the provisions of this Act.
2. Page 6, by inserting after line 10 , the following new subsection:

A tax credit shall be allowed each taxing district for property subject to the tax moratorium. Such tax credit shall commence for the tax year 1974 and each year thereafter.

On or before January 1, 1974, and each year thereafter, the auditor of each county shall prepare a statement listing for each taxing district in the county all property subject to the tax moratorium. 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 1974 and each year thereafter by reason of the tax moratorium. 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 state comptroller the amount due to each taxing district.

The amounts due each taxing district shall be paid in two equal payments by the state comptroller 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.

There is appropriated from the general fund of the state of Iowa to the state comptroller an amount sufficient to pay the tax credit provided under the provisions of this Act.
3. Amend the title, page 1 , line 6 , by inserting after the word "exceptions" the words "and making an appropriation therefor."

BENNETT of Ida HANSEN of O'Brien NORLAND of Worth

## H-481

1 Amend House File 745, page 51, by inserting
2 after line 29 the following:
"3. Notwithstanding any other provision of this chapter, the Indian Settlement lying in Tama, 5 Toledo and Indian Village townships of Tama County 6 shall be an election precinct, and the polling place
7 of that precinct shall be located in the structure
8 commonly called the Indian School located in section
9 19, township 83 north, range 15 west, or in such

HUSAK of Tama DRAKE of Muscatine

H-480

Amend House File 745 as follows:

1. Page 23 , line 34 , by striking the
word "three" and inserting in lieu thereof the word "four".
2. Page 23 , line 35 , by inserting a
period following the word "district" and striking the remainder of the line.
3. Page 24 , line 1 , by striking all prior
to the word "Each".
HILL of Polk HIGGINS of Scott EGENES of Story

## CODE OF ETHICS AMENDMENT

Amend the House Code of Ethics, page 111 of the rules of procedure 1973-1974, by adding after section 9 the following new section:
"10. Each member of the house shall file with the chief clerk within ten days after the adoption of this section, and within ten days after the convening of each session of the general assembly, a statement on forms provided by the chief clerk setting forth the following information:
a. The nature of each business in which the member is engaged and the nature of the business of each company in which the member or his or her spouse has a financial interest.
b. The name of any state or national business, trade, labor, farm, professional, religious, educational or charitable association, foundation or organization by which the member, his or her partner or business associate is employed or retained or has rendered services for compensation within the last twelve months.
c. Every office or directorship held by the member in any corporation, firm, enterprise, labor union, farm organization, cooperative, religious, educational or charitable association or organization, or trade or professional association held during the last twelve months and every membership in such an organization which is engaged in actively supporting or opposing legislation in the general assembly. The name of the entity shall be set out.

Disclosures required under this rule shall be as of the date filed unless provided to the contrary, and shall be amended to include interests and changes encompassed by this rule

35 that occur while the general assembly is in 36 session. All filings under this rule shall be 37 open to public inspection in the office of the 38 chief clerk of the house at all reasonable times.
39 The chief clerk of the house shall inform
40 the ethics committee of the statements which are
41 filed and shall report to the ethics committee
42 the names of any members who appear not to have
43 filed complete statements. The ethics committee
44 shall require any member who appears not to have
45 filed a complete statement to appear before the 46 committee."

HILL of Polk
MENNENGA of Clinton
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, May 11, 1973.

## JOURNAL OF THE HOUSE

One Hundred Twenty-fourth Calendar Day-Eighty-second Session Day
Hall of the House of Representatives Des Moines, Iowa, Friday, May 11, 1973

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

Prayer was offered by the Reverend David Dugan, pastor of the Presbyterian Church, Marengo, Iowa.

The Journal of Thursday, May 10, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Charles Nicoll, Panora, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Freeman of Buena Vista by the Speaker; Junker of Woodbury on request of Fullerton of Woodbury; Miller of Buchanan on request of Jordan of Linn; Oakley of Clinton and Brockett of Marshall on request of Bittle of Polk; Avenson of Fayette for Friday, May 11, and Monday, May 14, 1973, on request of Fitzgerald of Webster.

SPECIAL PRESENTATION
Roorda of Jasper presented to the House his secretary, Shirley Buckley, who was chosen Queen of the House at the Pages' Ball held Thursday evening, March 10, 1973.

The House extended its congratulations to the Queen.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty students from Ledyard Junior High School, Ledyard, accompanied by Ray Govern, Gilbert DeBoer and Mrs. Mino. By Branstad of Winnebago.

Students from Cadette Girl Scout Troop 288 of Sioux City, Iowa, accompanied by Mrs. W. J. Webber. By Doyle of Woodbury.

Sixty-five fifth grade students from Colfax School, Colfax, accompanied by Mrs. Botts, Mrs. Robson and Mrs. LaKose. By Roorda of Jasper.

Forty seventh and eighth grade students from Havelock School, Havelock, accompanied by Mr. Karuse, Mr. Finnegan and Mrs. Hartsock. By Freeman of Buena Vista.

## PETITIONS FILED

The following petitions were received and placed on file:
By Patchett of Johnson from twenty-four employees of the University of Iowa Hospitals favoring collective bargaining for public employees.

By Tofte of Winneshiek from forty-nine residents of Wadena, Volga and Fayette opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Newhard of Jones from twenty-two residents of Representative District 23.
Norland of Worth from forty-four residents of Cerro Gordo County.
Bittle of Polk from thirty-three residents of Polk County.
Brockett of Marshall from thirty-five residents of Marshall County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 503, 518, 520 and 521, under Rule 35.

## SENATE AMENDMENT CONSIDERED

Anderson of Ringgold called up for consideration House File 209, a bill for an act correcting erroneous, inconsistent and obsolete sections of the Code of Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 209, as passed by the House, as follows:
2 1. Page 9, by striking lines 8 through 24 and inserting in 3 lieu thereof the following:

Sec. 20. Section three hundred thirty-six point three (336.3), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
336.3 ABSENCE OF COUNTY ATTORNEY-SUBSTITUTECOMPENSATION.
8 In case of absence, sickness, or disability of the county attorney
9 and his deputies, the court before whom it is his duty to appear,
entered upon the records of the court, and he shall receive out of the compensation allowed to the county attorney, in proceedings before a judicial magistrate, such sum as the board of supervisors shall determine to be reasonable for the services rendered, and, if in proceedings before a district associate judge or a district judge, such sum as the judge shall determine to be a reasonable compensation, and, while acting under said appointment, he shall have all the authority and be subject to all the responsibilities herein conferred upon county attorneys.
2. Page 10 , by adding after line 20 the following new section:

Sec. ..... Section six hundred twenty-three point one (623.1) , Code 1973, is amended to read as follows:
623.1 JURY FEES IN CRIMINAL ACTIONS. Where the place
of trial in any criminal action is changed to any county other than that in which the same was properly commenced, where the trial thereof takes place at a regular [term] session and occupies more than one calendar day, the judge trying it shall certify the number of days so occupied, and the county in which the action was originally commenced shall be liable to the county where the same is tried for the sum of three dollars per day, for each juryman engaged in the trial thereof.
3. Page 10 , by adding after line 22 , the following new section:

Sec. ..... Section twenty-three point one (23.1), Code 1973, unnumbered paragraph two (2), is amended to read as follows:

The word "municipality" as used in this chapter shall mean county, except in the exercise of its power to make contracts for secondary road improvements, city, town, township, school corporation, state fair board, state board of regents, and state [board of control] department of social services.
4. By renumbering the sections to conform with this amendment.

Motion prevailed and the House concurred in the Senate amendment.

Anderson of Ringgold 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 209)
The ayes were, 79:

| Anderson | Clark, J. H. | Ewing | Higgins |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. W. | Ferguson | Hill |
| Bittle | Cochran | Fisher, C. R. | Holden |
| Bortell | Crabb | Fullerton | Horn |
| Branstad | Crawford | Grassley | Howell |
| Brinck | Daggett | Griffee | Husak |
| Brunow | Danker | Hansen | Hutchins |
| Butler | De Jong | Hargrave | Jesse |
| Byerly | Doyle | Harper | Jordan |
| Caffrey | Dunlap | Harvey | Kiser |
| Carr | Edelen | Hennessey | Krause |


| Kreamer | Monroe |
| :--- | :--- |
| Lipsky | Nielsen |
| Logue | Norland |
| McCormick | Norpel |
| Mendenhall | O'Halloran |
| Menke | Patchett |
| Mennenga | Pellett |
| Middleswart | Peterson |
| Miller, A.V. | Poncy |

The nays were, none.
Absent or not voting, 21:
Avenson Dunton

| Rapp | Tofte |
| :--- | :--- |
| Readinger | Welden |
| Roorda | Wells |
| Schroeder | West |
| Small | Woods |
| Stanley | Wulff |
| Stephens | Wyckoff |
| Stromer | Mr. Speaker |
| Strothman |  |

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

> SENATE AMENDMENT CONSIDERED
> HOUSE CONCURRENT RESOLUTION 42
> AMENDED AND ADOPTED

Holden of Scott called up for consideration House Concurrent Resolution 42, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House Concurrent Resolution 42, found on pages 1070
2 and 1071 of the House Journal, by striking from line 21
3 on page 1070 the words "pro tempore".
Motion prevailed and the House concurred in the Senate amendment.

Holden of Scott moved the adoption of House Concurrent Resolution 42 as amended by the House.

Motion prevailed and the resolution as amended was adopted.
ADOPTION OF THE CONFERENCE COMMITTEE REPORT (Senate File 25)
Lipsky of Linn submitted the following report and moved its adoption:

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 25

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 25, a bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties, respectfully submit the following recommendation:

1. That the Senate recede from its amendments to the House amendment to Senate File 25.
2. That the House recede from amendment number 7 and amendment number 14 of the House amendment to Senate File 25.
3. That Senate File 25 as passed and reprinted by the Senate be further amended as follows:

Page 9, by striking lines 26 through 30, inclusive, and inserting in lieu thereof the following:
"Sec. 8. NEW SECTION. GOVERNING BODY. The governing body of any health maintenance organization shall be a legal entity separate from the governing body of any other legal entity and may include providers, other individuals, or both, but it shall establish a mechanism to allow a reasonable representation of enrollees to participate in matters of policy and operation as members of the governing body. The commissioner shall establish guidelines to implement this section.

| On the part of the Senate: | On the part of the House: |
| :--- | :--- |
| W. R. RABEDEAUX | JOAN LIPSKY |
| JAMES E. BRILES | W. R. MONROE |
| RAY TAYLOR | THOMAS J. HIGGINS |
| BERLE. PRIEBE | GLENN F. BROCKETT |
| CHARLES P. MILLER | C. RAYMOND FISHER |

A non-record roll call was requested.
The ayes were 87, nays 1 .
The motion prevailed and the conference committee report and the recommendations and amendments contained therein were adopted.

Lipsky of Linn moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 25)
The ayes were, 76:

| Bennett | Dunlap <br> Bittle |
| :--- | :--- |
| Bunton |  |
| Bortell | Edelen |
| Branstad | Egenes <br> Brinck |
| Brunow | Ewing <br> Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Cusack | Higgins |
| De Jong | Hill |
| Doyle | Holden |
| Drake | Horn |


| Howell | Norland <br> Husak |
| :--- | :--- |
| Hutchins | Norpel |
| O'Halloran |  |


| Anderson | Fischer, H. O. | Menke | Welden |
| :---: | :---: | :---: | :---: |
| Daggett | Jordan | Millen | West |
| Danker | Mendenhall | Stephens | Wyckoff |
| Absent or not voting, 12: |  |  |  |
| Avenson | Den Herder | Junker | Oakley |
| Brockett | Freeman | McElroy | Rinas |
| Connors | Griffee | Miller, K | Stromer |

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

## HOUSE FILE 747 DEFERRED

Grassley of Butler asked and received unanimous consent that House File 747 be deferred and that the bill retain its place on the calendar.

## INTRODUCTION OF BILLS

House File 755, by committee on appropriations, a bill for an act making an appropriation from the general fund of the state to the Iowa employment security commission for the administration of the old-age and survivors' insurance system, federal social security system, and the pension and annuity retirement system for public school teachers.

Read first time and placed on the appropriations calendar.
House File 756, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the municipal assistance fund.

Read first time and placed on the appropriations calendar.
House File 757, by committee on appropriations, a bill for an act to make an appropriation to the Iowa development commission.

Read first time and placed on the appropriations calendar.
House File 758, by committee on appropriations, a bill for an act making an appropriation from the general fund of the state to various regulatory state departments and their divisions.

Read first time and placed on the appropriations 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 on May 10, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 572, a bill for an act appropriating to members of the advisory investment board of the Iowa public employees' retirement system.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 66, a bill for an act relating to furloughs and work release programs for inmates.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 513, a bill for an act making an appropriation to the state comptroller for the substitution or replacement, in whole or in part, of any federal funds which are not available for existing federal programs.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 532, a bill for an act authorizing expenditures from the vehicle dispatcher revolving fund.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 533, a bill for an act appropriating to the various divisions of the department of general services.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 534, a bill for an act authorizing expenditures from the department of general services centralized printing permanent revolving fund.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 535, a bill for an act authorizing expenditures from the department of general services revolving fund.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 537, a bill for an act appropriating to the Iowa drug abuse authority.

Also: That the Senate has on May 10, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 538, a bill for an act appropriating to the board of parole.
Also: That the Senate has on May 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 540 , a bill for an act making an appropriation from the general fund of the state to the Iowa commission on alcoholism.

Also: That the Senate has on May 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 541, a bill for an act creating and making an appropriation to the executive council general contingent fund.

Also: That the Senate has on May 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 542, a bill for an act appropriating to the department of public instruction to provide school food service assistance for the purpose of participating in certain federal child nutrition programs.

Also: That the Senate has on May 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 543, a bill for an act appropriating to the Iowa commission for the blind.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 66

Amend the House amendment to Senate File 66, by adding after line 20, the following new division and renumbering the remaining division:
4. Page 3, by inserting the following after the period in line 3: "The committee shall not place an inmate on work release for longer than six months in any twelve-month period."

## SENATE AMENDMENT TO HOUSE FILE 572

Amend House File 572, as amended and passed by the House, on page 2, by inserting after line 17 the following:

Sec. ..... Section ninety-seven B point eight (97B.8), Code 1973, is amended to read as follows:

97B. 8 ADVISORY INVESTMENT BOARD. A board shall be estab-
lished to be known as the "Advisory Investment Board of the
Iowa Public Employees' Retirement System", hereinafter called
the "board", whose duties shall be to advise and confer with
the commission in matters relating to the investment of the trust funds of the Iowa public employees' retirement system. The powers of the board shall be purely advisory and the commission shall not be bound in the making of any investment by the recommendations of the board. The board shall consist of five members. Three of the members shall be appointed by the governor, one of whom shall be an executive of a domestic life insurance company, one an executive of a state or national bank operating within the state of Iowa, and the third shall be an executive of a major industrial corporation located within the state of Iowa. The president of the senate shall appoint one member from the membership of the senate and the speaker of the house of representatives shall appoint one member from the membership of the house. The two members appointed by the president of the senate and the speaker of the house of representatives shall be ex officio members of the board. Members appointed by the governor shall be paid their actual expenses incurred in performance of their duties and shall receive in addition thereto the sum of twenty-five dollars for each day of service not exceeding forty days per year. [Ex-officio] Legislative members shall receive the sum of forty dollars for each day of service and their actual expenses incurred in the performance of their duties. The per diem and expenses of the legislative members shall be paid from funds appropriated under section two point twelve (2.12) of the Code. The appointive terms of the members appointed by the governor shall be for a period of
six years dating from July 1 of the year in which they are appointed, but the governor shall designate, in the case of the original appointees, one who shall serve for a period of two years, a second who shall serve for a period of four years, and a third who shall serve for a period of six years. In the event of vacancy, through resignation or any other cause, in the membership of the board, the governor shall have the power of appointment. Appointees to this board shall be subject to confirmation by a two-third vote of the senate, but in the event of interim appointments, such confirmation shall be necessary at the next session of the senate.

## SENATE MESSAGES CONSIDERED

Senate File 513, a bill for an act making an appropriation from the general fund to the state comptroller for the substitution or replacement, in whole or in part, of any federal funds which are not available to the state for previously existing federal programs financed in whole or in part by federal funds during the period beginning July 1, 1972, and ending March 31, 1973.

Read first time and referred to committee on appropriations.
Senate File 532, a bill for an act to appropriate and authorize expenditures from the vehicle dispatcher revolving fund.

Read first time and referred to committee on appropriations.
Senate File 533, a bill for an act making an appropriation from the general fund of the state to the various divisions of the department of general services.

Read first time and referred to committee on appropriations.
Senate File 534, a bill for an act to appropriate and authorize expenditures from moneys received by the department of general services centralized printing permanent revolving fund.

Read first time and referred to committee on appropriations.
Senate File 535, a bill for an act to appropriate and authorize expenditures from moneys received by the department of general services revolving fund.

Read first time and referred to committee on appropriations.
Senate File 537, a bill for an act making an appropriation from the general fund of the state to the Iowa drug abuse authority.

Read first time and referred to committee on appropriations.
Senate File 538, a bill for an act making an appropriation from the general fund of the state of Iowa to the board of parole.

Read first time and referred to committee on appropriations.
Senate File 540, a bill for an act making an appropriation from the general fund of the state to the Iowa commission on alcoholism.

Read first time and referred to committee on appropriations.
Senate File 541, a bill for an act creating and making an appropriation to the executive council general contingent fund.

Read first time and referred to committee on appropriations.
Senate File 542, a bill for an act making an appropriation to the department of public instruction to provide school food service assistance for the purpose of participating in certain federal child nutrition programs.

Read first time and referred to committee on appropriations.
Senate File 543, a bill for an act to appropriate from the general fund of the state for the Iowa commission for the blind.

Read first time and passed on file.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

House File 748, a bill for an act appropriating funds to the vehicle dispatcher's depreciation fund, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 748)
The ayes were, 90 :

| Anderson | Crabb | Fischer, H. O. | Horn |
| :--- | :--- | :--- | :--- |
| Bennett | Crawford | Fisher, C.R. | Howell <br> Bittle |
| Cusack | Fitzgerald | Husak |  |
| Bortell | Daggett | Fullerton | Hutchins |
| Branstad | Danker | Grassley | Jesse |
| Brunow | De Jong | Griffee | Jordan |
| Butler | Doyle | Hansen | Kiser |
| Byerly | Drake | Hargrave | Knoke |
| Caffrey | Dunlap | Harper | Krause |
| Carr | Dunton | Harvey | Kreamer |
| Clark, J. H. | Edelen | Hennessey | Lippold |
| Clark, J. W. | Egenes | Higgins | Lipsky |
| Cochran | Ewing | Hill | Logue |
| Connors | Ferguson | Holden | McCormick |


| Mendenhall | Nielsen | Readinger | Tofte |
| :--- | :--- | :--- | :--- |
| Menke | Norland | Roorda | Welden |
| Mennenga | Norpel | Schroeder | Wells |
| Middleswart | O'Halloran | Small | West |
| Millen | Patchett | Stanley | Woods |
| Miller, A. V. | Pellett | Stephens | Wulff |
| Miller, R. G. | Peterson | Stromer | Wyckoff |
| Monroe | Poncy | Strothman | Mr. Speaker |
| Newhard | Rapp |  |  |

The nays were, none.
Absent or not voting, 10 :

| Avenson | Den Herder <br> Freeman | McElroy <br> Miller, K. D. | Oakley <br> Rinas |
| :--- | :--- | :--- | :--- |
| Brockett | Junker |  |  |

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

Senate File 524, a bill for an act making an appropriation from the general fund of the state to the Iowa state commerce commission and its divisions, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?" (S.F. 524)
The ayes were, 88 :

| Anderson | Dunlap | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Jordan | Patchett |
| Bittle | Edelen | Kiser | Pellett |
| Bortell | Egenes | Knoke | Peterson |
| Branstad | Ewing | Krause | Poncy |
| Brunow | Ferguson | Kreamer | Rapp |
| Butler | Fisher, C. R. | Lippold | Readinger |
| Byerly | Fitzgerald | Lipsky | Roorda |
| Caffrey | Fullerton | Logue | Schroeder |
| Carr | Grassley | McCormick | Small |
| Clark, J. H. | Hansen | Mendenhall | Stanley |
| Clark, J. W. | Hargrave | Menke | Stephens |
| Cochran | Harper | Mennenga | Stromer |
| Connors | Harvey | Middleswart | Strothman |
| Crabb | Hennessey | Millen | Tofte |
| Crawford | Higgins | Miller, A. V. | Welden |
| Cusack | Hill | Miller, R. G. | Wells |
| Daggett | Holden | Monroe | West |
| Danker | Horn | Newhard | Woods |
| De Jong | Howell | Nielsen | Wulff |
| Doyle | Husak | Norland | Wyckoff |
| Drake | Hutchins | Norpel | Mr. Speaker |

[^23]Absent or not voting, 12:

| Avenson | Den Herder | Griffee | Miller, K.D. |
| :--- | :--- | :--- | :--- |
| Brinck | Fischer, H. O. | Junker | Oakley |
| Brockett | Freeman | McElroy | Rinas |

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

RULES SUSPENDED
(House Files 749, 750, 751 and Senate File 519)
Grassley of Butler asked for unanimous consent to take up for immediate consideration House Files 749, 750, 751 and Senate File 519.

Objection was raised.
Holden of Scott moved that the rules be suspended for the consideration of House Files 749, 750, 751 and Senate File 519.

A non-record roll call was requested.
The ayes were 64 , nays 11.
The motion prevailed.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Mennenga of Clinton for the remainder of the day by the Speaker.

## SENATE FILE 543 SUBSTITUTED FOR HOUSE FILE 749

Grassley of Butler asked and received unanimous consent to substitute Senate File 543 for House File 749.

Senate File 543, a bill for an act to appropriate from the general fund of the state for the Iowa commission for the blind, 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. 543)


| Fischer, H. O. | Howell |
| :--- | :--- |
| Fisher, C. R. | Husak |
| Fitzgerald | Hutchins |
| Fullerton | Jesse |
| Grassley | Jordan |
| Griffee | Kiser |
| Hansen | Knoke |
| Hargrave | Krause |
| Harper | Kreamer |
| Harvey | Lippold |
| Hennessey | Lipsky |
| Higgins | Logue |
| Hill | McCormick |
| Holden | Mendenhall |
| Horn | Menke |


| Middleswart | Roorda |
| :--- | :--- |
| Millen | Small |
| Miller, A. V. | Stanley |
| Miller, R. G. | Stephens |
| Monroe | Stromer |
| Newhard | Strothman |
| Norland | Tofte |
| Norpel | Welden |
| O'Halloran | Wells |
| Patchett | West |
| Pellett | Woods |
| Peterson | Wulff |
| Poncy | Wyckoff |
| Rapp | Mr. Speaker |
| Readinger |  |

The nays were, none.
Absent or not voting, 13:

| Avenson | Freeman | Mennenga | Oakley |
| :--- | :--- | :--- | :--- |
| Brockett | Junker | Miller, K. D. | Rinas |
| Butler | McElroy | Nielsen | Schroeder |

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

## HOUSE FILE 749 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 749 from further consideration by the House.

House File 750, a bill for an act making an appropriation to the moneys and credits replacement fund, 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. 750)
The ayes were, 83:

| Anderson | Crabb | Ferguson | Holden |
| :--- | :--- | :--- | :--- |
| Bennett | Crawford | Fischer, H. O. <br> Bittle | Horn |
| Bortell | Cusack | Fisher, C.R. | Howell |
| Branstad | Daggett | Fitzgerald | Husak |
| Brinck | Danker | Fullerton | Hutchins |
| Byerly | De Jong | Griffee | Jesse |
| Caffrey | Doyle | Drake | Hansen |
| Carr | Dunlap | Hargrave | Jordan |
| Clark, J. H. | Dunton | Harper | Knoke |
| Clark, J. W. | Edelen | Heney | Krause |
| Cochran | Egenes | Higgins | Kreamer |
| Connors | Ewing | Hill | Lippold |
|  |  |  | Lipsky |


| Logue | Nielsen | Rapp | Welden |
| :--- | :--- | :--- | :--- |
| McCormick | Norland | Readinger | Wells |
| Mendenhall | Norpel | Roorda | West |
| Menke | O'Halloran | Small | Woods |
| Middleswart | Patchett | Stanley | Wulf |
| Miller, A. V. | Pellett | Stromer | Wyckoff |
| Miller, R. G. | Peterson | Strothman | Mr. Speaker |
| Newhard | Poncy | Tofte |  |

The nays were, 2:
Brunow Monroe
Absent or not voting, 15:

| Avenson | Freeman | Mennenga | Rinas |
| :--- | :--- | :--- | :--- |
| Brockett | Grassley | Millen | Schroeder |
| Butler | Junker | Miller, K. D. | Stephens |
| Den Herder | McEIroy | Oakley |  |

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

House File 751, a bill for an act relating to payments in lieu of contributions for unemployment compensation made to state employees of various state agencies, boards, commissions and departments, 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. 751)
The ayes were, 84:

| Bennett | Edelen | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bittle | Egenes | Jordan | Patchett |
| Branstad | Ewing | Kiser | Pellett |
| Brinck | Ferguson | Knoke | Peterson |
| Brunow | Fischer, H. O. | Krause | Poncy |
| Byerly | Fisher, C. R. | Kreamer | Rapp |
| Caffrey | Fitzgerald | Lippold | Readinger |
| Carr | Fullerton | Lipsky | Roorda |
| Clark, J. H. | Grassley | Logue | Schroeder |
| Clark, J. W. | Griffee | McCormick | Small |
| Cochran | Hansen | Mendenhall | Stanley |
| Connors | Hargrave | Menke | Stephens |
| Crabb | Harper | Middleswart | Stromer |
| Crawford | Harvey | Millen | Strothman |
| Cusack | Hennessey | Miller, A. V. | Welden |
| Daggett | Higgins | Miller, R. G. | Wells |
| Danker | Hill | Monroe | West |
| De Jong | Horn | Newhard | Woods |
| Doyle | Howell | Nielsen | Wulff |
| Drake | Husak | Norland | Wyckoff |
| Dunton | Hutchins | Norpel | Mr. Speaker |
| The nays were, 4: |  |  |  |
| Anderson | Bortell | Dunlap | Tofte |

Absent or not voting, 12:

| Avenson | Den Herder | Junker | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Brockett | Freeman | McElroy | Oakley |
| Butler | Holden | Mennenga | Rinas |

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

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Butler of Pottawattamie for the remainder of the day by West of Marshall.

Senate File 519, a bill for an act appropriating funds to certain intergovernmental agencies, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 519)
The ayes were, 86 :

| Anderson | Dunton | Jesse | Patchett |
| :--- | :--- | :--- | :--- |
| Bennett | Edelen Jordan <br> Bittle Egenes | Pellett |  |
| Bortell | Ewing | Kiser | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brunow | Fischer, H. O. | Kreamer | Rapp |
| Byerly | Fisher, C. R. | Lipsky | Readinger |
| Caffrey | Fitzgerald | Logue | Roorda |
| Carr | Fullerton | McCormick | Schroeder |
| Clark, J. H. | Grassley | Mendenhall | Small |
| Clark, J. W. | Hansen | Menke | Stanley |
| Cochran | Hargrave | Middleswart | Stromers |
| Connors | Harper | Millen | Strothman |
| Crabb | Harvey | Miller, A. V. | Tofte |
| Crawford | Hennessey | Miller, R. G. | Welden |
| Cusack | Higgins | Monroe | Wells |
| Daggett | Hill | Newhard | West |
| Danker | Holden | Nielsen | Woods |
| De Jong | Horn | Norland | Wulff |
| Doyle | Howell | Norpel | Wyckoff |
| Drake | Husak | O'Halloran | Mr. Speaker |
| Dunlap | Hutchins |  |  |

The nays were, none.
Absent or not voting, 14 :

| Avenson | Den Herder | Knoke | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Brinck | Freeman | McElroy | Oakley |
| Brockett | Griffee | Mennenga | Rinas |

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

## CONSIDERATION OF AMENDMENT TO <br> HOUSE CODE OF ETHICS <br> MOTION FOR SPECIAL ORDER PREVAILED

O'Halloran of Black Hawk called up for consideration the following amendment to the House Code of Ethics filed by her and Clark of Dubuque:

Amend the House Rules Governing Lobbyists as follows:

1. By striking all of rules one and two on page 111, and inserting in lieu thereof the following new rules:
"1. Each individual lobbyist shall, on or before the day his lobbying activity begins, register with the chief clerk of the House by filing a lobbyist registration statement listing:
a. Name, permanent business address, and any temporary residential and business addresses in Polk County during the legislative session.
b. Each company, firm, corporation, union, association, or cause for which he is lobbying.
c. The general subjects of legislation in which he is or may be interested and the numbers of bills, if known, which he intends to lobby and whether he intends to lobby for or against the bill, if known, together with the names of each company, firm, corporation, union, association, or cause which is involved.
d. His compensation for lobbying; how much he is to be paid for expenses; what expenses are to be reimbursed. If the lobbyist is a regular employee performing services for his employer which include but are not limited to the influencing of legislation, the lobbyist may elect to state the entire amount of compensation received from his employer if he cannot ascertain the portion that applies to his lobbying activities.

Any change in or addition to the foregoing information shall be registered with the chief clerk of the House within ten days after the change or addition is known to the lobbyist.
2. Lobbyists covered by these rules are individual persons who:
a. Spend more than $\$ 25.00$ during a Session (travel to the Capitol not included) for the purpose of encouraging the passage, defeat, or modification of legislation; or
b. Represent an organization which spends more than $\$ 25.00$ during a Session (travel to the Capitol not included) for the purpose of encouraging the passage, defeat, or modification of legislation; or
c. Are federal, state, or local govern-
ment employees employed for the purpose of representing the official position of his agency and who attempts to encourage the passage, defeat, or modification of legislation, other than those employees requested or required to appear before a House committee.
3. The term lobbyist shall not include within its definition:
a. A political party organized in the

State of Iowa representing more than two per cent of the total votes cast for its candidate for governor in the last preceding general election or persons employed by said political party.
b. Newspapers circulated within the State of Iowa or persons employed by newspapers to report and disseminate news and editorials.
4. Each lobbyist covered by these rules shall file each month of the year, by the tenth day of that month, with the chief clerk of the House a report concerning his lobbying activities during the preceding calendar month. The monthly report shall require a listing of the totals of all expenditures made or incurred by the lobbyist, or by the lobbyist's employer, if known, in the performance of his service involving legislative activity during the period covered by the report. Totals shall be recorded by financial category; food and refreshment, entertainment, including the cost of maintaining a hospitality room; providing travel; telephone; postage, advertising and other categories.
5. The monthly report shall also require lobbyists to disclose the amount of contributions made to the political campaigns of representatives and candidates for state representative, including committees and organizations established for election purposes.
6. Each Representative shall file each month of the year by the tenth day of that month with the chief clerk of the House a report stating the types of items or services in excess of five dollars which he has received during the preceding month from a lobbyist, or the individual, organization, or corporation the lobbyist represents. The types of items or services may include, but shall not be limited to: food and refreshment, entertainment, travel, membership in clubs and organizations, material goods, and contributions to the representative's political campaign. It shall not be necessary to affix a monetary value to any of the items except contributions to the representative's political campaign.
7. Lobbyists and organizations they represent shall not allow any representative to charge any amount or item to any charge account to be paid for by a lobbyist or an organization he represents.

> 8. A lobbyist shall not pay for memberships in or contributions to clubs or organizations on behalf of a representative.
> 9. The House ethics committee shall prescribe forms and procedures for compliance with these rules.
> 10. All statements and reports under these rules shall be public records open to public inspection at all reasonable times."
> 2. By renumbering the remainder of the present rules.

Holden of Scott moved that further action on amendments to the Temporary Rules of the House and the House Code of Ethics governing lobbyists be deferred for the remainder of this First Session of the Sixty-Fifth General Assembly.

Stromer of Hancock in the chair at 11:04 a.m.
De Jong of Marion moved the previous question on the motion by Holden of Scott.

A non-record roll call was requested.
The ayes were 47, nays 35 .
The motion lost.
Speaker Varley in the chair at 11:20 a.m.
O'Halloran of Black Hawk moved as a substitute motion that a special order of business be set for 11:00 a.m., Monday, January 21, 1974, for full debate on the subject of the House Rules Code of Ethics governing lobbyists.

Wyckoff of Benton moved as a subsidiary motion to the O'Halloran motion that the motion by O'Halloran of Black Hawk be tabled.

Roll call was requested by Small of Johnson and O'Halloran of Black Hawk.

Rule 68 was invoked.
On the question "Shall the motion by Wyckoff of Benton prevail?"

The ayes were, 47:

| Anderson | De Jong | Grassley <br> Bennett | Dunlap |
| :--- | :--- | :--- | :--- |
| Bortell | Hansen | Lippold |  |
| Branstad | Edelen | Harper | Logue |
| Brinck | Ewing | Holden | Mendenhall |
| Caffrey | Ferguson | Horn | Menke |
| Crabb | Fischer, H. O. | Jordan | Millen |
| Daggett | Fisher, C. R. | Kiser | Miller, A.V. |
| Danker | Fullerton | Kreamer | Miller, R.G. |
| Norsen |  |  |  |


| Pellett | Stanley | Tofte | Wulff |
| :---: | :---: | :---: | :---: |
| Peterson | Stephens | Welden | Wyckoff |
| Roorda | Strothman | West |  |
| The nays were, 42 : |  |  |  |
| Bittle | Drake | Jesse | Patchett |
| Brunow | Egenes | Knoke | Poncy |
| Byerly | Fitzgerald | Krause | Rapp |
| Carr | Griffee | Lipsky | Readinger |
| Clark, J. H. | Hargrave | McCormick | Schroeder |
| Clark, J. W. | Harvey | Middleswart | Small |
| Cochran | Hennessey | Monroe | Stromer |
| Connors | Higgins | Newhard | Wells |
| Crawford | Hill | Norland | Woods |
| Cusack | Howell | O'Halloran | Mr. Speaker |
| Doyle | Hutchins |  |  |
| Absent or not voting, 11: |  |  |  |
| Avenson | Den Herder | McElroy | Oakley |
| Brockett | Freeman | Mennenga | Rinas |
| Butler | Junker | Miller, K. D. |  |

The motion lost.
Drake of Muscatine moved the previous question on the motion by O'Halloran of Black Hawk and the motion by Holden of Scott and all motions filed thereto.

Roll call was requested by Drake of Muscatine and Holden of Scott.

On the question "Shall the Drake motion on the previous question prevail?"

The ayes were, 48:

| Anderson | Egenes | Husak | Readinger |
| :---: | :---: | :---: | :---: |
| Bennett | Ewing | Jordan | Roorda |
| Bittle | Ferguson | Kiser | Stanley |
| Bortell | Fischer, H. O. | Kreamer | Stephens |
| Branstad | Fisher, C. R. | Lippold | Stromer |
| Crabb | Fullerton | Logue | Strothman |
| Danker | Grassley | Mendenhall | Tofte |
| De Jong | Hansen | Menke | Welden |
| Drake | Harper | Millen | West |
| Dunlap | Harvey | Norpel | Wulff |
| Dunton | Hill | Pellett | Wyckoff |
| Edelen | Holden | Peterson | Mr. Speaker |
| The nays | 41: |  |  |
| Brinck | Daggett | Jesse | Nielsen |
| Brunow | Doyle | Knoke | Norland |
| Byerly | Fitzgerald | Krause | O'Halloran |
| Caffrey | Griffee | Lipsky | Patchett |
| Carr | Hargrave | McCormick | Poncy |
| Clark, J. H. | Hennessey | Middleswart | Rapp |
| Clark, J. W. | Higgins | Miller, A. V. | Schroeder |
| Cochran | Horn | Miller, R. G. | Small |
| Connors | Howell | Monroe | Wells |
| Crawford | Hutchins | Newhard | Woods |

Absent or not voting, 11:

| Avenson | Den Herder | McElroy | Oakley |
| :--- | :--- | :--- | :--- |
| Brockett | Freeman | Mennenga | Rinas |
| Butler | Junker | Miller, K. D. |  |

The motion lost.
Brinck of Lee moved that the House adjourn until 10:00 a.m. Monday, May 14, 1973.

Roll call was requested by Small of Johnson and Brinck of Lee. On the question "Shall the House adjourn?"

The ayes were, 20:

| Bortell | Dunton | Husak | Norpel |
| :--- | :--- | :--- | :--- |
| Brinck | Ferguson | Jordan | Poncy |
| Brunow | Fischer, H. O. | Kiser | Stephens |
| Caffrey | Fullerton | Menke | Tofte |
| De Jong | Hansen | Millen | Wyckoff |

The nays were, 63 :

| Anderson | Drake <br> Bennett |
| :--- | :--- |
| Bittle | Dunlap <br> Edelen <br> Branstad |
| Byerly | Ewing |
| Carr | Fisher, C. R. |
| Clark, J. H. | Fitzerald |
| Clark, J. W. | Grassley <br> Cochran |
| Hargrave |  |
| Connors | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Cusack | Higgins |
| Daggett | Hill |
| Danker | Holden |
| Doyle | Horn |

Absent or not voting, 17:

| Avenson | Griffee | Mennenga | Oakley |
| :--- | :--- | :--- | :--- |
| Brockett | Hutchins | Miller, K.. | Peterson |
| Butler | Junker | Monroe | Rinas |
| Den Herder | McElroy | Nielsen | Strothman |
| Freeman |  |  |  |

The motion lost.

## SPECIAL ORDER

## HOUSE CODE OF ETHICS

On the O'Halloran substitute motion for special order of business for Monday, January 21, 1974, roll call was requested by O'Halloran of Black Hawk and Caffrey of Polk.

On the question "Shall the motion for special order of business prevail?"

The ayes were, 45:

| Bittle | Egenes <br> Branow <br> Byerguson |
| :--- | :--- |
| Byerly | Fitzgerald <br> Carr |
| Griffee |  |
| Clark, J. H. | Hargrave |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Connors | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| De Jong | Horn |
| Doyle |  |

The nays were, 42:

| Anderson | Dunton <br> Edelen |
| :--- | :--- |
| Bennett | Bortell <br> Ewing |
| Branstad | Fisher, C. R. |
| Brinck | Fullerton |
| Caffrey | Grassley |
| Crabb | Hansen |
| Daggett | Holden |
| Danker | Husak |
| Drake | Jordan |
| Dunlap | Kiser |

Absent or not voting, 18:

| Avenson | Fischer, H. O. | Junker | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Brockett | Freeman | McElroy | Oakley |
| Butler | Hutchins | Mennenga | Rinas |

Howell
Jesse
Krause
Lipsky
McCormick
Middleswart
Miller, A. V.
Miller, R. G.
Monroe
Newhard
Norland
Knoke
Kreamer
Lippold
Logue
Mendenhall
Menke
Millen
Nielsen
Norpel
Pellett

Peterson
Roorda
Stanley
Stephens
Stromer
Strothman
Welden
West
Wulff
Wyckoff

Miller, K. D. Oakley Rinas

The motion prevailed.

## MOTION TO RECONSIDER SENATE FILE 115 PENDING PREVIOUS QUESTION PREVAILS

Schroeder of Pottawattamie called up for consideration the motion to reconsider Senate File 115, filed on April 16, 1973, and moved to reconsider the vote by which Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties, passed the House, April 13, 1973.

Holden of Scott moved the previous question on the motion to reconsider Senate File 115.

A non-record roll call was requested.
The ayes were 59 , nays 21 .
The motion prevailed.
Holden of Scott moved that the House adjourn until $10: 00$ a.m. Monday, May 14, 1973.

Krause of Palo Alto moved as a substitute motion that the House adjourn until 1:00 p.m. May 11, 1973.

The motion was ruled out of order.
On the Holden motion to adjourn, a non-record roll call was requested.

The ayes were 42 , nays 39 .
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 on May 9, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 585, a bill for an act to amend the Unified Trial Court Act. RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 585

Amend House File 585 as amended, passed and reprinted by the House as follows:

1. Page 2, by striking lines 11 through 35.
2. Page 3, by striking lines 1 through 18.
3. Page 3, by striking lines 22 through 35.
4. Page 4, by striking lines 1 through 8 , and inserting in lieu thereof the following:
5. The number of judgeships to which each of the judicial districts shall be entitled shall be determined from time to time according to the following formula, giving equal weight to cases filed and population: In districts containing a city of fifty thousand or more population, there shall be one judgeship per five hundred fifty combined civil and criminal filings excluding small claims and misdemeanors and forty thousand population, or major fraction of either; in all other districts there shall be one judgeship per four hundred fifty combined civil and criminal filings and forty thousand population, or major fraction of either; provided the seat of government shall be entitled to one additional judgeship. The filings included in the determinations to be made under this subsection shall not include small claims, nonindictable misdemeanors filed after June 30, 1973, and indictable misdemeanors assigned to district associate judges and judicial magistrates after June 30, 1973 as shown on their administrative reports, but they shall include appeals from decisions of judicial magistrates, district associate judges, and district judges sitting as judicial magistrates. The figures on filings shall be the average for the latest available previous three-year period and when current census
figures on population are not available, figures shall be taken from the state department of health computations.
6. Page 5, by striking lines 12 through 35.
7. Page 6, by striking lines 1 through 22.
8. Page 7, line 30, by inserting after the figure " (602.50)," the words and figure "unnumbered paragraph two (2),".
9. Page 7, by striking lines 32 through 35 .
10. Page 8, by striking lines 1 through 26.
11. Page 9, by striking lines 8 through 35.
12. Page 10, by striking lines 1 through 10, and inserting in lieu thereof the following new sections:

Sec. ..... Section six hundred two point fifty-seven (602.57), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

There shall be a combined total of two hundred [twenty] twenty-one Iowa judicial magistrates and district court associate judges [combined] except as provided in section 602.58.
During January of 1974 and every two years thereafter, the supreme court administrator shall apportion the number of [district] judicial magistrates, excluding district associate judges, among the counties in accordance with the following criteria:

Sec. ..... Section six hundred two point fifty-nine (602.59), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The allotment of the judicial magistrates [to be appointed] in 1973 shall be as follows:

Sec. ..... Section six hundred two point fifty-nine (602.59), subsections two (2) and three (3), Code 1973, are amended to read as follows:
2. Two magistrates for each of the following counties: Adair, Appanoose, Boone, Buchanan, Buena Vista, Butler, Carroll, Cass, Chickasaw, Clarke, Clay, Clayton, Crawford, Dallas, Delaware, [Dickinson,] Fayette, Grundy, Hamilton, Hardin, Henry, Iowa, Jackson, Jasper, Jones, Kossuth, Mahaska, Marion, Marshall, Mills, Monona, Page, Poweshiek, Sac, Sioux, Tama, Washington, Winneshiek, and Wright.
3. Three magistrates for each of the following counties: Benton, Bremer, Des Moines, Dickinson, Floyd, Harrison, Muscatine, Plymouth, Wapello, Warren, and Webster.

Sec. ..... Section six hundred two point fifty-nine (602.59), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. In those counties in which a district court associate judge or judges reside, the district court associate judge or judges shall be considered judicial magistrates for the purposes of this section.
12. Page 10 , by adding after line 31 the following new section:

Sec. ..... This section shall take effect July 1, 1974. Section two hundred thirty-one point three (231.3), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The chief judge of the district shall designate one

$$
85
$$

or more of the district judges [or], district associate judges, [or both] judicial magistrates, or any thereof, to act as judge or judges of the juvenile court in any county or counties.
13. Page 13, by inserting after line 14, the following new section:

Sec. ..... Section three hundred forty point sixteen (340.16), Code 1973, is amended to read as follows:
340.16 SALARIES-GENERAL FUND. The salaries fixed by the foregoing sections of this chapter shall be paid out of the general fund of the county except as otherwise provided by law.
14. Page 13A, by striking lines 15 through 32.
15. Page 15A, by striking lines 11 and 12 and inserting in lieu thereof the following: "election. District court associate judges shall be subject to the same removal procedures as that of judicial magistrates."
16. Page 15 A , by adding after line 14 , the following new section:

Sec. ..... Section six hundred two point thirty (602.30), Code 1973, is amended to read as follows:
602.30 VACANCIES. A vacancy in the office of district associate judge after June 30, 1973, shall not be filled and all funds, dockets, and records relating to the office so vacated shall be promptly deposited with the clerk of court who issued the docket.
17. Page 15A, lines 20 and 21, by striking the words "set by the legislature" and inserting in lieu thereof the words "of nineteen thousand five hundred dollars".
18. Page 15B, line 36, by inserting after the word "shall" the words "serve as full-time magistrates and".
19. Page 15B, line 43, by striking the word "five" and inserting in lieu thereof the word "two".
20. Page 16A, line 26, by inserting after the word "judge" the words "and full-time magistrate".
21. Page 16B, line 37, by striking the word "are" and inserting in lieu thereof the words "[are] were".
22. Page 16B, line 37, by striking the words and figures "June 30, 1973" and inserting in lieu thereof the words and figures "[June 30, 1973] March 1, 1972".
23. Page 16B, line 41, by inserting after the word "residence.", the words "The elective clerks and elective bailiffs shall be known as associate district court clerks and associate deputy sheriffs, respectively, and the duties performed by them as municipal court clerks and sheriffs shall be retained by them to the maximum extent feasible in their new positions, and the positions thereby created shall terminate when the terms for which they were elected expire."
24. Page 16B, line 53, by inserting after the word "become" the words "associates and".
25. Page 16B, line 56, by inserting after the word "residence" the words "out of the court expense fund notwithstanding any other provision of law".
26. Page 16B, line 57, by inserting after the word "any" the
words "associate or".
27. Page 16B, line 59, by inserting after the word "is" the words "associate or".
28. Page 16B, line 61, by inserting after the words "of the" the words "associate or".
29. Page 16B, line 69, by striking the words and figures "June 30, 1973" and inserting in lieu thereof the words and figures "[June 30, 1973] March 1, 1972".
30. Page 16 C , line 71 , by inserting after the word "as" the words "associates and".
31. Page 16 C , by adding after line 83 , the following new section:

Sec. ..... Section six hundred two point thirty-four (602.34), unnumbered paragraph four (4), Code 1973, is amended to read as follows:

A municipal court bailiff or deputy bailiff who on June 30, 1973, is a member of the retirement system provided by chapter 411 shall continue to be such a member thereafter; and that chapter shall continue to apply to them notwithstanding this chapter, with the appropriate county deducting from his compensation his contributions to the retirement fund and the county contributing the public's portion to such fund out of the court expense fund notwithstanding any other provision of law."
32. Page 17, by adding after line 17 , the following new section:
Sec. .... NEW SECTION. QUALIFICATIONS—JUDICIAL MAGISTRATES. Judicial magistrates appointed to serve, as a condition to their taking office, shall pass an examination as prescribed by the supreme court. The examination prescribed shall not be that required for admission to practice as an attorney in this state, but shall adequately examine the proposed magistrate's knowledge of the law and procedure necessary for the proper performance of his duties as magistrate.
33. Page 17, by striking lines 18 through 35 and inserting in lieu thereof the following new sections:

Sec. ..... Section six hundred two point fifty-one (602.51), Code 1973, is amended to read as follows:
602.51 FULL-TIME MAGISTRATES. Of the number of magistrates allotted, there shall be one magistrate who shall devote his entire time to the duties of his position [including the holding of court on each weekday except for a reasonable vacation period] in those counties having a population, according to the last federal decennial census, of more than thirty-five thousand and less than eighty thousand. There shall be two such magistrates in those counties having a population of more than eighty thousand and less than one hundred twenty-five thousand. There shall be three such magistrates in any county having a population of more than one hundred twenty-five thousand and less than two hundred thousand people. There shall be four such magistrates in counties having a population of two hundred thousand people or above. In those counties
in which a district court associate judge [or judges] resides, the district court associate judge [or judges] shall be considered full-time judicial magistrates for the purposes of this section. In those counties authorized more fulltime magistrates than have district court associate judges residing therein, the county judicial magistrate appointing commission shall determine which magistrate or magistates shall serve on a full-time basis.

Sec. .... This section shall take effect July 1, 1974. Section six hundred two point fifty-two (602.52), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
602.52 QUALIFICATIONS. A full-time judicial magistrate shall be licensed to practice law in this state, a parttime judicial magistrate may be licensed to practice law in this state and the commission in selecting persons for the position of part-time judicial magistrate shall first consider for appointment applicants who are licensed to practice law in this state. A judicial magistrate shall be an elector of the county of appointment during his term of office, shall be less than seventy-two years of age, and shall cease to hold office upon attaining that age.

Sec. ..... This section shall take effect July 1, 1974. Section six hundred two point fifty-four (602.54), Code 1973, is amended to read as follows:
602.54 SALARY, EXPENSES. Each judicial magistrate shall receive a salary payable from the general fund of the state and also his actual and necessary expenses in the performance of his duties while away from the city or town of his residence, in accordance with section 605.2. The salary of judicial magistrates, except as otherwise provided herein, shall be the sum of [four] six thousand [eight hundred] dollars annually. The judicial magistrates serving as full-time magistrates shall receive an annual salary of seventeen thousand two hundred dollars. Judicial magistrates except district associate judges shall be members of the Iowa public employees' retirement system.
34. Page 18, by striking lines 1 through 15.
35. Page 19, by striking lines 13 through 33 and inserting in lieu thereof the following new sections:

Sec. ..... This section shall take effect July 1, 1974. Section six hundred two point fifty-eight (602.58), Code 1973, is amended to read as follows:
602.58 ADDITIONAL JUDICIAL MAGISTRATE ALLOWED. In those counties which are allotted one judicial magistrate under section 602.57 or 602.59 , the county judicial magistrate appointing commission may, by majority vote, decide to appoint one additional judicial magistrate. In those counties appointing an additional magistrate under this section, each magistrate shall receive a salary of [two] three thousand [four hundred] dollars per year.

Sec. ..... This section shall take effect July 1, 1974. NEW SECTION. JURISDICTION, VENUE. Judicial magistrates shall have jurisdiction of nonindictohle misdemeanors,

247 including traffic and ordinance violations, preliminary
248 hearings, search warrant proceedings, and small claims and
the jurisdiction provided for in section two hundred thirtyone point three (231.3) of the Code when designated a judge of the juvenile court. They shall also have jurisdiction to exercise the powers specified in sections seven hundred forty-eight point two (748.2), six hundred forty-four point two (644.2), and six hundred forty-four point twelve (644.12) of the Code. They shall have power to act any place within the district as directed, and venue shall be the same as in other district court proceedings. While exercising jurisdiction of indictable misdemeanors, judicial magistrates shall employ district judges' practice and procedure. A judicial magistrate licensed to practice law in this state shall also have jurisdiction over indictable misdemeanors.

For purposes of administration judicial magistrates shall be under the jurisdiction of the chief judge of the judicial district. Judicial magistrates shall be subject to the same rules and laws that apply to district judges except as otherwise provided in this chapter.
36. Page 22, by striking lines 5 through 10, and inserting in lieu thereof the following new sections:

Sec. ..... Section six hundred two point seventy-one (602.71), subsections one (1), six (6), and nine (9), Code 1973, are amended to read as follows:

1. No [judgment of conviction of a nonindictable misdemeanor or] civil [actions] action tried as small claims shall be appealed to the supreme court except by discretionary review as provided herein. [No judgment of acquittal of a nonindictable misdemeanor may be reviewed.]
2. When an application is made for discretionary review, it is the duty of the applicant to serve on the attorney for the adverse party[, and if the state is the adverse party, upon the attorney general,] a copy of the application within ten days after judgment.
3. An application shall not be dismissed for an informality or defect in taking it if corrected as directed by the supreme court. The supreme court, after an examination of the entire record, may dispose of the case by affirmation, reversal or modification of the lower court judgment. It may also dismiss the application if it (a) determines that there has been no substantial miscarriage of justice, and (b) [no violation of the rights of an accused, and that (c)] the arguments do not present definite grounds for a hearing. The supreme court may also order a new trial, or modify the judgments [, provided; however, in criminal cases the punishment may not be increased].

Sec. ..... Section six hundred two point seventy-one (602.71), Code 1973, is amended by striking subsections four (4) and ten (10).
37. Page 23, by striking lines 11 through 14.
38. Page 26 , line 23 , by striking the words "[one thousand] five hundred" and inserting in lieu thereof the words "one
thousand".
39. Page 27, line 4, by inserting after the word "clerk" the words ", with costs assessed to the plaintiff, but".
40. Page 31, line 8 , by striking the word "provides" and inserting in lieu thereof the the word "provided".
41. Page 31, line 18; by inserting after the word "[clerk]" the words "with costs assessed to the plaintiff".
42. Page 31, line 19, by striking the words "[shall] may" and inserting in lieu thereof the word "shall".
43. Page 36, by striking line 24, and inserting in lieu thereof the following: " (753.15), subsections two (2) and six (6), Code 1973, are amended to read".
44. Page 36, by inserting after line 31, the following:
"6. Excess speed up to [ten] fifteen miles per hour over the legal limit, [twenty dollars] one dollar for each mile per hour over the limit but with a minimum fine of ten dollars."
45. Page 36, by adding after line 31 , the following new section:

Sec. ..... Section seven hundred fifty-three point fifteen (753.15), Code 1973, is amended by adding the following new subsections:
$N E W$ SUBSECTION. Violation of display of identification required by section three hundred twenty-six point twentytwo (326.22) of the Code and violation of trip permits as prescribed by sections three hundred twenty-six point twenty-two (326.22), three hundred twenty-six point twentyfour (326.24), ten dollars.

NEW SUBSECTION. Violation of intrastate hauling on foreign registration under sections three hundred twenty-one point fifty-four (321.54) and three hundred twenty-one point fifty-five (321.55) of the Code; use of registration under section three hundred twenty-one point ninety-nine (321.99) of the Code; and display of registration or plates under section three hundred twenty-one point ninety-eight (321.98) of the Code, twenty dollars.
$N E W$ SUBSECTION. Violation of sections three hundred twenty-four point fifty-two (324.52), three hundred twentyfour point fourteen (324.14), or three hundred twenty-four point seventy-four (324.74), subsections two (2) and six (6), of the Code, ten dollars.
46. Page 37, line 3, by striking the word "twice" and inserting in lieu thereof the word "[twice]".
47. Page 37, line 4, by striking the word "twice" and inserting in lieu thereof the word "[twice]".
48. Page 38, line 22, by inserting after the word "tried" the words "before the nearest available magistrate".
49. Page 41A, line 6, by striking the words "[Either party] A defendant" and inserting in lieu thereof the words "Either party".
50. Page 42, line 24, by inserting after the word "court", the words ", upon approval by a district judge or district associate judge,".
51. Page 42, by striking lines 13 through 20 and inserting in lieu thereof the following:
on which the proceedings were preserved. [A district judge shall promptly hear the appeal upon the record thus filed without further evidence. If the original action was tried before a district judge acting as a judicial magistrate, the appeal shall be to a different district judge. The judge shall decide the appeal without regard to technicalities or defects. Judgment shall be rendered as though the case were being originally tried.] The case shall stand for trial anew in the district court in the same manner as it should have been tried before the judicial magistrate, without regard to technical errors or defects which have not prejudiced the rights of the defendant. The court shall have full power over the case, the judicial magistrate and his record, and shall give judgment as though the case were being originally tried.
52. Page 42, by adding after line 20 , the following new section:

Sec. ..... Section seven hundred sixty-two point fortyfour (762.44), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
762.44 APPEAL TO SUPREME COURT. After appeal to a district judge in a nonindictable case, either party may appeal from the judgment of the district judge to the supreme court in the same manner as from a judgment in a prosecution by indictment, and the defendant may be admitted to bail in like manner, and similar proceedings shall be had on the appeal in all respects, as far as applicable. The same proceedings shall be had to carry into effect the judgment of the supreme court upon the appeal as if it had been taken from a judgment prosecuted by indictment.
53. Page 42 , by adding after line 20 the following new section:

Sec. ..... Section seven hundred sixty-six point seven (766.7), Code 1973, is amended to read as follows:
766.7 TRAFFIC VIOLATIONS. The provisions of sections 766.2 through 766.6 shall not apply to traffic violations to which sections seven hundred fifty-three point fifteen (753.15) and seven hundred fifty-three point sixteen (753.16) of the Code are applicable.
54. Page 43, by striking lines 1 through 6 and inserting in lieu thereof the following new section:

Sec. .... This section shall take effect July 1, 1974. NEW SECTION. TRANSFER OF MISDEMEANORS. District Judges may transfer any indictable misdemeanors pending before them to the nearest district associate judge or judicial magistrate within the judicial district.
55. Page 43, by striking lines 14 through 16 and inserting in lieu thereof the following new sections:

Sec. ..... For the fiscal year beginning July 1, 1973 and ending June 30 , 1974, judicial magistrates shall have
jurisdiction of nonindictable misdemeanors, including traffic
and ordinance violations, preliminary hearings, search warrant proceedings, and small claims. They shall also have jurisdiction to exercise the powers specified in sections seven hundred forty-eight point two (748.2), six hundred forty-four point two (644.2), and six hundred forty-four point twelve (644.12) of the Code. They shall have power to act any place within the district as directed, and venue shall be the same as in other district court proceedings.

For purposes of administration judicial magistrates shall be under the jurisdiction of the chief judge of the judicial district. Judicial magistrates shall be subject to the same rules and laws that apply to district judges except as otherwise provided by law.

Sec. ..... For the fiscal year beginning July 1, 1973 and ending June 30, 1974 district judges may transfer any indictable misdemeanors pending before them to the nearest district associate judge within the judicial district.

Sec. ..... Sections six hundred two point sixty (602.60) and seven hundred seventy-four point twelve (774.12), Code 1973, are repealed.
56. By renumbering sections and correcting internal references as necessary in accordance with this amendment.

## EXPLANATION OF VOTE <br> (Senate File 543 and House File 749)

I was absent from the House chamber on May 11, 1973, when the votes were taken on Senate File 543 and House File 749. Had I been present I would have voted "aye" on both Senate File 543 and House File 749.

SCHROEDER of Pottawattamie

## REPORTS OF HOUSE APPROPRIATIONS COMMITTEE

State Department of Health
(House File 752)
Section 1, subsection 1. Central Administration
The committee recommendation is for an appropriation of $\$ 273,850.00$ for 1973-74 and $\$ 279,030.00$ for 1974-75.

From this total, $\$ 179,380.00$ for $1973-74$ and $\$ 184,560.00$ for 1974-75 is appropriated for salaries.
$\$ 2,770.00$ for 1973-74 and $\$ 2,770.00$ for 1974-75 is appropriated for travel.
$\$ 70,600.00$ for $1973-74$ and $\$ 70,600.00$ for $1974-75$ is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include building rental and janitorial service and supplies are appropriated at $\$ 21,100.00$ for $1973-74$ and $\$ 21,100.00$ for 1974-75.
Section 1, subsection 2. Health Facilities Services
The committee recommendation is for an appropriation of $\$ 338,820.00$ for $1973-74$ and $\$ 351,436.00$ for 1974-75.

From this total, $\$ 308,520.00$ for $1973-74$ and $\$ 320,836.00$ for 1974-75 is appropriated for salaries.
$\$ 21,500.00$ for $1973-74$ and $\$ 21,500.00$ for 1974-75 is appropriated for travel.
$\$ 7,700.00$ for $1973-74$ and $\$ 8,000.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, and equipment.

Hearing expenses are appropriated at $\$ 1,100.00$ for 1973-74 and $\$ 1,100.00$ for 1974-75.
Section 1, subsection 3. Preventive Medical Service
The committee recommendation is for an appropriation of $\$ 131,965.00$ for 1973-74 and $\$ 135,128.00$ for 1974-75.

From this total, $\$ 104,065.00$ for $1973-74$ and $\$ 108,528.00$ for $1974-75$ is appropriated for salaries.
$\$ 16,350.00$ for $1973-74$ and $\$ 17,250.00$ for $1974-75$ is appropriated for travel.
$\$ 8,550.00$ for $1973-74$ and $\$ 6,350.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, and equipment.

Drugs and biologicals are appropriated at $\$ 3,000.00$ for 1973-74 and $\$ 3,000.00$ for 1974-75.
Section 1, subsection 4. Records and Statistical Division.
The committee recommendation is for a budget of $\$ 235,990.00$ for 1973-74 and $\$ 237,140.00$ for $1974-75$. This budget includes a state appropriation of $\$ 230,990.00$ for $1973-74$ and $\$ 232,140.00$ for 1974-75. The budget also includes anticipated receipts of $\$ 5,000.00$ for 1973-74 and $\$ 5,000.00$ for 1974 75.

From this total, $\$ 201,200.00$ for $1973-74$ and $\$ 208,340.00$ for $1974-75$ is budgeted for salaries.
$\$ 3,590.00$ for 1973-74 and $\$ 3,900.00$ for 1974-75 is budgeted for travel.
$\$ 25,600.00$ for 1973-74 and $\$ 19,300.00$ for 1974-75 is budgeted for office supplies and expense, printing and binding, and equipment.

Other expenses, which include data processing equipment rental and microfilm supplies are budgeted at $\$ 5,600.00$ for $1973-74$ and $\$ 5,600.00$ for 1974-75.
Section 1, subsection 5. Licensing and Certification Division
The committee recommendation is for an appropriation of $\$ 159,560.00$ for 1973-74 and $\$ 161,940.00$ for 1974-75.

From this total, $\$ 118,120.00$ for $1973-74$ and $\$ 120,380.00$ for $1974-75$ is appropriated for salaries.
$\$ 16,240.00$ for $1973-74$ and $\$ 16,360.00$ for $1974-75$ is appropriated for travel.
$\$ 5,200.00$ for $1973-74$ and $\$ 5,200.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, and equipment.

Other expenses, which include board members per diem and travel, examination contract, and dues are appropriated at $\$ 20,000.00$ for 1973-74 and $\$ 20,000.00$ for 1974-75.
Section 1, subsection 6. General Health Services
The committee recommendation is for an appropriation of $\$ 220,410.00$ for 1973-74 and $\$ 226,707.00$ for 1974-75.

From this total, $\$ 202,230.00$ for $1973-74$ and $\$ 208,727.00$ for 1974-75 is appropriated for salaries.
$\$ 12,000.00$ for $1973-74$ and $\$ 12,600.00$ for 1974-75 is appropriated for travel.
$\$ 5,680.00$ for $1973-74$ and $\$ 4,880.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, and equipment.

Films and slides are appropriated at $\$ 500.00$ for $1973-74$ and $\$ 500.00$ for 1974-75.

Section 1, subsection 6.b. Renal Disease Program
The committee recommendation is for an appropriation of $\$ 208,030.00$ for 1973-74 and $\$ 207,300.00$ for 1974-75.

From this total, $\$ 6,330.00$ for $1973-74$ and $\$ 6,800.00$ for $1974-75$ is appropriated for salaries.
$\$ 1,700.00$ for $1973-74$ and $\$ 500.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Medical services are appropriated at $\$ 200,000.00$ for 1973-74 and $\$ 200,000.00$ for 1974-75.
Section 1, subsection 7. Community Health Services
The committee recommendation is for a budget of $\$ 133,660.00$ for 1973-74 and $\$ 135,450.00$ for 1974-75. This budget includes a state appropriation of $\$ 101,910.00$ for 1973-74 and $\$ 103,400.00$ for 1974-75. The budget also includes anticipated refunds and reimbursements of $\$ 31,750.00$ for 1973-74 and $\$ 32,050.00$ for 1974-75.

From this total, $\$ 113,010.00$ for $1973-74$ and $\$ 114,800.00$ for 1974-75 is budgeted for salaries.
$\$ 2,300.00$ for $1973-74$ and $\$ 2,300.00$ for 1974-75 is budgeted for travel.
$\$ 9,350.00$ for 1973-74 and $\$ 9,350.00$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.
$\$ 9,000.00$ for 1973-74 and $\$ 9,000.00$ for 1974-75 is budgeted for regional office rent.

The committee recommendation allows for no increase in the total number of personnel for the Department of Health.

## (House File 755)

Employment Security Commission
(FICA, IOASI and Teachers Retirement Administration)
The committee recommendation is for a budget of $\$ 100,880.00$ for 1973-74 and $\$ 100,970.00$ for 1974-75.

From this total, $\$ 76,420.00$ for $1973-74$ and $\$ 78,030.00$ for $1974-75$ is appropriated for salaries.
$\$ 2,500.00$ for $1973-74$ and $\$ 2,500.00$ for 1974-75 is appropriated for travel.
$\$ 7,600.00$ for 1973-74 and $\$ 7,600.00$ for 1974-75 is appropriated for office supplies and expense.
$\$ 1,850.00$ for $1973-74$ and $\$ 1,300.00$ for 1974-75 is appropriated for printing and binding, telephone and telegraph, and equipment.

Other expenses, which include data processing rent; utilities; Merit System; State Comptroller and Treasurer; Buildings and Grounds; bonding and insurance; Court costs; and actuarial service, are appropriated at $\$ 12,510.00$ for 1973-74 and $\$ 11,540.00$ for 1974-75.

## SUBCOMMITTEE ASSIGNMENTS

House File 724
Grassley, Chairman
Husak
Kiser
Senate File 108
Hill, Chairman
Doyle
Rapp
Senate File 144
Roorda, Chairman
Branstad
Doyle
Senate File 376
Stanley, Chairman
Grassley
Kreamer

Wells
Woods
Senate File 522
Grassley, Chairman Husak Kiser

## AMENDMENTS FILED

H-488
1 Amend the Hill, et al., amendment, H-400, to House
2 File 439, lines 33 through 35, by striking the words
3 "Upon promotion to a higher rank, such promotion shall
4 be conditional for a probationary period of six
5 months."

> CONNORS of Polk MENDENHALL of Allamakee EDELEN of Emmet HARGRAVE of Johnson PETERSON of Woodbury WELLS of Linn

## H-484

1 Amend the Hill, et al., amendment, $\mathrm{H}-400$, to House
2 File 439, as follows:
3 1. Line 29, by striking the word "six" and insert-
4 ing in lieu thereof the word "twelve".
$5 \quad$ 2. Line 31, by striking the word "twelve" and in-
6 serting in lieu thereof the word "six".
7 3. Line 53, by inserting after the word "his" the 8 word "scheduled".

HARGRAVE of Johnson
H-486
1 Amend House File 477 as follows:
2 1. Page 31, line 10, by striking the word
3 "pharmacy,".

4
5 ing new subsection:
6 NEW SUBSECTION. For pharmacy examiners, five mem-
7 bers licensed to practice pharmacy and two members
8 who are not licensed to practice pharmacy and who
9 shall represent the general public. A majority of
10 the members of the board shall constitute a quorum.
MONROE of Des Moines

H-487
1 Amend Senate File 376, as passed by the Senate and
2 reprinted, as follows:
3 1. Page 2A, by striking from lines 21 and 22 the
4 following: ", all payments received under the federal
5 social security act".
6 2. Page 2A, by striking from line 23 the follow-

7 ing: "veteran's disability pension,".
FISCHER of Grundy
H-485
1 Amend Senate File 513, page 2, line 4, by strik-
2 ing "December 31, 1973" and inserting in lieu thereof
3 "July 1, 1974".
CUSACK of Scott
1 Amend the O'Halloran-Clark amendment, filed
2 April 5, 1973, to the House rules governing lobbyists
3 by striking all of lines 20 through 32.
BITTLE of Polk
1 Amend the O'Halloran-Clark amendment to the House
2 Code of Ethics filed April 5, 1973, by inserting after
3 line 59 the following:
4 "c. Other representatives of the news media on
5 official business who are accredited members of the
6 press.
LIPSKY of Linn
1 Amend the Hill-Mennenga amendment, filed May 10,
2 1973, to the House Code of Ethics by striking from
3 lines 17 and 18 the following:
4 ", his or her partner or business associate".
KREAMER of Polk
By previous motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, May 14, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Twenty-seventh Calendar Day-Eighty-third Session Day

> Hall of the House of Representatives Des Moines, Iowa, Monday, May 14, 1973

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

Prayer was offered by the Reverend John McClean, principal, Newman High School, Mason City, Iowa.

The Journal of Friday, May 11, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Clarence Douglas, Belle Plaine, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Cochran of Webster on request of Fitzgerald of Webster; Crabb of Crawford on request of Husak of Tama; Howell of Floyd on request of Hill of Polk; Anderson of Ringgold on request of Welden of Hardin.

## PRESENTATION OF VISITORS

De Jong of Marion presented to the House the Honorable Gerrit Van Roekel, former member of the House during the Sixty-second and Sixty-third General Assemblies, representing Marion County.

The Speaker announced that the following visitors were present in the House chamber:

Fifty-five eighth grade students from Guthrie Center School, Guthrie Center, accompanied by Rich Friedrich and Rich Hanson. By Hutchins of Guthrie.

Twenty-nine senior government class students from Kanawha High School, Kanawha, accompanied by Robert Sallee and Herman Vandermaten. By Stromer of Hancock.

Thirty-eight students from East Monona Community School, Moorhead and Soldier, accompanied by Mrs. Ballantyne and Mr. Horney. By Crabb of Crawford.

Twenty-nine fifth grade students from Cambridge School, Cambridge, accompanied by Mrs. Griffith. By Crawford of Story.

Forty-six students from Ventura Community School, Ventura, accompanied by Mrs. Bierman and Miss Nyhus. By Stromer of Hancock and Miller of Cerro Gordo.

## PETITIONS FILED

The following petitions were received and placed on file:
By Speaker Varley from one thousand one hundred nineteen employees of the Organization of Highway and State Employees concerning salaries and conditions of work.

By Newhard of Jones from twenty-five residents of Representative District 23 favoring collective bargaining.

By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Byerly of Polk from thirty-two residents of Polk County.
Rapp of Black Hawk from two hundred sixteen residents of Black Hawk County.
O'Halloran of Black Hawk from thirty-two residents of Waterloo, Iowa.

Hennessey of Delaware from four hundred fifteen residents of Delaware County.
Clark of Dubuque from thirty-eight residents of Dubuque County.

By Pellett of Cass from forty members of the United Methodist Women from Atlantic opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 10, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 186, a bill for an act relating to the regulation of premium rates for credit life insurance.

Also: That the Senate has on May 10, 1973, concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 199, a bill for an act to provide a Judicial Qualifications Act.
Also': That the Senate has on May 10, 1973, concurred in House amendment to the Senate amendent to and passed the following bill in which the concurrence of the Senate was asked:

House File 175, a bill for an act relating to compensation for boarding and caring for prisoners in certain counties.

RALPH R. BROWN, Secretary

## EXPLANATION OF VOTE

I was absent May 10 and 11, because of a death in my family. Had I been present, I would have voted "aye" on the following bills: House Files 209, 642, 748, 750 and 751 and Senate Files 25, 26, 519, 524 and 543.

## McELROY of Fremont

## BUSINESS PENDING AT ADJOURNMENT DEFERRED

 (Senate File 115)Holden of Scott asked and received unanimous consent that business pending at adjournment, Senate File 115, be deferred until 11:15 a.m.

## CONSIDERATION OF BILLS

## NONCONTROVERSIAL CALENDAR

House File 489, a bill for an act relating to the testing for sickle cell anemia and providing a penalty, with report of committee recommending amendment and passage, was taken up for consideration.

Hargrave of Johnson offered the following amendment filed by the committee on human resources and moved its adoption: H-231
1 Amend House File 489 as follows:

2

1. Page 2, by striking lines 4 and 5 and inserting in lieu thereof the following:
"2. 'Sickle cell anemia' means the disease commonly referred to by that name.
"3. 'Sickle cell trait' means the presence in an individual of the recessive gene which creates the possibility that the children of the individual, if the other parent also has sickle cell trait, may be afflicted with sickle cell anemia."
2. Page 2, by striking from line 8 all after the word "shall" and inserting in lieu thereof the words "have the opportunity to be tested for the disease."
3. Page 2, by striking from line 10 all after the word "for", striking all of line 11, and striking from line 12 all before the period, and inserting in lieu thereof the words "sickle cell anemia and sickle cell trait education, testing and followup counseling".
4. Page 2, by striking from line 13 the word "or" and inserting in lieu thereof the words ", education and".
5. Page 2, by striking from line 17 all after the word "state", striking all of lines 18 through 21, inclusive, and striking from line 22 all before the period, and inserting in lieu thereof the words "shall make available on a voluntary basis sickle cell trait education, testing and followup counseling for all junior and senior high school students which the commissioner determines by rule to be possible carriers of sickle cell trait. The cost of providing this service shall not be the responsibility of the school corporation except insofar as the services are provided by school corporation employees in the course of their usual duties".
6. Page 2, by inserting in line 23 , after the word "screening", the words "for statistical purposes".
7. Page 2, by striking from lines 27 and 28 the words "susceptible to sickle cell anemia" and inserting in lieu thereof the words "potential carrier of sickle cell trait".
8. Page 2, by striking from line 30 the word "disease" and inserting in lieu thereof the word "trait".
9. Page 2, by striking from line 32 the word "anemia" and inserting in lieu thereof the word "trait".
Amendment adopted.
Hargrave 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. 489)
The ayes were, 78:

| Bennett <br> Bittle <br> Bortell <br> Branstad <br> Brinck | Dunlap <br> Dunton <br> Erockett |
| :--- | :--- |
| Edelen |  |
| Brunow | Ewing <br> Butler |
| Ferguson |  |
| Byerly | Fischer, H. O. |
| Caffrey | Fisher, C. R. |
| Carr | Fitzgerald |
| Clark, J. W. | Freeman |
| Connors | Fullerton |
| Crabb | Hassley |
| Crawford | Hargen |
| Cusack | Harper |
| Danker | Harvey |
| De Jong. | Hennessey |
| Den Herder | Higgins |
| Doyle | Hill |
|  | Holden |
|  | Horn |


| Hutchins | Norpel |
| :---: | :---: |
| Jordan | Oakley |
| Junker | Patchett |
| Kiser | Pellett |
| Knoke | Peterson |
| Kreamer | Poncy |
| Lippold | Rapp |
| Lipsky | Rinas |
| Logue | Schroeder |
| McCormick | Small |
| McElroy | Stanley |
| Mendenhall | Stephens |
| Menke, | Strothman |
| Mennenga | Tofte |
| Middleswart | Welden |
| Miller, A. V. | West |
| Miller, K. D. | Wulff |
| Miller, R. G. | Wyckoff |
| Newhard | Mr. Speaker |

The nays were, none.

Absent or not voting, 22:

| Anderson | Egenes | Millen | Readinger |
| :--- | :--- | :--- | :--- |
| Avenson | Griffee | Monroe | Roorda |
| Clark, J. H. | Howell | Nielsen | Stromer |
| Cochran | Husak | Norland | Wells |
| Daggett | Jesse | O'Halloran | Woods |
| Drake | Krause |  |  |

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

House File 687, a bill for an act relating to persons permitted to inspect certain records and reports of the employment security commission, was taken up for consideration.

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

On the question "Shall the bill pass ?" (H.F. 687)
The ayes were, 79 :

| Bennett | Doyle <br> Bittle <br> Bortell <br> Branstad <br> Brinck |
| :--- | :--- |
| Brockett | Duntap <br> Edelen |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fisher, C. R. |
| Caffrey | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harper |
| Cusack | Henney |
| Danker | Higgins |
| De Jong | Hill |
| Den Herder | Holden |
|  | Horn |


| Hutchins | Oakley |
| :--- | :--- |
| Jordan | O'Halloran |
| Junker | Patchett |
| Kiser | Pellett |
| Knoke | Peterson |
| Kreamer | Poncy |
| Lippold | Rapp |
| Lipsky | Rinas |
| Logue | Schroeder |
| McCormick | Small |
| MeElroy | Stanley |
| Mendenhall | Stephens |
| Menke | Strothman |
| Mennenga | Tofte |
| Middleswart | Welden |
| Miller, A.V. V. | West |
| Miller, K. D. | Wulf |
| Miller, R. G. | Wyckoff |
| Newhard | Mr. Speaker |
| Norpel |  |

The nays were, none.
Absent or not voting, 21:

| Anderson | Fischer, H. O. | Krause | Readinger |
| :--- | :--- | :--- | :--- |
| Avenson | Griffee | Millen | Roorda |
| Cochran | Howell | Monroe | Stromer |
| Daggett | Husak | Nielsen | Wells |
| Drake | Jesse | Norland | Woods |

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

House File 693, a bill for an act relating to the issuance of gen-
eral obligation bonds for sanitary disposal projects, was taken up for consideration.

Dunlap 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. 693)
The ayes were, 82 :

| Bennett | Dunlap <br> Bittle | Edelen | Jesse <br> Bortell |
| :--- | :--- | :--- | :--- |
| Ewordan | Norpel |  |  |
| Branstad | Fwing | Oason | Junker |

The nays were, none.
Absent or not voting, 18:

| Anderson | Dunton | Monroe | Roorda |
| :--- | :--- | :--- | :--- |
| Avenson | Egenes | Nielsen | Stromer |
| Cochran | Howell | Norland | Wells |
| Daggett | Husak | Readinger | Woods |

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 regulation of motor vehicle odometers, was taken up for consideration.

Dunlap 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. 694)
The ayes were, 81

| Bennett | Branstad | Brunow | Caffrey |
| :--- | :--- | :--- | :--- |
| Bittle | Brinck | Butler | Carr |
| Bortell | Brockett | Byerly | Clark, J. H. |

Clark, J. W.
Connors
Crabb
Crawford
Cusack
Daggett
Danker
De Jong
Den Herder
Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fischer, H. O.
Fisher, C. R.
Fitzgerald

| Freeman | Knoke |
| :--- | :--- |
| Fullerton | Kreamer |
| Grassley | Lippold |
| Griffee | Lipsky |
| Hansen | Logue |
| Hargrave | McCormick |
| Harper | Mendenhall |
| Harvey | Menke |
| Hennessey | Mennenga |
| Higgins | Middleswart |
| Hill | Millen |
| Holden | Miller, A. V. |
| Horn | Miller, K. D. |
| Jesse | Miller, R. G. |
| Jordan | Newhard |
| Junker | Norpel |
| Kiser | Oakley |

Patchett
Pellett
Peterson
Poncy
Rapp
Rinas
Schroeder
Small
Stanley
Stephens
Strothman
Tofte
Welden
West
Wulff
Wyckoff
Mr. Speaker

The nays were, 1:
Doyle
Absent or not voting, 18:

| Anderson | Husak |
| :--- | :--- |
| Avenson | Hutchins |
| Cochran | Krause |
| Drake | McElroy |
| Howell | Monroe |

Nielsen
Norland
O'Halloran
Readinger
Roorda
Stromer
Wells
Woods

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

House File 705, a bill for an act entering into the interstate agreement on qualification of educational personnel, and for related purposes, was taken up for consideration.

O'Halloran 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. 705)
The ayes were, 83 :

| Bennett | Cusack | Grassley | Lippold |
| :---: | :---: | :---: | :---: |
| Bittle | Daggett | Griffee | Lipsky |
| Bortell | Danker | Hansen | Logue |
| Branstad | De Jong | Hargrave | McCormick |
| Brinck | Den Herder | Harper | McElroy |
| Brockett | Doyle | Harvey | Mendenhall |
| Brunow | Dunlap | Hennessey | Menke |
| Butler | Dunton | Higgins | Mennenga |
| Byerly | Edelen | Hill | Middleswart |
| Caffrey | Egenes | Holden | Millen |
| Carr | Ewing | Horn | Miller, A. V. |
| Clark, J. H. | Ferguson | Jesse | Miller, K. D. |
| Clark, J. W. | Fisher, C. R. | Jordan | Miller, R. G. |
| Connors | Fitzgerald | Junker | Newhard |
| Crabb | Freeman | Kiser | Nielsen |
| Crawford | Fullerton | Knoke | Norpel |


| Oakley | Poncy |
| :--- | :--- |
| O'Halloran | Rapp |
| Patchett | Rinas |
| Pellett | Schroeder |
| Peterson | Small |

The nays were, none.
Absent or not voting, 17:

| Anderson | Howell | Kreamer | Roorda |
| :--- | :--- | :--- | :--- |
| Avenson | Husak | Monroe | Stromer |
| Cochran | Hutchins | Norland | Wells |
| Drake | Krause | Readinger | Woods |

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

## HOUSE FILE 536 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 536 from further consideration by the House.

House File 732, a bill for an act to legalize and validate the proceedings of the City Council of the City of Muscatine, Iowa, preliminary to and in connection with an election on the proposition of annexing certain territory to the City of Muscatine, and declaring the validity of said proceedings and said election, was taken up for consideration.

Oakley 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.

Under the provisions of Rule 69, Lipsky of Linn and Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 732)
The ayes were, 63:

| Bennett | Den Herder | Hill | Miller, A. V. |
| :--- | :--- | :--- | :--- |
| Bortell | Doyle | Holden <br> Branstad | Dunlap |
| Dunton | Horn | Miller, R. G. |  |
| Brinck | Dunton | Hutchins | Norpel |
| Brockett | Edelen | Jordan | Oakley |
| Butler | Egenes | Junker | Pellett |
| Byerly | Ewing | Kiser | Schry |
| Caffrey | Ferguson | Knoke | Stanley |
| Clark, J. H. | Fisher, C. R. | Kreamer | Strothman |
| Clark, J. W. | Fitzgerald | Lippold | Tofte |
| Connors | Fullerton | McCormick | Welden |
| Crabb | Griffee | McElroy | West |
| Crawford | Hansen | Mendenhall | Wulff |
| Daggett | Harper | Menke | Wyckoff |
| Danker | Harvey | Mennenga | Mr. Speaker |
| De Jong | Hennessey | Middleswart |  |

The nays were, 17:

| Brunow | Hargrave | Newhard | Rapp |
| :---: | :---: | :---: | :---: |
| Carr | Higgins | Nielsen | Rinas |
| Cusack | Jesse | O'Halloran | Small |
| Fischer, H. O. Miller, K. D. PatchettFreeman |  |  |  |
|  |  |  |  |
| Absent or not voting, 20: |  |  |  |
| Anderson | Grassley | Logue | Readinger |
| Avenson | Howell | Millen | Roorda |
| Bittle | Husak | Monroe | Stromer |
| Cochran | Krause | Norland | Wells |
| Drake | Lipsky | Peterson | Woods |

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

Senate File 202, a bill for an act relating to the road use tax fund, with report of committee recommending passage, was taken up for consideration.

Tofte 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. 202)
The ayes were, 83 :

| Bennett <br> Bittle <br> Bortell <br> Branstad <br> Brinck | Doyle <br> Dunlap <br> Brockett |
| :--- | :--- |
| Dunton |  |
| Brunow | Edelen |
| Butler | Egenes |
| Byerly | Ewing |
| Caffrey | Ferguson |
| Carr | Fischer, H. O. |
| Clark, J. H. | Fitzger, C. R. |
| Clark, J. W. | Freeman |
| Connors | Fullerton |
| Crabb | Grassley |
| Crawford | Griffee |
| Cusack | Hansen |
| Daggett | Hargrave |
| Danker | Harper |
| DeJong | Harvey |
| Den Herder | Hennessey |
|  | Higgins |


| Horn | Nielsen |
| :--- | :--- |
| Hutchins | Norpel <br> Jesse |
| Jordan | Oakley |
| Junker | Patchett |
| Kiser | Pellett |
| Knoke | Peterson |
| Kreamer | Poncy |
| Lippold | Rapp |
| Lipsky | Rinas |
| MeCormick | Schroeder |
| McElroy | Small |
| Mendenhall | Stanley |
| Stephens |  |
| Menke | Strothman |
| Mennenga | Tofte |
| Middleswart | Welden |
| Millen | West |
| Miller, A. V. | Wulff |
| Miller, K. D. | Wyckoff |
| Miller, R. G. | Mr. Speaker |
| Newhard |  |

The nays were, none.
Absent or not voting, 17:

| Anderson | Howell | Monroe | Roorda |
| :--- | :--- | :--- | :--- |
| Avenson | Husak | Norland | Stromer |
| Cochran | Krause | O'Halloran | Wells |
| Drake | Logue | Readinger | Woods |
| Holden |  |  |  |

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

Senate File 289, a bill for an act relating to amendment of the articles of incorporation of cooperatives, 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. 289)
The ayes were, 77 :

| Bennett | Doyle | Holden | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Bittle | Dunlap | Hutchins | Miller, R. G. |
| Bortell | Dunton | Jesse | Newhard |
| Branstad | Edelen | Jordan | Oakley |
| Brinck | Egenes | Junker | O'Halloran |
| Brockett | Ewing | Kiser | Patchett |
| Brunow | Ferguson | Knoke | Pellett |
| Butler | Fischer, H. O. | Kreamer | Peterson |
| Caffrey | Fisher,C. R. | Lippold | Poncy |
| Carr | Freeman | Lipsky | Rapp |
| Clark, J. H. | Fullerton | Logue | Schroeder |
| Clark, J. W. | Grassley | McCormick | Stanley |
| Connors | Griffee | McElroy | Stephens |
| Crabb | Hansen | Mendenhall | Tofte |
| Crawford | Hargrave | Menke | Welden |
| Cusack | Harper | Mennenga | West |
| Daggett | Harvey | Middleswart | Wulff |
| Danker | Hennessey | Millen | Wyckoff |
| De Jong | Hill | Miller, A.V. | Mr. Speaker |
| Den Herder |  |  |  |

The nays were, 6:

Byerly
Fitzgerald

Higgins
Horn
Absent or not voting, 17:

| Anderson | Husak | Norland | Stromer |
| :--- | :--- | :--- | :--- |
| Avenson | Krause | Norpel | Strothman |
| Cochran | Monroe | Readinger | Wells |
| Drake | Nielsen | Roorda | Woods |

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

House File 659, a bill for an act redesignating county homes as county care facilities, and revising the laws governing operation of those facilities, was taken up for consideration.

Lipsky of Linn offered the following amendment H-489 filed by her and moved its adoption:

H-489
1 Amend House File 659, page 5, line 24, by 2 striking the words "or modification".

Amendment lost.
Hutchins of Guthrie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (H.F. 659)
The ayes were, 74:

| Bennett | Doyle <br> Bortell <br> Dunlap |
| :--- | :--- |
| Branstad | Dunton <br> Brinck |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Cafrey | Freeman |
| Carr | Fullerton |
| Clark, J. H. | Grassley |
| Clark, J. W. | Griffee |
| Connors | Hansen |
| Crabb | Harper |
| Cusack | Harvey |
| Daggett | Hennessey |
| Danker | Higgins |
| De Jong | Holden |
| Den Herder | Horn |

The nays were, 10:

| Bittle | Hargrave | Knoke | Patchett |
| :---: | :---: | :---: | :---: |
| Crawford | Hill | Lipsky | Rinas |
| Egenes | Jesse |  |  |
| Absent or not voting, 16: |  |  |  |
| Anderson | Fischer, H. O. | Monroe | Stromer |
| Avenson | Howell | Norland | Welden |
| Cochran | Husak | Readinger | Wells |
| Drake | Millen | Roorda | Woods |

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

## MOTION TO RECONSIDER

(House File 659)
Mr. Speaker: I move to reconsider the vote by which House File 659 passed the House on May 14, 1973.

CLARK of Lee
House File 691, a bill for an act relating to support of patients in state mental health institutes, 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. 691)
The ayes were, 82:

| Bennett | Dunton | Jesse | Nielsen |
| :--- | :--- | :--- | :--- |
| Bittle | Edelen | Jordan | Norpel |
| Bortell | Egenes | Junker | Oakley |
| Branstad | Ewing | Kiser | O'Halloran |
| Brinck | Ferguson | Krause | Patchett |
| Brockett | Fischer, H. O. | Kreamer | Pellett |
| Brunow | Fisher, C. R. | Lippold | Peterson |
| Butler | Fitzgerald | Lipsky | Poncy |
| Byerly | Freeman | Logue | Rapp |
| Caffrey | Fullerton | McCormick | Rinas |
| Carr | Grassley | McElroy | Schroeder |
| Clark, J. H. | Griffee | Mendenhall | Small |
| Connors | Hansen | Menke | Stanley |
| Crabb | Hargrave | Mennenga | Stephens |
| Crawford | Harper | Middleswart | Strothman |
| Cusack | Harvey | Millen | Tofte |
| Daggett | Hennessey | Miller, A.V. | West |
| Danker | Higgins | Miller, K. D. | Wulff |
| De Jong | Hill | Miller, R. G. | Wyckoff |
| Doyle | Holden | Newhard | Mr. Speaker |
| Dunlap | Horn |  |  |

The nays were, 2:
Clark, J. W. Knoke
Absent or not voting, 16:

| Anderson | Drake | Monroe | Stromer |
| :--- | :--- | :--- | :--- |
| Avenson | Howell | Norland | Welden |
| Cochran | Husak | Readinger | Wells |
| Den Herder | Hutchins | Roorda | Woods |

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

## HOUSE FILE 711 DEFERRED

Pellett of Cass asked and received unanimous consent that House File 711 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 731 DEFERRED

House File 731, a bill for an act relating to residency requirements for dissolution of marriage, was taken up for consideration.

Stanley of Muscatine asked and received unanimous consent that House File 731 be deferred and that the bill retain its place on the calendar.

Speaker pro tempore Kreamer in the chair at 11:14 a.m.

House File 741, a bill for an act relating to eminent domain, was taken up for consideration.

Oakley 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. 741)
The ayes were, 85:

| Bennett | Dunton Jesse Oakley <br> Bittle Edelen Jordan | O'Halloran |  |
| :--- | :--- | :--- | :--- |
| Bortell | Egenes | Junker | Patchett |
| Branstad | Ewing | Kiser | Pellett |
| Brinck | Ferguson | Knoke | Peterson |
| Brockett | Fischer, H. O. | Krause | Poncy |
| Brunow | Fisher, C. R. | Lippold | Rapp |
| Butler | Fitzgerald | Lipsky | Rinas |
| Byerly | Freeman | Logue | Schroeder |
| Caffrey | Fullerton | McCormick | Small |
| Carr | Grassley | McElroy | Stanley |
| Clark, J. H. | Griffee | Mendenhall | Stephens |
| Clark, J. W. | Hansen | Menke | Strothman |
| Connors | Hargrave | Mennenga | Tofte |
| Crabb | Harper | Middleswart | Welden |
| Crawford | Harvey | Millen | West |
| Cusack | Hennessey | Miller, A. V. | Woods |
| Daggett | Higgins | Miller, R. G. | Wulff |
| Danker | Hill | Newhard | Wyckoff |
| De Jong | Holden | Nielsen | Mr. Speaker |
| DenHerder | Horn | Norpel | (Kreamer) |
| Doyle | Hutchins |  |  |

The nays were, none.
Absent or not voting, 15 :

| Anderson | Dunlap | Monroe | Stromer |
| :--- | :--- | :--- | :--- |
| Avenson | Howell | Norland | Varley |
| Cochran | Husak | Readinger | Wells |
| Drake | Miller, K. D. | Roorda |  |

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

## MOTION TO RECONSIDER WITHDRAWN (Senate File 115)

The House resumed consideration of the motion to reconsider Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties.

Dunlap of Story asked and received unanimous consent to withdraw his motion to reconsider Senate File 115 filed on April 16, 1973.

## ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 122)

Millen of Van Buren submitted the following report and moved its adoption:

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 122

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 122, a bill for an Act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce, respectfully submit the following recommendation:

1. That the Senate recede from its amendment to House File 122.

On the part of the Senate: On the part of the House:
WILLARD R. HANSEN, Chairman FLOYD H. MILLEN, Chairman
MICHAEL T. BLOUIN JOHN H. CLARK
ROGER J. SHAFF JAMES I. MIDDLESWART
LOWELL E. NORLAND
The motion prevailed and the conference committee report and the recommendation contained therein was adopted.

Millen of Van Buren moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 122)
The ayes were, 75:

| Bittle | Dunton <br> Bennett | Hutchins <br> Bolen | Jesse <br> Bortell |
| :--- | :--- | :--- | :--- |
| Egenes | Newhard |  |  |
| Brunow | Ewing | Jordan | Nielsen |
| Butler | Ferguson | Junker | Norpel |
| Byerly | Fisher, C.R. | Kiser | Knoke |
| Caffrey | Fitzgerald | Krause | O'Halloran |
| Catchett |  |  |  |
| Clark, J. H. | Freeman | Lippold | Pellett |
| Clark, J. W. | Grassley | Lipsky | Poncy |
| Connors | Hansen | Logue | Rapp |
| Crabb | Hargrave | McCormick | Schroeder |
| Crawford | Harper | McElroy | Small |
| Cusack | Harvey | Mendenhall | Stanley |
| Daggett | Hennessey | Mennenga | Stephens |
| Danker | Higgins | Middleswart | Tofte |
| De Jong | Hill | Millen | Woods |
| Den Herder | Holden | Miller, K. D. | Mr. Speaker |
| Dunlap | Horn | Miller, R. G. | (Kreamer) |
| The nays were, | 11: |  |  |
| Branstad | Fischer, H. O. | Strothman | Wulff |
| Rrinck | Fullerton | Welden | Wyckoff |
| Doyle | Miller, A. V. | West |  |

Absent or not voting, 14:

| Anderson | Drake | Norland | Roorda |
| :--- | :--- | :--- | :--- |
| Avenson | Howell | Peterson | Stromer |
| Brockett | Husak | Readinger | Wells |
| Ccchran | Monroe |  |  |

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

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 43 <br> AMENDED AND ADOPTED

Lippold of Black Hawk called up for consideration House Concurrent Resolution 43, filed on May 1, 1973, and found on pages 1094, 1095 and 1096 of the House Journal.

Lippold of Black Hawk offered the following amendment filed by him and Grassley of Butler and moved its adoption:
1 Amend House Concurrent Resolution 43 by
2 adding thereto the following:
3 Allamakee County
4 Department of Social
5 Services
6 Waukon, Iowa 1906-64-25 Foster Care \$1,372.65
Amendment adopted.
Lippold of Black Hawk moved the adoption of House Concurrent Resolution 43 as amended.

Resolution as amended adopted.
Speaker Varley in the chair at 11:28 a.m.

SENATE AMENDMENTS CONSIDERED
Grassley of Butler called up for consideration House File 572, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system, amended by the Senate, and moved that the House concur in the following Senate amendment:

[^24]11 The powers of the board shall be purely advisory and the com-

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32 mission shall not be bound in the making of any investment by the recommendations of the board. The board shall consist of five members. Three of the members shall be appointed by the governor, one of whom shall be an executive of a domestic life insurance company, one an executive of a state or national bank operating within the state of Iowa, and the third shall be an executive of a major industrial corporation located within the state of Iowa. The president of the senate shall appoint one member from the membership of the senate and the speaker of the house of representatives shall appoint one member from the membership of the house. Two members appointed by the president of the senate and the speaker of the house of representatives shall be ex officio members of the board. Members appointed by the governor shall be paid their actual expenses incurred in performance of their duties and shall receive in addition thereto the sum of twenty-five dollars for each day of service not exceeding forty days per year. [Ex-officio] Legislative members shall receive the sum of forty dollars for each day of service and their actual expenses incurred in the performance of their duties. The per diem and expenses of the legislative members shall be paid from funds appropriated under section two point twelve (2.12) of the Code. The appointive terms of the members appointed by the governor shall be for a period of six years dating from July 1 of the year in which they are appointed, but the governor shall designate, in the case of the original appointees, one who shall serve for a period of two years, a second who shall serve for a period of four years, and a third who shall serve for a period of six years. In the event of vacancy, through resignation or any other cause, in the membership of the board, the governor shall have the power of appointment. Appointees to this board shall be subject to confirmation by a two-third vote of the senate, but in the event of interim appointments, such confirmation shall be necessary at the next session of the senate.

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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 572)
The ayes were, 86 :

| Bennett | Brunow <br> Butler | Clark, J. W. | Danker <br> Bittle |
| :--- | :--- | :--- | :--- |
| Bortell | Byerly | Crabb | De Jong |
| Branstad | Caffrey | Crawford | Den Herder |
| Brinck | Carr | Doyle |  |
| Brockett | Clark, J. H. | Cusack | Daggett |


| Edelen | Hill |
| :--- | :--- |
| Egenes | Holden |
| Ewing | Horn |
| Ferguson | Hutchins |
| Fischer, H. O. | Jesse |
| Fisher, C. R. | Jordan |
| Fitzgerald | Junker |
| Freeman | Kiser |
| Fullerton | Knoke |
| Grassley | Krause |
| Hansen | Kreamer |
| Hargrave | Lippold |
| Harper | Lipsky |
| Harvey | Logue |
| Hennessey | McCormick |
| Higgins | McElroy |

Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Newhard
Nielsen
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson

Poncy
Rapp
Rinas
Schroeder
Small
Stanley
Stephens
Strothman
Tofte
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker

| Monroe | Roorda |
| :--- | :--- |
| Norland | Stromer |
| Readinger | Wells |

The nays were, none.
Absent or not voting, 14 :

| Anderson | Griffee |
| :--- | :--- |
| Avenson | Howell |
| Cochran | Husak |
| Drake | Miller, R. G. |

## Stromer

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

Lipsky of Linn called up for consideration Senate File 66, a bill for an act relating to furloughs and work release programs for inmates, amended by the House and further amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend the House amendment to Senate File 66, by adding after
2 line 20, the following new division and renumbering the
remaining division:
4. Page 3 , by inserting the following after the period
in line 3: "The committee shall not place an inmate on work
release for longer than six months in any twelve-month period."
Motion prevailed and the House concurred in the Senate amendment.

Lipsky of Linn 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 66)
The ayes were, 61:

| Bittle | Carr | Crawford | Doyle |
| :--- | :--- | :--- | :--- |
| Brockett | Clark, J. H. | Cusack | Dunlap |
| Brunow | Clark, J. W. | Daggett | Dunton |
| Butler | Connors | DeJong | Edelen |
| Caffrey | Crabb | Den Herder | Egenes |


| Ewing <br> Ferguson | Hill <br> Holden |
| :--- | :--- |
| Fisher, C. R. | Horn <br> Fitzgerald |
| Hutchins <br> Freeman | Jesse |
| Griffee | Junker |
| Hansen | Knoke |
| Hargrave | Krause |
| Harvey | Lippold |
| Hennessey | Lipsky |
| Higgins |  |


| Logue | Patchett |
| :--- | :--- |
| McCormick | Poncy |
| Menke | Rapp |
| Mennenga | Rinas |
| Middleswart | Small |
| Miller, A. V. | Stanley |
| Newhard | Tofte |
| Nielsen | West |
| Oakley | Woods |
| O'Halloran | Mr. Speaker |

The nays were, 22:

| Bennett <br> Bortell <br> Branstad | Grassley <br> Harper <br> Jordan |
| :--- | :--- |
| Danker | Kiser |
| Fischer, H. O. | Kreamer <br> Fullerton |
| McElroy |  |

Absent or not voting, 17:

| Anderson | Drake |
| :--- | :--- |
| Avenson | Howell |
| Brinck | Husak |
| Byerly | Millen |


| Mendenhall | Stephens |
| :--- | :--- |
| Miller, K. D. | Strothman |
| Norpel | Welden |
| Pellett | Wulff |
| Peterson | Wyckoff |


| Miller, R. G. | Roorda |
| :--- | :--- |
| Monroe | Schroeder |
| Norland | Stromer |
| Readinger | Wells | Cochran

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

## APPROPRIATIONS CALENDAR

House File 747, a bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 747)
The ayes were, 73:
$\left.\begin{array}{llll}\begin{array}{lll}\text { Bennett } & \text { Connors } \\ \text { Bittle }\end{array} & \begin{array}{l}\text { Freeman } \\ \text { Crawford }\end{array} & \begin{array}{l}\text { Fullerton }\end{array} & \begin{array}{l}\text { Jordan } \\ \text { Bortell }\end{array} \\ \text { Branker }\end{array}\right)$

| Miller, R. G. | Pellett | Small | West |
| :--- | :--- | :--- | :--- |
| Newhard | Peterson | Stanley | Woods |
| Nielsen | Poncy | Strothman | Wulff |
| Norpel | Rapp | Tofte | Wyckoff |
| Oakley | Rinas | Welden | Mr. Speaker |
| O'Halloran |  |  |  |
| The nays were, 12: |  |  |  |
| Daggett | Fischer, H. O. | McElroy | Monroe |
| Danker | Hutchins | Mendenhall | Patchett |
| Dunton | Jesse | Middleswart | Stephens |
| Absent or not voting, 15: |  |  |  |
| Anderson | Drake | Millen | Schroeder |
| Avenson | Howell | Norland | Stromer |
| Cochran | Husak | Rreamer | Readinger |
| Crabb |  | Roorda | Wells |

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 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hill of Polk for the afternoon on request of Knoke of Pottawattamie.

## INTRODUCTION OF BILLS

House File 759, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the Iowa state fair board for capital improvements.

Read first time and placed on the appropriations calendar.
House File 760, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state fair board for maintenance of buildings and for agricultural societies.

Read first time and placed on the appropriations calendar.
House File 761, by committee on appropriations, a bill for an act making an appropriation from the general fund of the state to the department of environmental quality.

Read first time and placed on the appropriations calendar.
House File 762, by committee on appropriations, a bill for an act to appropriate any moneys in the operators certification fund.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGE CONSIDERED

Senate File 324, a bill for an act to legalize and validate the proceedings of the Board of Township Trustees of Lewis Township of Pottawattamie County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said Township.

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

## EXPLANATIONS OF VOTES

Because of a prior speaking commitment to the Urbandale High School government classes, I was absent from the House chamber on the morning of May 14, 1973. Had I been present, I would have voted "aye" on the following bills: House Files 489, 687, 693, 694, 705, 732, 659, 691, 741, 572, 747 and 122 and Senate Files 66, 202, and 289.

## READINGER of Polk

I was in my district attending business when House Files 489, 687, 693, 694, 705 and 732 and Senate Files 202 and 289 came up on the noncontroversial calendar Monday morning.

Had I been present, I would have voted "aye" on these bills.
KRAUSE of Palo Alto
I was absent from the House chamber on May 14 during the time the votes were taken on House File 752 and Senate Files 503 and 518. Had I been present, I would have voted "aye" on these bills.

MILLER of Calhoun

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 324, a bill for an act legalizing and validating the proceedings of the Board of Township Trustees of Lewis Township of Pottawattamie County, Iowa.

RALPH R. BROWN, Secretary

## SIFTING COMMITTEE SUBCOMMITTEE ASSIGNMENT (Noncontroversial Bills)

Representative Edgar Holden, chairman of the sifting committee, announced the appointment of the following members to the noncontroversial subcommittee of the sifting committee: Representative Philip Hill of Polk, chairman; Representative George Knoke of Pottawattamie and Representative Bill Monroe of Des Moines.

## HOUSE CONCURRENT RESOLUTION 50 <br> By Fischer of Grundy

Whereas, twenty-six of Iowa's sister states limit the number of consecutive terms a governor may serve; and

Whereas, as analogous provision is contained in the twenty-second amendment to the Constitution of the United States, in that no person may be elected President more than twice; and

Whereas, these limitations on terms of office serve as a check and balance within the republican framework of government and serve to bring fresh approaches to the executive branch of government; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That it is the recommendation of the general assembly that no person serve as governor of Iowa for a period longer than eight years.

Laid over under Rule 25.

## MOTION TO RECONSIDER WITHDRAWN (Senate File 26)

Fitzgerald of Webster asked and received unanimous consent to withdraw the motion to reconsider Senate File 26 filed by him May 10, 1973.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
House File 752, a bill for an act making an appropriation from the general fund of the state for the state department of health and its divisions, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 752)
The ayes were, 88:

| Bennett | Daggett <br> Bittle | Grassley <br> Banker | Krause |
| :--- | :--- | :--- | :--- |
| Brtell | De Jong | Hansee | Kreamer |
| Branstad | Den Herder | Hargrave | Lippold |
| Brinck | Doyle | Harper | Lipsky |
| Brockett | Dunlap | Harvey | Mogue |
| Brunow | Dunton | Hennessey | McCormick |
| Butler | Edelen | Higgins | Menroy |
| Byerly | Egenes | Holden | Menke |
| Caffrey | Ewing | Horn | Mennenga |
| Carr | Ferguson | Hutchins | Middleswart |
| Clark, J. H. | Fischer, H. O. | Jesse | Millen |
| Clark, J. W. | Fisher, C. R. | Jordan | Miller, A.V. |
| Connors | Fitzgerald | Junker | Miller, K.D. |
| Crabb | Freeman | Kiser | Monree |
| Crawford | Fullerton | Knoke | Newhard |

Norpel
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Schroeder
Small

| Stanley | Wells |
| :--- | :--- |
| Stephens | West |
| Stromer | Woods |
| Strothman | Wulff |
| Tofte | Wyckoff |
| Welden | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:

| Anderson | Cusack | Howell | Nielsen |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Husak | Norland |
| Cochran | Hill | Miller, R. G. | Oakley |

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

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 503, a bill for an act making appropriation from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission.

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

On the question "Shall the bill pass?" (S.F. 503)
The ayes were, 89 :

| Bennett | Edelen | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bortell | Egenes | Kiser | Patchett |
| Branstad | Ewing | Knoke | Pellett |
| Brinck | Ferguson | Krause | Peterson |
| Brockett | Fischer, H. O. | Kreamer | Poncy |
| Brunow | Fisher, C. R. | Lippold | Rapp |
| Butler | Fitzgerald | Lipsky | Readinger |
| Byerly | Freeman | Logue | Rinas |
| Caffrey | Fullerton | McCormick | Roorda |
| Carr | Grassley | McElroy | Schroeder |
| Clark, J. H. | Griffee | Mendenhall | Small |
| Clark, J. W. | Hansen | Menke | Stanley |
| Connors | Hargrave | Mennenga | Stephens |
| Crabb | Harper | Middleswart | Stromer |
| Crawford | Harvey | Millen | Strothman |
| Cusack | Hennessey | Miller, A. V. | Tofte |
| Daggett | Higgins | Miller, K. D. | Wells |
| Danker | Holden | Monroe | West |
| De Jong | Horn | Newhard | Woods |
| Den Herder | Hutchins | Nielsen | Wulff |
| Doyle | Jesse | Norpel | Wyckoff |
| Dunlap | Jordan | Oakley | Mr. Speaker |

Absent or not voting, 11:

| Anderson | Cochran | Howell | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Husak | Welden |
| Bittle | Hill | Miller, R. G. |  |

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

RULES SUSPENDED
(Senate Files 518, 520 and 521)
Grassley of Butler asked and received unanimous consent that the rules be suspended for the immediate consideration of Senate Files 518, 520 and 521.

Senate File 518, a bill for an act relating to the administration fund of the state conservation commission, with report of committee recommending passage, 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. 518)
The ayes were, 88:
$\left.\begin{array}{llll}\text { Bennett } & \begin{array}{l}\text { Dunton } \\ \text { Bortell }\end{array} & \begin{array}{l}\text { Jordan } \\ \text { Edelen }\end{array} & \begin{array}{l}\text { Patchett } \\ \text { Branstad }\end{array} \\ \text { Eginker }\end{array}\right]$

The nays were, none.
Absent or not voting, 12:

| Anderson | Cochran | Howell | McCormick |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Husak | Norland |
| Bittle | Hill | Kreamer | Oakley |

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

Senate File 520, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, with report of committee recommending passage, was taken up for consideration.

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. 520)
The ayes were, 88:

| Bennett | Dunton | Junker | Patchett |
| :---: | :---: | :---: | :---: |
| Bittle | Edelen | Kiser | Pellett |
| Bortell | Egenes | Knoke | Peterson |
| Branstad | Ewing | Krause | Poncy |
| Brinck | Ferguson | Kreamer | Rapp |
| Brockett | Fisher, C. R. | Lippold | Readinger |
| Brunow | Fitzgerald | Lipsky | Rinas |
| Butler | Freeman | Logue | Roorda |
| Byerly | Fullerton | McCormick | Schroeder |
| Caffrey | Grassley | McElroy | Small |
| Carr | Griffee | Mendenhall | Stanley |
| Clark, J. H. | Hansen | Menke | Stephens |
| Clark, J. W. | Hargrave | Mennenga | Stromer |
| Connors | Harper | Middleswart | Strothman |
| Crawford | Harvey | Miller, A. V. | Tofte |
| Cusack | Hennessey | Miller, R. G. | Welden |
| Daggett | Higgins | Monroe | Wells |
| Danker | Holden | Newhard | West |
| De Jong | Horn | Nielsen | Woods |
| Den Herder | Hutchins | Norpel | Wulff |
| Doyle | Jesse | Oakley | Wyckoff |
| Dunlap | Jordan | O'Halloran | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:

| Anderson | Crabb | Hill | Millen |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Howell | Miller, K. D. |
| Cochran | Fischer, H. O. | Husak | Norland |

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

Speaker pro tempore Kreamer in the chair at 2:55 p.m.
Senate File 521, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission, with report of committee recommending passage, 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. 521)
The ayes were, 87:

| Bennett | Dunlap | Jordan | Patchett |
| :---: | :---: | :---: | :---: |
| Bittle | Dunton | Junker | Pellett |
| Bortell | Edelen | Kiser | Peterson |
| Branstad | Egenes | Knoke | Poncy |
| Brinck | Ewing | Krause | Rapp |
| Brockett | Ferguson | Lippold | Readinger |
| Brunow | Fisher, C. R. | Lipsky | Rinas |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Fullerton | McElroy | Small |
| Carr | Grassley | Mendenhall | Stanley |
| Clark, J. H. | Griffee | Menke | Stromer |
| Clark, J. W. | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Millen | Tofte |
| Crabb | Harper | Miller, A. V. | Varley |
| Crawford | Harvey | Miller, K. D. | Welden |
| Cusack | Hennessey | Miller, R. G. | Wells |
| Daggett | Higgins | Monroe | West |
| Danker | Holden | Newhard | Wulff |
| De Jong | Horn | Nielsen | Wyckoff |
| Den Herder | Hutchins | Oakley | Mr. Speaker |
| Doyle | Jesse | O'Halloran | (Kreamer) |

The nays were, none.
Absent or not voting, 13:

Anderson
Avenson
Cochran
Drake

Fischer, H. O.
Hill
Howell

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

## NONCONTROVERSIAL CALENDAR

Senate File 130, a bill for an act relating to the numbering of motor vehicle registration plates, with report of committee recommending passage, was taken up for consideration.

Bittle of Polk asked and received unanimous consent to withdraw amendment H—419 filed by Bittle, et al., May 2, 1973.

Bittle 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. 130)

The ayes were, 82:

| Bennett | Dunlap <br> Dunton <br> Bittle | Jordan <br> Bortell |
| :--- | :--- | :--- |
| Branker |  |  |
| Branstad | Egelen | Kiser |
| Brinck | Ewing | Krause |
| Brockett | Fwing | Logue |
| Brunow | Fischer, H. O. | McCCormick |
| Butler | Fisher, C.R. | Menden |
| Byerly | Fitzgerald | Menke |
| Caffrey | Freeman | Mennenga |
| Carr | Fullerton | Middleswart |
| Clark, J. H. | Grassley | Millen |
| Clark, J. W. | Griffee | Miller, A. V. |
| Connors | Hansen | Miller, K. D. |
| Crabb | Hargrave | Miller, R. G. |
| Cusack | Harper | Monroe |
| Daggett | Harvey | Newhhard |
| Danker | Hennessey | Nielsen |
| De Jong | Higgins | Oakley |
| Den Herder | Horn | O'Halloran |
| Doyle | Hutchins | Patchett |

Pellett
Peterson
Poncy
Rapp
Readinger
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte Varley Welden
Wells
West
Woods
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, 9 :

| Crawford | Knoke |
| :--- | :--- |
| Holden |  |
| Jesse | Lippold |

Absent or not voting, 9:

| Anderson | Drake | Howell | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Hill | Husak | Norpel |

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

## HOUSE FILE 303 WITHDRAWN

Branstad of Winnebago asked and received unanimous consent to withdraw House File 303 from further consideration by the House.

## STEERING COMMITTEE CALENDAR <br> HOUSE FILE 146 DEFERRED

House File 146, a bill for an act relating to an increase in certain county fees, with report of committee recommending passage, was taken up for consideration.

Mendenhall of Allamakee asked and received unanimous consent that House File 146 be deferred and that the bill retain its place on the calendar.

House File 608, a bill for an act relating to the length of
vehicles used for the transportation of vehicles and boats, was taken up for consideration.

Butler of Pottawattamie offered the following amendment $\mathrm{H}-472$ filed by him and moved its adoption: H-472
1 Amend House File 608 as follows:
2 1. Page 1, by striking from line 8 "[exclusively]"
3 and inserting the word "exclusively".
Amendment adopted.
Bortell of Madison offered the following amendment H-412 filed by Bortell, et al., and division of the amendment was requested as follows:
H-412
1 Amend House File 608 as follows:
H-412A
2 1. Line 10, by striking the word "and" and insert-
3 ing in lieu thereof the word "[and]".
2. Line 10 by inserting after the word "boats,"

5 the following: "farm tractors and implements".
6 3. Line 13 by inserting after the word "panel"
7 the word "delivery".
H-412B
8 4. Line 13 by striking the word "or".
9 5. Line 13 by inserting after the word "boats"
10 the following: ", farm tractors and implements".
Bortell of Madison moved the adoption of amendment H-412A of the amendment.

Amendment H-412A adopted.
Bortell of Madison asked and received unanimous consent to withdraw amendment $\mathrm{H}-412 \mathrm{~B}$ of the amendment.

Schroeder of Pottawattamie offered the following amendment H—491 filed by him and moved its adoption:
H-491
1 Amend House File 608, by adding thereto the following
2 new section:
3 Sec. 2. NEW SECTION. A motor vehicle may be oper-
4 ated upon the highways of this state irrespective of
5 height, width, and length limitations of the Code if
6 they are operated within city limits, and in an area
7 thereof where the city has zoning jurisdiction if
8 that city is adjacent to the border of Iowa; and pro-
9 vided further that the height, width and length are
10 not in conflict with laws relating to height, width,
11 and length of a vehicle operated in that adjacent
12 state.

Nielsen of Polk rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Bortell of Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 608)
The ayes were, 71:

| Bennett | Dunton <br> Bittle | Junker <br> Edelen |
| :--- | :--- | :--- |
| Bortell | Krause |  |
| Branstad | Egenes | Lippold |
| Brinck | Fwing | Logue |
| Brockett | Fischer, H. O. | McCormick |
| Butler | Fisclroy |  |
| Cafrey | Fiser, C. R. | Mendenhall |
| Carr | Greeman | Menke |
| Clark, J. H. | Hansen | Middleswart |
| Clark, J. W. | Harper | Millen |
| Connors | Hennessey | Miller, A. V. |
| Daggett | Higgins | Miller, K. D. |
| Danker | Holden | Miller, R. G. |
| De Jong | Horn | Monroe |
| Den Herder | Hutchins | Nielsen |
| Doyle | Jesse | Norpel |
| Dunlap | Jordan | Oakley |
|  | Pellett |  |

The nays were, 18:

| Brunow | Fitzgerald <br> Byerly |
| :--- | :--- |
| Crabb | Fullerton |
| Crawford | Hargrave |
| Cusack | Harvey |
|  | Kiser |


| Mennenga | Rapp |
| :--- | :--- |
| Newhard | Rinas |
| O'Halloran | Small |
| Patchett | Stephens |

Absent or not voting, 11:

| Anderson | Drake | Howell | Lipsky |
| :--- | :--- | :--- | :--- |
| Avenson | Griffee | Husak | Norland |
| Cochran | Hill | Knoke |  |

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

## STEERING COMMITTEE CALENDAR

House File 307, a bill for an act relating to duties and functions of the department of general services, with report of committee recommending amendment and passage, was taken up for consideration.

Bittle of Polk offered the following amendment H-223 filed by the committee on state government and requested division of the amendment as follows:

H-223A
1 Amend House File 307 as follows:
2 1. Page 2, line 27, by striking the word "request"
3 and inserting in lieu thereof the word "direct".
H—223B
4 2. Page 4, line 6, by inserting after the word
5 "penal" the following: ", correctional".
H-223C
6 3. Page 5, by striking all of lines 12 through 735.

H—223D
8 4. Page 6, by striking all of lines 1 and 2.
H-223E
9 5. Page 7, line 13, by inserting after the word 10 "state" the words "under his control".
H-223F
11 6. Page 7, line 29, by inserting after the word
12 "warehouse," the following: "except warehouses under
13 the control of the Iowa beer and liquor control
14 department,".
15 7. Renumber sections where necessary.
Bittle of Polk moved the adoption of amendment H-223A.
Amendment $\mathrm{H}-223 \mathrm{~A}$ adopted.
Bittle of Polk moved the adoption of amendment H-223B.
Amendment H—223B adopted.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-500$ filed by him and moved its adoption:
H-500
1 Amend House File 307 as follows:
2 Page 4, line 6, by inserting after the
3 word "institution" the words: ", or institutions
4 under the jurisdiction of the state department
5 of public instruction".
Amendment $\mathrm{H}-500$ adopted.
Bittle of Polk moved the adoption of amendments $\mathrm{H}-223 \mathrm{C}$ and $\mathrm{H}-223 \mathrm{D}$ of his amendment.

Amendments $\mathrm{H}-223 \mathrm{C}$ and $\mathrm{H}-223 \mathrm{D}$ adopted.
Bittle of Polk moved the adoption of amendments H-223E and $\mathrm{H}-223 \mathrm{~F}$ of his amendment.

Amendments $\mathrm{H}-223 \mathrm{E}$ and $\mathrm{H}-223 \mathrm{~F}$ adopted.
Bittle of Polk offered the following amendment $\mathrm{H}-281$ filed by Bittle, et al.:

H-281

1

Amend House File 307 as follows: by adding the following after line 5 on page 10:

Sec. 21. Section twenty-one point two (21.2), subsection four (4), Code 1973, is amended to read as follows:
4. The state vehicle dispatcher shall purchase all new motor vehicles for all branches of the state government, except the state highway commission, institutions under the control of the state board of regents, the commission for the blind, and any other agencies exempted by law. Before purchasing any motor vehicle he shall make requests for public bids by advertisement and he shall purchase the vehicles from the lowest responsible bidder for the type and make of motor vehicle designated. No passenger motor vehicle except the motor vehicle provided by the state for use of the governor, ambulances, buses, trucks, or station wagons shall be purchased for an amount in excess of the sum of three thousand three hundred dollars; provided that if the passenger motor vehicle is to be used by the highway patrol or the drug law enforcement division or the division of criminal investigation and bureau of identification for actual law enforcement, the maximum amount shall be three thousand eight hundred dollars. Provided further, that for station wagons the maximum amount shall be [three thousand five] four thousand one hundred dollars.

Sec. 22. Section twenty-one point one (21.1), Code 1973, is amended to read as follows:

### 21.1 AUTHORITY IN DEPARTMENT OF GENERAL SER-

 VICESThe authority to assign all state-owned motor vehicles to state officers and employees, or to state offices, departments, bureaus, and commissions, except the state highway commission, institutions under the control of the state board of regents, the commission for the blind, and any other agencies exempted by law shall be vested in the department of general services.

Bittle of Polk offered the following amendment $\mathrm{H}-306$ to amendment H-281 and moved its adoption:
H-306
1 Amend the Bittle, et al., amendment to House
2 File 307 filed April 6, 1973, by striking in line
325 the words, "three thousand eight," and sub-
4 stituting in lieu thereof the words "four thou-
5 sand one."

Bittle of Polk moved the adoption of amendment $\mathrm{H}-281$ as amended by H-306.

Amendment H-281 as amended adopted.
Speaker Varley in the chair at 4:25 p.m.
Small of Johnson offered the following amendment H-494 filed by him and moved its adoption:
H-494
1 Amend House File 307 as follows:
2 1. Page 6 , by striking all of lines 3 and 4.
3 2. By renumbering the subsequent sections.
Amendment H-494 lost.
Bittle of Polk offered the following amendment H-410 filed by him and Lipsky of Linn and moved its adoption: H-410

## ing section:

Sec. ..... Section nineteen B point thirteen (19B.13), Code 1973, is hereby amended by adding thereto the following paragraph:

NEW PARAGRAPH. DENIAL OF FEDERAL FUNDS. If it is
determined by the attorney general that any provision
of this Act would cause denial of funds or services
from the United States government which would other-
wise be available to an agency of this state, such provision shall be suspended as to such agency, but only to the extent necessary to prevent denial of such funds or services.
Amendment $\mathrm{H}-410$ adopted.
Bittle 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. 307)
The ayes were, 77:

| Bennett | Crabb | Fitzgerald | Jordan |
| :--- | :--- | :--- | :--- |
| Bittle | Crawford | Freeman <br> Bortell | Cusack |
| Branstad | Daggett | Fullerton | Junker |
| Brockett | Den Herder | Grassley | Giffee |
| Brunow | Dorle | Knoke |  |
| Butler | Dunlap | Hansen | Logue |
| Byerly | Edelen | Harper | McCormick |
| Caffrey | Egenes | Harvey | MeElroy |
| Carr | Ewing | Higginsey | Mendenhall |
| Clark, J. H. | Ferguson | Holden | Menne |
| Clark, J. W. | Fischer, H. O. | Horn | Middleswa |
| Connors | Fisher, C. R. | Hutchins | Millen |
|  |  |  | Miller, A. V. |


| Miller, K. D. | Peterson | Small | Wells |
| :---: | :---: | :---: | :---: |
| Miller, R. G. | Poncy | Stanley | West |
| Monroe | Rapp | Stephens | Woods |
| Newhard | Readinger | Strothman | Wulff |
| Oakley | Rinas | Tofte | Wyckoff |
| O'Halloran | Roorda | Welden | Mr. Speaker |
| Patchett |  |  |  |
| The nays were, 5: |  |  |  |
| Danker | Jesse | Krause | Schroeder |
| Hargrave |  |  |  |
| Absent or not voting, 18: |  |  |  |
| Anderson | Drake | Kreamer | Norland |
| Avenson | Dunton | Lippold | Norpel |
| Brinck | Hill | Lipsky | Pellett |
| Cochran | Howell | Nielsen | Stromer |
| De Jong | Husak |  |  |

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

# COMMUNICATION FROM THE SPEAKER 

> IOWA CRIME COMMISSION
> Office of the Executive Director
> State Capitol
> Des Moines, Iowa 50319

May 9, 1973
Honorable Andrew Varley
Speaker of the House
Local
Dear Mr. Varley:
The 1973 Criminal Justice Plan is presently available through the Iowa Crime Commission. It is a 656 page document and, due to its size and your already heavy reading schedule, we will provide you with a copy only upon your request.

Would you kindly voice this message to the members of the House and upon an individual's request, we will gladly provide them with a copy of our Plan.

GEORGE W. ORR Executive Director

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (House File 757) <br> Iowa Development Commission

The committee recommendation is for a budget of $\$ 1,112,000.00$ for $1973-74$ and $\$ 1,050,000.00$ for 1974-75. This budget includes a state appropriation of $\$ 1,085,920.00$ for 1973-74 and $\$ 1,022,700.00$ for 1974-75 and also includes anticipated receipts of $\$ 26,080.00$ for $1973-74$ and $\$ 27,300.00$ for 1974-75.

From this total, $\$ 513,127.00$ for $1973-74$ and $\$ 532,821.00$ for $1974-75$ is budgeted for salaries. The committee recommendation is based on fully
funding the 41 positions on the payroll as of January 16, 1973.
$\$ 131,500.00$ for $1973-74$ is budgeted for agriculture products promotion. No appropriation was made for 1974-75. The committee is requesting that a study committee be established to study the entire operation of agriculture products promotion and the possibility of duplication of efforts in this field by the Iowa Development Commission and the Department of Agriculture.
$\$ 467,373.00$ for 1973-74 and $\$ 517,179.00$ for 1974-75 is budgeted for support and maintenance. The committee voted to delete any funds from the 1973-74 support and maintenance appropriation intended to be used for the production of a new Iowa tourist film by the Commission.

## (House File 758)

Beer and Liquor Control Commission
The committee recommendation is for a budget of $\$ 7,109,055.00$ for 197374 and $\$ 7,287,160.00$ for 1974-75. The state appropriation for this budget is $\$ 7,105,955.00$ for $1973-74$ and $\$ 7,283,960.00$ for 1974-75. Anticipated refunds and reimbursements, which are also included in the budget total but are not a part of the state appropriation, will be $\$ 3,100.00$ for 1973-74 and $\$ 3,200.00$ for 1974-75.

From this budget total, $\$ 5,712,385.00$ for $1973-74$ and $\$ 5,868,650.00$ for 1974-75 is appropriated for salaries. This provides for 893 positions, of which 215 are extra help.
$\$ 70,000.00$ for $1973-74$ and $\$ 70,000.00$ for $1974-75$ is appropriated for travel.
$\$ 101,320.00$ for $1973-74$ and $\$ 104,360.00$ for $1974-75$ is appropriated for office supplies and expense.
$\$ 113,000.00$ for $1973-74$ and $\$ 119,000.00$ for $1974-75$ is appropriated for equipment maintenance and truck operating expenses.
$\$ 23,950.00$ for $1973-74$ and $\$ 24,300.00$ for $1974-75$ is appropriated for postage, printing and binding, telephone and telegraph.
$\$ 159,000.00$ for $1973-74$ and $\$ 163,500.00$ for 1974-75 is appropriated for utilities.
$\$ 676,300.00$ for $1973-74$ and $\$ 700,900.00$ for $1974-75$ is appropriated for building rentals. $\$ 135,000.00$ for $1973-74$ and $\$ 120,000.00$ for $1974-75$ is appropriated for equipment rental. The data processing expense which was included in the Governor's recommendation has been deleted from the Beer and Liquor Control Commission budget under equipment rental. This Department is the only General Fund Department scheduled to be billed for data processing. The committee, in approving this deletion, is attempting to establish a consistent method of billing state departments by the Data Processing Division of the State Comptroller Office.

Other expenses, which include renovation or replacement of existing stores and equipment; insurance; and petty cash, are appropriated at $\$ 118,100.00$ for 1973-74 and $\$ 116,450.00$ for 1974-75.

## Industrial Commissioner

The committee recommendation is for a budget of $\$ 182,330.00$ for 1973-74 and $\$ 191,610.00$ for 1974-75.

From this total, $\$ 162,280.00$ for $1973-74$ and $\$ 168,000.00$ for $1974-75$ is appropriated for salaries.
$\$ 5,900.00$ for 1973-74 and $\$ 6,600.00$ for 1974-75 is appropriated for travel.
Other expenses, which include office supplies and expense; printing and binding; telephone and telegraph; equipment; and Hearing expense, are appropriated at $\$ 14,150.00$ for $1973-74$ and $\$ 17,010.00$ for 1974-75.

The committee recommendation provides for the addition of one Statistical Assistant II, for a total personnel level of 17.

## Insurance Department

The committee recommendation is for a budget of $\$ 869,014.00$ for 1973-74 and $\$ 904,619.00$ for 1974-75. This budget consists of a state appropriation of $\$ 864,264.00$ for $1973-74$ and $\$ 899,619.00$ for 1974-75, and also includes anticipated refunds and reimbursements of $\$ 4,750.00$ for 1973-74 and $\$ 5,000.00$ for 1974-75.

From this budget total, $\$ 736,704.00$ for $1973-74$ and $\$ 761,039.00$ for 197475 is appropriated for salaries. This is based on a total of 60 employees, and includes the addition of one Casualty Actuary, one Life Actuary, one Junior Examiner, one Examiner I, and one Examiner III.

Travel expenses are appropriated at $\$ 68,800.00$ for 1973-74 and $\$ 72,400.00$ for 1974-75.
$\$ 30,290.00$ for $1973-74$ and $\$ 31,200.00$ for $1974-75$ is appropriated for office supplies and expenses.
$\$ 13,000.00$ for $1973-74$ and $\$ 13,000.00$ for $1974-75$ is appropriated for printing and binding.
$\$ 8,850.00$ for 1973-74 and $\$ 9,090.00$ for 1974-75 is appropriated for telephone and telegraph.

Other expenses, which includes license, permits, and fees; equipment, and equipment rental; bonds; and professional and scientific, are appropriated at $\$ 11,370.00$ for 1973-74 and $\$ 17,890.00$ for 1974-75.

## Board of Pharmacy Examiners

The committee's recommendation is for an appropriation of $\$ 148,183.00$ for 1973-74 and $\$ 148,022.00$ for 1974-75.

From this total $\$ 103,083.00$ for $1973-74$ and $\$ 108,052.00$ for $1974-75$ is appropriated for salaries. This recommendation includes increasing the salary grade of the Executive Secretary to the Executive Pay Plan, range 32 Step B. The committee's recommendation also includes the addition of two Pharmacy Investigators.
$\$ 18,275.00$ for $1973-74$ and $\$ 18,275.00$ for 1974-75 is appropriated for travel.
$\$ 11,400.00$ for $1973-74$ and $\$ 11,400.00$ for $1974-75$ is appropriated for board members per diem and travel.
$\$ 15,425.00$ for 1973-74 and $\$ 10,295.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, autos and trucks, equipment, and insurance. The 1973-74 appropriation reflects two additional vehicles needed for the two additional Pharmacy Investigators.

## Real Estate Commission

The committee recommendation is for a budget of $\$ 105,140.00$ for 1973 74 and $\$ 99,780.00$ for 1974-75.

From this total, $\$ 66,060.00$ for $1973-74$ and $\$ 68,630.00$ for $1974-75$ is appropriated for salaries.
$\$ 9,910.00$ for 1973-74 and $\$ 9,990.00$ for 1974-75 is appropriated for travel.
$\$ 2,445.00$ for $1973-74$ and $\$ 2,445.00$ for 1974-75 is appropriated for Commissioners per diem.

Other expenses, which include office supplies and expense; printing and binding; telephone and telegraph; equipment; postage; auto insurance; and education, are appropriated at $\$ 26,725.00$ for $1973-74$ and $\$ 18,715.00$ for 1974-75.

The committee deleted the position of Clerk Typist I, for a total personnel level of 7 (a net reduction of 1 under the present level).

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 116, 287, 309, 359, 364, 594, 612 and Senate Files 107, 224, 253, 313, 329, 345, 375, 488, 489, 499 and 508.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 116, 287, 309, 359, 364, 594, 612 and Senate Files 107, 224, 253, 313, 329, 345, 375, 488, 489, 499 and 508.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 14th day of May, 1973, sent to the Governor for his approval: House Files 116, 287, 309, 359, 364, 594 and 612.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## AMENDMENTS FILED

## H-501

1 Amend House File 146, by striking from
2 line 28 and 29 on page 3 the words "with

3 a minimum mileage fee of two dollars for each
4 service,".
DOYLE of Woodbury BYERLY of Polk

H-498
1 Amend House File 146 as follows:
2 1. By striking all of lines 32 through 35 on page
3 and all of lines 1 through 13 on page 4 and inserting in lieu thereof the following:
"[11. For boarding a prisoner, a compensation of seventy cents for each meal in counties having a population of thirty thousand or less; sixty cents for each meal in counties having a population of over thirty thousand and less than forty thousand; fiftyfive cents for each meal in counties having a population of more than forty thousand and less than fifty thousand, and not to exceed three meals in twentyfour consecutive hours; and fifteen cents for each night's lodging. But the amount allowed a sheriff for lodging prisoners shall in no event exceed in the aggregate the sum of two hundred fifty dollars for any calendar year. In counties where district court is held in two places and jails are maintained in two places the amount allowed a sheriff for lodging prisoners shall in no event exceed in the aggregate the sum of two hundred fifty dollars for each of said jails for any calendar year.]"
2. Page 4, by striking from line 16 the following: "[13] 12" and inserting in lieu thereof the following: "[13] 11".
3. Page 4, by striking from line 18 the following: "[14] 13" and inserting in lieu thereof the following: "[14] 12 ".
4. Page 4, by striking from line 27 the following: "[15] 14 " and inserting in lieu thereof the following: "[15] 13 ".
5. By striking all of lines 34 and 35 on page 4 and all of lines 1 through 5 on page 5.

MENDENHALL of Allamakee STANLEY of Muscatine KNOKE of Pottawattamie

## H-499

Amend House File 146, page 5, line 14, by adding after the word dollars the following: ", which amount shall be placed in the county general fund."

HUTCHINS of Guthrie
H-495
1 Amend House File 146, page 5, by striking all of
2 lines 6 through 14.

H-493
1 Amend House File 146 as follows:
2 1. Page 3 by striking lines 32 through 35.
3 2. Page 4, by striking lines 1 through 15.
KNOKE of Pottawattamie
H-497
1 Amend House File 477, page 65, line 32, by inserting after the period the following:
"One member representing the general public may be a university or college faculty member whose major field is related to water supply or waste water collection and treatment."

KRAUSE of Palo Alto
H-504
1 Amend House File 715, page 8, by inserting the
2 following new section after line 23 and by
3 renumbering sections accordingly.
4 Sec. ..... NEW SECTION. It is unlawful for
5 any landlord to increase the rent for any dwelling
6 house or apartment solely by reason of the
7 operation or effects of Section 5, subsection 1
8 of this Act. It is an affirmative defense to any
9 action by a landlord based upon nonpayment or
10 partial payment of rent that the landlord increased
11 the rent solely by reason of the operation or
12 effects of Section 5, subsection 1 of this Act.
MONROE of Des Moines
STANLEY of Muscatine
GRIFFEE of Chickasaw
JUNKER of Woodbury
KRAUSE of Palo Alto
DUNTON of Keokuk
BITTLE of Polk
DAGGETT of Adams
HARGRAVE of Johnson
O'HALLORAN of Black Hawk

H-503
1 Amend House File 697 as follows:
2 1. Page 3, by inserting after line 20 the follow-
3 ing:
Sec. ..... Section one hundred seventeen point
5 eight (117.8), Code 1973, is amended to read as fol-
6 lows:
the Iowa real estate commission which shall consist of the secretary of state as chairman [and four] and six members appointed by the governor with approval of two-thirds of the senate, [each] four of whom prior to the date of [his appointment] their appointments shall have been actively engaged as [a] real estate [broker] salesmen or brokers within this state for a
period of not less than five years and two members who shall not be licensed real estate salesmen or brokers and who shall represent the general public. Of the first appointments hereunder two members shall be appointed for terms of two years and two members shall be appointed for terms of four years and until their successors have been appointed and qualified. For the first appointment of members representing the general public, one member shall be appointed for a two-year term and one member shall be appointed for a fouryear term. Thereafter, at the expiration of the term of each appointed member, the governor shall appoint a successor for a term of four years. The terms of all of said appointments shall commence on July 1 of the year in which the appointment is made. There shall at no time be more than one appointed commissioner from any one county, nor may any person act as an appointed commissioner while holding any other elective or appointive state or federal office. In the event of a vacancy on the commission, the governor shall fill such vacancy by appointing a member to serve during the unexpired term of the member whose office has become vacant. The action of the majority of the members of the commission shall be termed the action of the commission.
2. Page 7 , line 13 , by striking the word "year" and inserting in lieu thereof the words "month and shall be given at various locations throughout the state".
3. Page 7, line 25, by inserting after the period the following:

Commencing July 1, 1973 and each five years thereafter, the commission shall select at random the names of at least five percent of the licensed real estate brokers and at least five percent of the licensed real estate salesmen to take the examination for which they are licensed. The licensees shall be notified by certified mail and shall be allowed to take the examination within ninety days following the receipt of the notification. The arithmetic mean of the scores of the real estate brokers and real estate apprentice salesmen and real estate salesmen shall be computed. For the next five years, an applicant whose score on the written examination is higher than the arithmetic mean of the scores of the licensed real estate brokers or real estate salesmen passed the examination.
5. By renumbering sections as necessary.

MILLER of Buchanan
H—490
1 Amend House File 731 as follows:
2 1. By striking lines 6 through 11.
2. By striking lines 18 and 19 and inserting in lieu thereof the following:

Sec. ..... Section five hundred ninety-eight point six (598.6), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
"598.6 ADDITIONAL CONTENTS—DOMICILE. Unless the respondent is domiciled in Iowa and served by personal service, the petition for dissolution of marriage, in addition to setting forth the information required by section five hundred ninety-eight point five (598.5) of the Code, must state that the petitioner is domiciled in Iowa, the county in which the petitioner is domiciled, the continuous period of time during which the petitioner has been domiciled in Iowa to and including the date of filing the petition, and that the petitioner's domicile in Iowa has been and is established and maintained in good faith and not primarily for the purpose of obtaining a marriage dissolution. 'Domicile' means actual residence within Iowa with intent to remain therein. If the petitioner has not had an actual residence within Iowa for at least six months immediately preceding the filing of the petition, it shall be presumed that the petitioner is not domiciled in Iowa; the petitioner shall have the burden of rebutting this presumption; and this presumption shall be rebutted only by clear and convincing evidence."
3. By renumbering the sections in accordance with this amendment.

STANLEY of Muscatine LOGUE of Iowa WEST of Marshall

H-502
Amend House File 715 as follows:

1. Page 6, by striking lines 11 through 35 .
2. Page 7, by striking lines 1 through 35 .
3. Page 8, by striking lines 1 through 16 .
4. By renumbering sections and correcting internal
references to conform to this amendment.

BRANSTAD of Winnebago

## H-496

Amend House File 745, page 23, by inserting after the comma in line 35 the following: "but not more than one from any one county,".

WEST of Marshall
Amend the House Ethics Committee amendment, filed May 14, 1973, to the House Code of Ethics by inserting after line 31 the following:
" 5 . By inserting after paragraph 9 the following new paragraph:
10. Each member of the House shall file by the
tenth of each month with the chief clerk of the House, a report stating the types of items and services in excess of five dollars which he received during the preceding month from lobbyists, the date each item or service was received, and the name of the lobbyist or the individual, organization, or corporation the lobbyist represents. The report shall include, but not be limited to, the following types of items or services: Food and refreshment, travel, membership dues to clubs and organizations, material goods, and contributions to the member of the House's political campaign. It shall not be necessary to fix a monetary value to each listing."

LIPSKY of Linn
Amend the House Code of Ethics and the Rules Governing Lobbyists found on pages 109 through 112 of the Rules of Procedure as follows:

1. By striking the Preamble to the Code of Ethics and inserting in lieu thereof the following: "Recognizing that members of the General Assembly are honorable citizens who are active in the business, religious and public service affairs of their community, state, and nation, the following rules were adopted pursuant to Chapter 68B, Code of Iowa 1973, to assist the members in the conduct of their legislative affairs."
2. By striking numbered paragraph 1 of the Code of Ethics and inserting in lieu thereof the following:
"1. No member of the House shall accept economic or investment opportunity under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties."
3. By striking all of numbered paragraph 6 and inserting in lieu there of the following:
"6. Members of the House are urged to familiarize themselves with chapter sixty-eight B (68B) and chapter seven hundred thirty-nine (739) of the Code."
4. By striking all of numbered paragraph 9 and inserting in lieu thereof the following:
" 9 . Advisory opinions may be rendered as set out in Section sixty-eight B point twelve (68B.12), Code 1973, upon request of a member of the General Assembly."
5. By striking all of numbered paragraph 1 of the rules governing lobbyists and inserting in lieu thereof the following:
"1. Each individual wishing to lobby in the House or attempt to influence legislation on a regular basis, or for compensation, shall, on or before the day his lobbying activity begins, personally register his name and address and each company, firm, corporation, union, association, or cause for which he wishes to
lobby with the chief clerk of the House. In addition, he shall register with the chief clerk the numbers of the bills when available, with regard to which he intends to lobby, together with the name of each company, association or cause respectively involved. The chief clerk shall distribute this information to members of the House. A lobbyist shall update his registration whenever necessary to provide the chief clerk with current information. The chief clerk shall issue the lobbyist an identification card.

HOUSE ETHICS COMMITTEE WELDEN of Hardin, Chairman

> Amend the House Ethics Committee amendment, filed May 14, 1973, to the House Rules Governing Lobbyists by adding thereto the following:
> "6. By inserting after numbered paragraph 6 the following new paragraph:
> 7. Each registered lobbyist shall report by the tenth day of each month of the year to the chief clerk of the House the money spent or indebtedness incurred by him or his employer in the performance of service involving legislative activity during the preceding month. The report shall include, but not be limited to, the following types of items or services: Food, refreshments, gifts or travel for members of the House, and contributions made to political campaigns. The report shall be made on forms provided by the chief clerk and shall include the client or clients for whom the cost was incurred. If a registered lobbyist incurs less than twenty-five dollars in total costs to be reported for a month, he shall report that fact to the chief clerk."

LIPSKY of Linn
Amend the committee on ethics amendment to the House Rules governing lobbyists, filed May 14, 1973, by inserting after amendment 5 the following:

NEW RULE: The membership of all associations having registered lobbyists shall be made available for inspection periodically at the request of the House ethics committee or at the request of any ten representatives.

BUTLER of Pottawattamie

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Tuesday, May 15, 1973.

## JOURNAL OF THE HOUSE

One Hundred Twenty-eighth Calendar Day-Eighty-fourth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Tuesday, May 15,1973

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

Prayer was offered by the Reverend Gilbert Fields, pastor of St. Marks Methodist Church, Cedar Rapids, Iowa.

The Journal of Monday, May 14, 1973, was approved.

LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Donald Boldt, Ackley, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
De Jong of Marion by the Speaker; West of Marshall on request of Butler of Pottawattamie.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-five fifth grade students from Meeker School, Ames, accompanied by Dwight Herrold. By Crawford of Story.

Twenty-five sixth grade students from Lowell Elementary School, Boone, accompanied by Mrs. Hamilton. By Fisher of Greene.

Forty-five eighth grade students from St. John's School, Waterloo, accompanied by Sister Mary Martinson, Father John Hemann, Mr. Farmer and Mrs. Samp. By Rapp of Black Hawk.

Thirty fifth grade students from Mitchell Elementary School, Ames, accompanied by Kathy Spencer. By Dunlap of Story.

Forty-four seventh and eighth grade students from OrientMacksburg School, Orient, accompanied by Mrs. Earl Pettigrew, Mrs. Clare Ramsbottom, Mrs. Larry Pettigrew and Mrs. Vivian Smith. By Bortell of Madison.

Forty-two seventh and eighth grade students from Palmer School, Palmer, accompanied by Mr. Wolf and Miss Sommerfelt. By Miller of Calhoun.

Five students from the Iowa Western Community College, Council Bluffs campus, accompanied by Michael Knedler. By Butler of Pottawattamie.

Fifty-five eighth grade students from St. Joseph's School, Bode, accompanied by Father Hogan, Sister Irmine, Mr. Allbaugh and Sister Mary Catherine. By Krause of Palo Alto.

Thirty-nine senior students from Sidney High School, Sidney, accompanied by Sue Curtis and John Akerlin. By McElroy of Fremont.

## PETITIONS FILED

The following petitions were received and placed on file:
By Caffrey of Polk from twenty-five residents of Polk County favoring House Joint Resolution 4, relating to making the ladybug the state bug.

By Norpel of Jackson from one thousand one hundred Iowa citizens favoring Senate Files 360, 268, 235, 355, 236, 512, Senate Concurrent Resolution 27 and House File 703, on behalf of the organization of highway and state employees.

By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Junker of Woodbury from thirty-two residents of Woodbury County.
Schroeder of Pottawattamie from one hundred eighteen residents of Pottawattamie County.
Fitzgerald of Webster from sixty-four residents of Webster County.

Oakley of Clinton from thirty-three residents of Clinton County.

Anderson of Ringgold from thirty-two residents of Union County.
Drake of Muscatine from thirty-three residents of Muscatine County.

## INTRODUCTION OF BILLS

House File 763, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the state to the capitol planning commission.

Read first time and placed on the appropriations calendar.
House File 764, by committee on appropriations, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund.

Read first time and placed on the appropriations calendar.
House File 765 by committee on appropriations, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle inspection fund.

Read first time and placed on the appropriations calendar.
House File 766, by committee on appropriations, a bill for an act continuing the appropriation for the Iowa American revolution bicentennial commission.

Read first time and placed on the appropriations 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 on May 11, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:
Senate File 123, a bill for an act relating to the taxation of marine insurance underwriting profits.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 552, a bill for an act to appropriate from the general fund of the state to the municipal assistance fund.

Also: That the Senate has on May 15, 1973, amended and passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 19, a joint resolution to approve contracting for cost analyses of no-fault motor vehicle insurance.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE JOINT RESOLUTION <br> 19

Amend House Joint Resolution 19, as passed by the House, page 1, by striking line 25 and page 2, by striking lines 1 through 7, inclusive and inserting in lieu thereof the
following:
"thereto, specifically including but not limited to a nothreshold approach and considering an adjustment for

> claimants who will not claim general damages because of prompt payment of expenses. The chairmen of the committees on commerce of the house and senate in consultation with the commissioner of insurance, shall negotiate and enter into a contract with Milliman and Robertson, Inc. to provide such cost analyses. Such analyses shall be provided at the earliest possible date to the chairmen of the house and senate committees on commerce and to each member of the general assembly. The legislative service bureau shall make payments of the funds appropriated by this Act pursuant to the contract approved."

## EXPLANATIONS OF VOTES

Had I been present May 14, 1973, I would have voted "aye" on House Files 489, 687, 693, 694, 705, 732, 659, 691, 741, 122, 572, 747, 752, 307 and Senate Files 202, 289, 503, 518, 520, 521 and 130 . I would have voted "no" on House File 608 and Senate File 66.

HUSAK of Tama

I was absent from the House chamber viewing the University of Iowa Hospital in Iowa City with the appropriations subcommittee on education. Had I been present when the vote was taken, I would have voted "aye" on Senate Files 289, 521, 130 and House File 307.

NORPEL of Jackson

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Grassley of Butler asked and received unanimous consent for the immediate consideration of House File 755, a bill for an act making an appropriation from the general fund of the state to the Iowa employment security commission for the administration of the old-age and survivors' insurance system, federal social security system, and the pension and annuity retirement system for public school teachers.

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. 755)
The ayes were, 84:

| Anderson | Clark, J. H. | Doyle | Fullerton |
| :--- | :--- | :--- | :--- |
| Bittle | Clark, J. W. | Dunlap <br> Dunton | Grassley <br> Griffee |
| Branstad | Cochran | Connors | Edelen |
| Brinck | Crabb | Egenes | Hansen |
| Brockett | Crawford | Ewing | Hargrave |
| Brunow | Cusak | Ferguson | Harper |
| Butler | Daggett | Fischer, H. O. | Hennessey |
| Caffrey | Danker | Fisher, C.R. | Higgins |
| Carr | Den Herder | Fitzgerald | Hill |


| Holden | Logue $\quad$. |
| :--- | :--- |
| Horn | McCormick |
| Howell | McElroy |
| Husak | Menke |
| Hutchins | Middleswart |
| Jordan | Millen |
| Junker | Miller, A. V. |
| Kiser | Miller, K. D. |
| Knoke | Miller, R. G. |
| Kreamer | Monroe |
| Lippold | Newhard |


| Norland | Schroeder |
| :--- | :--- |
| Norpel | Stanley |
| Oakley | Stephens |
| O'Halloran | Stromer |
| Patchett | Strothman |
| Pellett | Tofte |
| Peterson | Welden |
| Poncy | Woods |
| Rapp | Wulff |
| Readinger | Wyckoff |
| Roorda | Mr. Speaker |

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

| Avenson | Drake | Lipsky | Rinas |
| :--- | :--- | :--- | :--- |
| Bennett | Freeman | Mendenhall | Small |
| Byerly | Jesse | Mennenga | Wells |
| De Jong | Krause | Nielsen | West |

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

## CONSIDERATION OF BILLS

SPECIAL ORDER

## REREFERRED TO COMMITTEE ON WAYS AND MEANS <br> (House File 715)

The hour of $10: 15 \mathrm{a} . \mathrm{m}$. having arrived, the Speaker announced the special order of business for the consideration of House File 715, a bill for an act to provide limited tax incentives for the improvement, repair, and maintenance of property by allowing a five-year tax moratorium for certain improvements to buildings and by requiring that real estate be assessed as if repairs and maintenance had been performed, with certain exceptions.

Stanley of Muscatine offered the following amendment H-467 filed by Stanley, et al., and division of the amendment was requested as follows:
H-467A
1 Amend House File 715 as follows:
2 1. Page 2, by inserting the following new sub-
3

4
section after line 12 and by renumbering the remaining
subsection:
"4. The problems and inequities stated in the two preceding paragraphs are particularly serious with respect to rental housing and commercial and industrial property, but are less serious with respect to owneroccupied homes and agricultural property."
2. By striking lines 11 through 35 on page 6 , all of page 7, and lines 1 through 16 on page 8 and inserting in lieu thereof the following:
"Sec. ..... NEW SECTION. VALUATION AS IF REPAIRS AND MAINTENANCE PERFORMED.

1. Except as otherwise provided in subsection two (2) of this section, the actual value and taxable value of all real estate shall be determined as if all repairs and maintenance had been performed in accordance with customary standards of prudent property management in this state. The actual value of real estate and of each building shall be equal to and shall not exceed the amount which its market value as defined in section four hundred forty-one point twenty-one (441.21) of the Code would be if all repairs and maintenance had been performed in accordance with such standards. The actual value and taxable value shall not be reduced due to any failure to perform repairs and maintenance, even though such failure reduces the value of the property. The actual value and taxable value of real estate shall not be increased due to repairs and maintenance, if the actual value and taxable value have been determined as provided in this section. It is the intent of this section that property owners shall not be permitted to realize a tax benefit by failing to perform repairs and maintenance, and shall not be penalized because of performing repairs and maintenance. This section shall be applied and administered to carry out this intent.
2. However, subsection one (1) of this section shall not apply for any year to the taxpayer's homestead as defined in section four hundred twenty-five point eleven (425.11) of the Code if the taxpayer is eligible for and properly claims a homestead tax credit for the year. Subsection one (1) of this section shall not apply to agricultural property which is assessed as such under section four hundred forty-one point twenty-one (441.21) of the Code.

## 467B

3. In any year during which subsection one (1) of this section does not apply to a building, the first five hundred dollars of repairs and maintenance to the building performed during that year shall not increase the actual or taxable value of the building. This provision shall continue to apply for each year during which subsection one (1) of this section does not apply to the building. However, if the building becomes subject to subsection one (1) of this section, or if the taxpayer ceases to own the building, this subsection shall no longer apply to repairs and maintenance performed before such event, and the property shall be revalued. Transfer of ownership to the taxpayer's spouse, as a result of death or otherwise, shall be regarded as a continuation of the same ownership and not as a cessation of ownership."

Cochran of Webster asked and received unanimous consent that amendment H-467A be temporarily deferred.

Stanley of Muscatine asked and received unanimous consent that amendment H-467B be temporarily deferred.

Bennett of Ida offered the following amendment H-507 filed by Bennett, Menke, Strothman and Norland:
H-507
1 Amend House File 715 as follows:
2 1. Page 3, line 2, by inserting after the
3 comma the words "or new building,".
4 2. Page 4, by striking all of lines 27, 28
5 and 29.
6 3. By renumbering the subsequent subsections.
Anderson of Ringgold moved that House File 715 be rereferred to the committee on ways and means.

Roll call was requested by Anderson of Ringgold and Stanley of Muscatine.

On the question "Shall House File 715 be rereferred to the committee on ways and means?"

The ayes were, 59:

| Anderson  <br> Avenson  <br> Bennett Bittle | Doyle <br> Egenes <br> Ewing |
| :--- | :--- |
| Bortell | Fischer, H. O. |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Byerly | Freeman |
| Caffrey | Fullerton |
| Carr | Hargrave |
| Clark, J. W. | Hennessey |
| Cochran | Horn |
| Connors | Howell |
| Crabb | Husak |
| Cusack | Hutchins |

The nays were, 31:

| Branstad | Ferguson |
| :--- | :--- |
| Butler | Grassley |
| Clark, J. H. | Hansen |
| Crawford | Harvey |
| Daggett | Higgins |
| Danker | Hill |
| Dunton | Holden |
| Edelen | Junker |

Absent or not voting, 10:

| Brinck | Drake |
| :--- | :--- |
| De Jong | Dunlap |
| Den Herder | Griffee |

The motion prevailed.
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 15, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 46, regarding the expenditure of public funds by state agencies for purposes of entertaining members of the general assembly.

RALPH R. BROWN, Secretary

> SENATE CONCURRENT RESOLUTION 46
> By Blouin, Plymat, Milligan, Potter, Andersen, Van Gilst, McCartney, Nystrom, Tieden, Hill, Miller of Marshall, Murray, Hultman, Bergman, Schwengels, Lamborn, Taylor, Heying, Glenn, Hansen, Doderer, Gluba, Palmer, Gallagher, Orr, Priebe, Schwieger, Rodgers, Nolin, Scott, Miller of Des Moines, Kinley, Curtis, Willits, Kelly, Winkelman, Kennedy, Shaw, and Schaben

Whereas, it appears that some state agencies and political subdivisions of the state expend state revenue for entertaining certain appointive and elective officers, officials and employees of the state and its political subdivisions and certain employers and employees in the communication media; and

Whereas, money appropriated to the state, its agencies and its political subdivisions is not intended to be expended in this manner but should be used to benefit all citizens of Iowa; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the general assembly declares that state agencies and political subdivisions of the state shall not expend public funds for purposes of entertaining appointive or elective officers, officials or employees of the state and its political subdivisions and employers and employees in the communication media.

Laid over under Rule 25.

## SENATE MESSAGES CONSIDERED

Senate File 552, a bill for an act to appropriate from the general fund of the state to the municipal assistance fund.

Read first time and passed on file.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

The House resumed consideration of House File 439, a bill for an act relating to the establishment of civil service for deputy county sheriffs and providing penalties for violations, and the following amendment $\mathrm{H}-400$ filed by Hill, et al.: 400

Amend House File 439 as follows:

1. Page 4, by inserting after the period in line 33 the words "Notice of such tests shall be posted in the office of the sheriff and the office of the board of supervisors not less than thirty days prior to giving such tests."
2. Page 6, by inserting before the period in line 17 the words ", two second deputy sheriffs in counties with a population of more than one hundred thousand, and four second deputy sheriffs in counties with a population of more than two hundred thousand".
3. Page 6, line 19, by inserting after the word "sheriff" the words "or second deputy sheriff".
4. Page 7, line 5, by striking the words "Only the names of the" and inserting in lieu thereof the words "The names of not more than the ten highest on the list of ratings shall be certified. The certified eligible list for promotion shall hold preference for promotion until the beginning of a new examination, but in no case shall such preference continue longer than two years following the date of certification, after which said list shall be cancelled and no promotion to such grade shall be made until a new list has been certified eligible for promotion. The sheriff shall appoint one of the ten certified persons."
5. Page 7, by striking lines 6 and 7.
6. Page 7 , line 26 , by striking the word ", and" and inserting in lieu thereof the words "upon a probationary period of not more than six months, and where such deputy sheriff attends the law-enforcement academy, a probationary period of not more than twelve months, during which time the appointee may be removed or discharged by the sheriff. Upon promotion to a higher rank, such promotion shall be conditional for a probationary period of six months. Thereafter,".
7. Page 8 , line 11, by inserting after the second word "act" the words "or to follow reasonable regulations prescribed by the sheriff".
8. Page 9 , line 21, by striking the word "three" and inserting in lieu thereof the word "ten".
9. Page 9, line 24, by striking the word "three" and inserting in lieu thereof the word "ten".
10. Page 11, by striking lines 10 and through 20 and inserting in lieu thereof the following:

Sec. 18. NEW SECTION. A person shall not be
appointed or promoted to, or demoted or discharged from, any position subject to civil service, or in any way favored or discriminated against with respect to employment in the sheriff's office because of his political or religious opinions or affiliations or race or national origin or sex, or age.

A person holding a position subject to civil service shall not, during his working hours or when performing his duties or when using county equipment or at any time on county property, take part in any way in soliciting any contribution for any political party or any person seeking political office, nor shall such employee engage in any political activity that will impair his efficiency during working hours or cause him to be tardy or absent from his work The provisions of this section do not preclude any employee from holding any office for which no pay is received or any office for which only token pay is received.

A person shall not seek or attempt to use any political endorsement in connection with any appointment to a position subject to civil service.

A person shall not use or promise to use, directly or indirectly, any official authority or influence, whether possessed or anticipated, to secure or attempt to secure for any person an appointment or advantage in the appointment to a position subject to civil service, or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.

An employee shall not use his official authority or influence for the purpose of interfering with an election or affecting the results thereof.

Any officer or employee subject to civil service who violates any of the provisions of this section shall be subject to suspension, dismissal, or demotion subject to the right of appeal herein.

All employees shall retain the right to vote as they please and to express their opinions on all subjects.

Any officer or employee subject to civil service who shall become a candidate for any partisan elective office for remuneration shall, commencing thirty days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held.

Hargrave of Johnson offered the following amendment H-484 filed by him to amendment $\mathrm{H}-400$ and moved its adoption:

```
    File 439, as follows:
    1. Line 29, by striking the word "six" and insert-
    ing in lieu thereof the word "twelve".
    2. Line 31, by striking the word "twelve" and in-
serting in lieu thereof the word "six".
    3. Line 53, by inserting after the word "his" the
word "scheduled".
```

Amendment H-484 adopted.
Connors of Polk offered the following amendment $\mathrm{H}-488$ filed by Connors, et al., to amendment H-400 and moved its adoption:
H-488
1 Amend the Hill, et al., amendment, H-400, to House
File 439, lines 33 through 35, by striking the words
"Upon promotion to a higher rank, such promotion shall be conditional for a probationary period of six months."

Amendment H-488 adopted.
Hill of Polk moved the adoption of amendment $\mathrm{H}-400$ as amended.

Amendment H-400 as amended adopted.
Hargrave of Johnson asked and received unanimous consent to withdraw amendment H-258 filed by him on April 4, 1973.

Bennett of Ida offered the following amendment H-476 filed by him and moved its adoption:

## H-476

1 Amend House File 439 as follows:
2 1. Page 12, by inserting after line 7 the following new section:
"Sec. ..... NEW SECTION. Provisions of this Act
shall not apply to any county under twenty thousand
population unless requested by the county board of supervisors."
2. By renumbering the remaining section.

Amendment H-476 lost.
Hill of Polk offered the following amendment H-399 filed by Hill, et al., and moved its adoption:
H-399
1 Amend House File 439, page 12, by inserting after
2 line 14, the following new section:
3 Sec. ..... Section three hundred sixty-five point
4 six (365.6), subsection one (1), unnumbered paragraph one (1), Code 1973, is amended
5 to read as follows:
6 1. The provisions of this chapter shall apply to

7 all appointive officers and employees, including
8 former deputy clerks [and deputy bailiffs] of the
9 municipal court who became deputies of the district
10 court clerks [and sheriffs], in cities under any form
11 of government having a population of more than
12 fifteen thousand except:
Amendment $\mathrm{H}-399$ adopted.
O'Halloran of Black Hawk offered the following amendment $\mathrm{H}-510$ filed by her and moved its adoption:
H-510
1 Amend House File 439, page 11, line 7, by striking
2 the word "his".
Amendment H-510 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. 439)
The ayes were, 72:

| Avenson | Den Herder | Howell | Nielsen |
| :--- | :--- | :--- | :--- |
| Bittle | Doyle | Husak | Norland |
| Bortell | Dunlap | Hutchins | Oakley |
| Branstad | Dunton | Jesse | O'Halloran |
| Brockett | Edelen | Kiser | Patchett |
| Brunow | Egenes | Knoke | Poncy |
| Butler | Ferguson | Krause | Rapp |
| Byerly | Fitzgerald | Kreamer | Readinger |
| Caffrey | Grassley | Lippold | Rinas |
| Carr | Griffee | Lipsky | Roorda |
| Clark, J. H. | Hansen | Logue | Schroeder |
| Clark, J. W. | Hargrave | McCormick | Small |
| Cochran | Harvey | Mendenhall | Stanley |
| Connors | Hennessey | Mennenga | Stromer |
| Crabb | Higgins | Middleswart | Tofte |
| Crawford | Hill | Miller, A.V. | Wells |
| Cusack | Holden | Miller,R.G. | Woods |
| Danker | Horn | Newhard | Mr. Speaker |

The nays were, 21:

| Anderson | Freeman | Menke | Stephens |
| :--- | :--- | :--- | :--- |
| Bennett | Fullerton | Minken | Strothman |
| Brinck | Harrer | Miller, K. D. | Welden |
| Ewing | Jordan | Norpel | Wulff |
| Fischer, H. O. | McElroy | Pellett | Wyckoff |

Fisher, C. R.
Absent or not voting, 7:

| Daggett | Drake <br> De Jong | Junker | Monroe |
| :--- | :--- | :--- | :--- |
| Peterson | West |  |  |

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

The House resumed consideration of House File 146, a bill for an act relating to an increase in certain county fees.

Mendenhall of Allamakee asked and received unanimous consent to withdraw amendment H-177 filed by the committee on county government on March 21, 1973.

Hutchins of Guthrie offered the following amendment H-299 filed by him and moved its adoption:
H-299
1 Amend House File 146, page 2, by inserting
2 after the word "fees" in line 13 the following:
3 "to be placed in the county general fund".
Amendment H—299 adopted.
Doyle of Woodbury offered the following amendment H-501 filed by him and Byerly of Polk and moved its adoption: H-501
1 Amend House File 146, by striking from
2 lines 28 and 29 on page 3 the words "with
3 a minimum mileage fee of two dollars for each
4 service,".
A non-record roll call was requested.
The ayes were 47 , nays 42 .
Amendment H-501 adopted.
Mendenhall of Allamakee offered the following amendment $\mathrm{H}-498$ filed by Mendenhall, et al., and moved its adoption: H-498
1 Amend House File 146 as follows:
2 1. By striking all of lines 32 through 35 on page
33 and all of lines 1 through 13 on page 4 and insert-
4 ing in lieu thereof the following:
5 "[11. For boarding a prisoner, a compensation of
6 seventy cents for each meal in counties having a
7 population of thirty thousand or less; sixty cents
8 for each meal in counties having a population of over
9 thirty thousand and less than forty thousand; fifty-
10 five cents for each meal in counties having a popula-
11 tion of more than forty thousand and less than fifty
12 thousand, and not to exceed three meals in twenty-
13 four consecutive hours; and fifteen cents for each
14 night's lodging. But the amount allowed a sheriff for
15 lodging prisoners shall in no event exceed in the
16 aggregate the sum of two hundred fifty dollars for
17 any calendar year. In counties where district court
18 is held in two places and jails are maintained in two
19 places the amount allowed a sheriff for lodging

```
prisoners shall in no event exceed in the aggregate
the sum of two hundred fifty dollars for each of said
jails for any calendar year.]"
    2. Page 4, by striking from line }16\mathrm{ the follow-
ing: "[13] 12" and inserting in lieu theerof the
following: "[13] 11".
    3. Page 4, by striking from line 18 the following:
"[14] 13" and inserting in lieu thereof the following:
"[14] 12".
    4. Page 4, by striking from line 27 the following:
"[15] 14" and inserting in lieu thereof the following:
"[15] 13".
    5. By striking all of lines 34 and 35 on page 4 and
all of lines }1\mathrm{ through 5 on page 5.
```

Amendment H—498 adopted.
Knoke of Pottawattamie asked and received unanimous consent to withdraw amendment H-493 filed by him on May 14, 1973.

Strothman of Henry offered the following amendment H-495 filed by him and moved its adoption:
H-495
1 Amend House File 146, page 5, by striking all of 2 lines 6 through 14.
A non-record roll call was requested.
The ayes were 14, nays 66 .
Amendment H-495 lost.
Hutchins of Guthrie offered the following amendment H-499 filed by him and moved its adoption:
H-499
1 Amend House File 146, page 5, line 14, by
2 adding after the word dollars the following:
3 ", which amount shall be placed in the county
general fund."
Amendment H-499 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. 146)
The ayes were, 88 :

| Anderson | Branstad Byerly Cochran <br> Avenson Brinck Caffrey | Connors |  |
| :--- | :--- | :--- | :--- |
| Bennett | Brockett | Carr | Crabb |
| Bittle | Brunow | Clark, J. H. | Crawford |
| Bortell | Butler | Clark, J. W. | Danker |


| Den Herder | Hennessey | Logue | Poncy |
| :--- | :--- | :--- | :--- |
| Doyle | Higgins | McCormick | Rapp |
| Dunlap | Hill | Mendenhall | Readinger |
| Dunton | Holden | Menke | Rinas |
| Edelen | Horn | Mennenga | Roorda |
| Egenes | Howell | Millen | Schroeder |
| Ewing | Husak | Miller, A. V. | Small |
| Ferguson | Hutchins | Miller, K. D. | Stanley |
| Fisher, C. R. | Jesse | Miller, R. G. | Stephens |
| Fitzgerald | Jordan | Monroe | Stromer |
| Freeman | Junker | Norland | Tofte |
| Fullerton | Kiser | Norpel | Welden |
| Grassley | Knoke | Oakley | Wells |
| Griffee | Krause | O'Halloran | Woods |
| Hansen | Kreamer | Patchett | Wulff |
| Hargrave | Lippold | Pellett | Wyckoff |
| Harper | Lipsky | Peterson | Mr. Speaker |

The nays were, 2 :
Fischer, H. O. Strothman
Absent or not voting, 10:

| Cusack | Drake |
| :--- | :--- |
| Daggett | Harvey |
| De Jong | McElroy |

Middleswart Newhard

Poncy
Rapp
Readinger
Rinas
Schroeder
Small
Stanley
Stephens
Stromer
Tofte
Welden
Wells
Woods
Wulff
Wyckoff
Mr. Speaker

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

## SENATE AMENDMENT CONSIDERED

Knoke of Pottawattamie asked and received unanimous consent for the immediate consideration of House Joint Resolution 19, a joint resolution to approve contracting for cost analyses of no-fault motor vehicle insurance legislation, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Joint Resolution 19, as passed by the House, page 1, by striking line 25 and page 2, by striking lines 1 through 7, inclusive, and inserting in lieu thereof the following:
"thereto, specifically including but not limited to a nothreshold approach and considering an adjustment for claimants who will not claim general damages because of prompt payment of expenses. The chairmen of the committees on commerce of the house and senate in consultation with the commissioner of insurance, shall negotiate and enter into a contract with Milliman and Robertson, Inc. to provide such cost analyses. Such analyses shall be provided at the earliest possible date to the chairmen of the house and senate committees on commerce and to each member of the general assembly. The legislative service bureau shall make payments of the funds appropriated by this Act pursuant to the contract approved."

Motion prevailed and the House concurred in the Senate amendment.

Knoke of Pottawattamie moved that the joint resolution, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the resolution pass?" (H.J.R. 19)
The ayes were, 86:

| Anderson | Dunlap | Husak | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Hutchins | Norpel |
| Bennett | Edelen | Jesse | Patchett |
| Bittle | Egenes | Jordan | Pellett |
| Bortell | Ewing | Junker | Peterson |
| Branstad | Ferguson | Kiser | Poncy |
| Brinck | Fischer, H. O. | Knoke | Rapp |
| Brockett | Fisher, C. R. | Krause | Readinger |
| Brunow | Fitzgerald | Kreamer | Roorda |
| Butler | Freeman | Lippold | Schroeder |
| Byerly | Fullerton | Lipsky | Small |
| Caffrey | Grassley | Logue | Stanley |
| Carr | Griffee | McCormick | Stromer |
| Clark, J. H. | Hansen | Mendenhall | Strothman |
| Clark, J. W. | Hargrave | Menke | Tofte |
| Cochran | Harper | Mennenga | Welden |
| Connors | Hennessey | Millen | Wells |
| Crabb | Higgins | Miller, A. V. | Woods |
| Crawford | Hill | Miller, K. D. | Wulff |
| Cusack | Holden | Miller, R. G. | Wyckoff |
| Danker | Horn | Nielsen | Mr. Speaker |
| Doyle | Howell |  |  |

The nays were, none.
Absent or not voting, 14:

Daggett
De Jong
Den Herder
Drake

Harvey
McElroy
Middleswart Monroe

| Newhard | Rinas |
| :--- | :--- |
| Oakley | Stephens |
| O'Halloran | West |

The joint resolution having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Lipsky of Linn asked and received unanimous consent that the rules be suspended for the immediate consideration of House Files 756, 757 and 758.

SENATE FILE 552 SUBSTITUTED FOR HOUSE FILE 756
Lipsky of Linn asked and received unanimous consent to substitute Senate File 552 for House File 756.

Senate File 552, a bill for an act to appropriate from the general fund of the state to the municipal assistance fund, 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. 552)
The ayes were, 88:

| Anderson | Doyle | Husak | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Hutchins <br> Bennett | Dunton |
| Bittle | Eesse | O'Halloran |  |
| Bortell | Edelen | Jordan | Patchett |
| Branstad | Egenes | Ewing | Junker |
| Brinck | Ferguson | Kiser | Peterson |
| Brockett | Fisher, C.R. | Kroke | Poncy |
| Brunow | Fitzgerald | Kreamer | Rapp |
| Butler | Freeman | Lippold | Roorda |
| Byerly | Fullerton | Lipsky | Schroeder |
| Caffrey | Grassley | Logue | Small |
| Carr | Griffee | McCormick | Stanley |
| Clark, J. H. | Hansen | Mendenhall | Stromens |
| Clark, J. W. | Hargrave | Menke | Strothman |
| Cochran | Harper | Millen | Tofte |
| Connors | Hennessey | Miller, A.V. | Welden |
| Crabb | Higgins | Miller, K. D. | Wells |
| Crawford | Hill | Miller, R. G. | Woods |
| Cusack | Holden | Newhard | Wulff |
| Danker | Horn | Norland | Wyckoff |
| Den Herder | Howell | Norpel | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 12:

| Daggett | Fischer, H. O. | Mennenga | Nielsen |
| :--- | :--- | :--- | :--- |
| De Jong | Harvey | Middleswart | Rinas |
| Drake | McElroy | Monroe | West |

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

## HOUSE FILES 756 AND 275 WITHDRAWN

Kreamer of Polk asked and received unanimous consent to withdraw House Files 756 and 275 from further consideration by the House.

Speaker pro tempore Kreamer in the chair at 3:42 p.m.
House File 757, a bill for an act to make an appropriation to the Iowa development 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. 757)
The ayes were, 82:

| Anderson | Dunlap | Hutchins | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Jesse | O'Halloran |
| Bennett | Edelen | Jordan | Pellett |
| Bittle | Egenes | Kiser | Peterson |
| Bortell | Ewing | Knoke | Poncy |
| Branstad | Ferguson | Krause | Readinger |
| Brinck | Fischer, R. O. | Lippold | Roorda |
| Brockett | Fisher, C. R. | Lipsky | Schroeder |
| Brunow | Fitzgerald | Logue | Stanley |
| Butler | Freeman | McCormick | Stephens |
| Byerly | Fullerton | Mendenhall | Stromer |
| Clark, J. H. | Grassley | Menke | Strothman |
| Clark, J. W. | Griffee | Mennenga | Tofte |
| Cochran | Hansen | Millen | Varley |
| Connors | Harper | Miller, A. W. | Welden |
| Crabb | Hennessey | Miller, K. D. | Wells |
| Crawford | Hill | Miller, R. G. | Wulff |
| Cusack | Holden | Newhard | Wyckoff |
| Danker | Horn | Nielsen | Mr. Speaker |
| Den Herder | Howell | Norland | (Kreamer) |
| Doyle | Husak | Norpel |  |
| The nays were, 6: |  |  |  |
| Carr | Higgins | Rapp | Small |
| Hargrave | Patchett |  |  |

Absent or not voting, 12:

| Caffrey | Drake | McElroy | Rinas |
| :--- | :--- | :--- | :--- |
| Daggett | Harvey | Middleswart | West |
| De Jong | Junker | Monroe | Woods |

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

House File 758, a bill for an act making an appropriation from the general fund of the state to various regulatory state departments and their divisions, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 758)
The ayes were, 82 :

| Anderson | Brinck | Clark, J. H. | Cusack |
| :--- | :--- | :--- | :--- |
| Avenson | Brockett | Clark, J. W. | Danker |
| Bennett | Brunow | Cochran | Den Herder |
| Bittle | Butler | Connors | Doyle |
| Bortell | Byerly | Crabb | Dunlap |
| Branstad | Carr | Crawford | Dunton |


| Egenes | Horn | Millen | Roorda |
| :--- | :--- | :--- | :--- |
| Ewing | Howell | Miller, A.V. | Schroeder |
| Ferguson | Hutchins | Miller, K. D. | Small |
| Fitzerald | Jesse | Miller, R. G. | Stanley |
| Freeman | Jordan | Newhard | Stephens |
| Fullerton | Kiser | Nielsen | Stromer |
| Grassley | Knoke | Norland | Strothman |
| Griffee | Krause | Norpel | Tofte |
| Hansen | Lippold | Oakley | Varley |
| Hargrave | Lipsky | O'Halloran | Wells |
| Harper | Logue | Patchett | Wulff |
| Hennessey | McCormick | Pellett | Wyckoff |
| Higgins | Mendenhall | Poncy | Mr. Speaker |
| Hill | Menke | Rapp | (Kreamer) |
| Holden | Mennenga | Readinger |  |

The nays were none.
Absent or not voting, 18:

| Caffrey | Fischer, H. O. | McElroy | Rinas |
| :--- | :--- | :--- | :--- |
| Daggett | Fisher, C. R. | Middleswart | Welden |
| De Jong | Harvey | Monroe | West |
| Drake | Husak | Peterson | Woods |
| Edelen | Junker |  |  |

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

Speaker Varley in the chair at 4:00 p.m.

## STEERING COMMITTEE CALENDAR

House File 571, a bill for an act relating to the leasing of property under the jurisdiction of the state conservation commission, 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?" (H.F. 571)
The ayes were, 71:

| Bennett Danker <br> Bittle  | Harper <br> Den Herder | Hennessey <br> Branstad | Doyle |
| :--- | :--- | :--- | :--- |
| Drinck | Higgins | Logue <br> McCormick |  |
| Branlap | Hill | Mendenhall |  |
| Brunow | Dunton | Henke |  |
| Butler | Egenes | Horn | Mennenga |
| Byerly | Ewing | Howell | Millen |
| Caffrey | Ferguson | Hutchins | Miller, A.V. |
| Carr | Fitgerald | Kiser | Miller, K. D. |
| Clark, J. H. | Freeman | Knoke | Miller, R. G. |
| Cochran | Fullerton | Krause | Newhard |
| Connors | Griffee | Kreamer | Norland |
| Crawford | Hansen | Lippold | Norpel |
| Cusack | Hargrave | Lipsky | O'Halloran |
| Patchett |  |  |  |


| Pellett | Readinger | Stromer | Wulff |
| :--- | :--- | :--- | :--- |
| Peterson | Roorda | Tofte | Wyckoff |
| Poncy | Small | Wells | Mr. Speaker |
| Rapp | Stanley | Woods |  |

The nays were, 14:

| Anderson | Crabb | Sesse | Stephens <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bortell | Fischer, H. O. | Nielsen | Strothman |
| Clark, J. W. | Holden | Husak | Oakley |

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

## CONSIDERATION OF BILLS

House File 462, a bill for an act relating to municipal tort claims, was taken up for consideration.

Bittle of Polk asked and received unanimous consent to withdraw amendment H-331 filed on April 18, 1973.

Stanley of Polk offered the following amendment H-518 filed by him and Bittle of Polk and moved its adoption:
H-518
1 Amend House File 462, page 3, line 11, by strik-
2 ing the words "one year" and inserting in lieu there-
3 of the words "six months".
Amendment H-518 adopted.
Norland of Worth offered the following amendment H-245 filed by him and moved its adoption:
H-245
1 Amend House File 462 as follows:
2 1. Page 3, line 16, by inserting after the word
3 "state" the following: "time or place or circum-
4 stances or".
5 2. Page 3, by striking line 19 and inserting in
6 lieu thereof the following: "[regarding the nature
7 and extent of the injuries and damages]".
Amendment H-245 adopted.
Byerly of Polk offered the following amendment H-457 filed by him and moved its adoption:
H-457
1 Amend House File 462, by striking from page 3,
lines 29 through 35 and by striking from page 4 , lines
1 through 19, and by inserting in lieu thereof the following new paragraph :
"613A. 7 INSURANCE. The governing body of any municipality may purchase a policy of liability insurance insuring against all or any part of liability which might be incurred by such municipality or its officers, through the department of general services, who then shall be charged with the responsibility of writing specifications for coverage and be authorized to purchase insurance individually, or collectively, from any insurance company licensed to do business in the state of Iowa, employees and agents under the provisions of section 613A. 2 and section six hundred thirteen A point eight (613A.8) of the Code and may similarly purchase insurance covering torts specified in section 613A.4. The premium costs of such insurance may be paid out of the general fund or any available funds or may be levied in excess of any millage tax limitation imposed by statute. Any independent or autonomous board or commission in the muncipality having authority to disburse funds for a particular municipal function without approval of the governing body may similarly procure liability insurance within the field of its operation. The procurement of such insurance constitutes a waiver of the defense of governmental immunity as to those exceptions listed in section 613A. 4 to the extent stated in such policy but shall have no further effect on the liability of the municipality beyond the scope of this chapter. The existence of any insurance which covers in whole or in part any judgment or award which may be rendered in favor of the plaintiff, or lack of any such insurance, shall not be material in the trial of any action brought against the governing body of any municipality, or their officers, employees or agents and any reference to such insurance, or lack of same, shall be grounds for a mistrial."
A non-record roll call was requested.
The ayes were 33 , nays 48 .
Amendment H-457 lost.
Menke of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 462)
The ayes were, 89 :

| Anderson | Branstad Byerly Cochran <br> Avenson Brinck Caffrey | Connors |  |
| :--- | :--- | :--- | :--- |
| Bennett | Brockett | Carr | Crabb |
| Bittle | Brunow | Clark, J. H. | Crawford |
| Bortell | Butler | Clark, J. W. | Cusack |


| Danker | Harvey |
| :--- | :--- |
| Den Herder | Hennessey |
| Doyle | Higgins |
| Dunlap | Holden |
| Dunton | Horn |
| Edelen | Howell |
| Egenes | Husak |
| Ewing | Hutchins |
| Ferguson | Jesse |
| Fischer, H. 0. | Jordan |
| Fitzgerald | Kiser |
| Freeman | Knoke |
| Fullerton | Krause |
| Grassley | Lippold |
| Griffee | Lipsky |
| Hansen | Logue |
| Hargrave | McCormick |
| Harper | Mendenhall |

Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Rapp

Readinger
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Varley
Welden
Wells
Woods
Wulff
Wyckoff
Mr. Speaker
(Kreamer)

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

| Daggett | Fisher, C. R. | McElroy | Rinas |
| :--- | :--- | :--- | :--- |
| De Jong | Hill | Peterson | West |
| Drake | Junker | Poncy |  |

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

Senate File 448, a bill for an act relating to the establishment and acquisition of mass transit systems by political subdivisions of the state, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee offered the following amendment $\mathrm{H}-426$ filed by him:
H-426
1 Amend Senate File 448, as passed by the Senate, page 3, by inserting after line 26 , the following new section:

Sec. ..... NEW SECTION. That portion of road use tax funds which are distributed to any city with a population of ten thousand or over and which represents revenue derived from division IV of chapter four hundred twenty-two (422) of the Code may be used for the acquisition, construction, operation, and maintenance of an urban mass transit system.

Bittle of Polk rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.
Brinck of Lee asked and received unanimous consent to withdraw amendment H-426.

Schroeder of Pottawattamie offered the following amendment H-519 filed by him and Knoke of Pottawattamie and moved its adoption:
H—519
1 Amend Senate File 448, page 2, by striking from
2 lines 13 and 14 the following: "such political sub-
3 divisions of the state" and inserting in lieu thereof
4 the following: "public agencies".
Amendment H-519 adopted.
Byerly of Polk moved that Senate File 448 be deferred and that the bill retain its place on the calendar.

Holden of Scott moved the previous question on the Byerly motion and on Senate File 448 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 49, nays 36.
The motion lost.
On the Byerly motion to defer, a non-record roll call was requested.

The ayes were 27, nays 57 .
The motion lost.
Readinger 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.

Under the provisions of Rule 69, Oakley of Clinton refrained from voting.

On the question "Shall the bill pass?" (S.F. 448)
The ayes were, 87:

| Anderson | Crabb | Grassley | Jordan |
| :--- | :--- | :--- | :--- |
| Avenson | Crawford | Griffee | Kiser |
| Bittle | Cusack | Hansen | Knoke |
| Bortell | Danker | Hargrave | Krause |
| Branstad | Den Herder | Harper | Lippold |
| Brockett | Doyle | Harvey | Lipsky |
| Brunow | Dunlap | Hennessey | Logue |
| Butler | Dunton | Higgins | McCormick |
| Byerly | Edelen | Hill | Mendenhal |
| Caffrey | Egenes | Holden | Menke |
| Carr | Ewing | Horn | Mennenga |
| Clark, J. H. | Ferguson | Howell | Middleswart |
| Clark, J. W. | Fitzgerald | Husak | Millen |
| Cochran | Freeman | Hutchins | Miller, A.V. |
| Connors | Fullerton | Jesse | Miller, K.D. |

Miller, R. G.
Monroe Newhard Nielsen Norland Norpel O'Halloran

Patchett
Pellett
Poncy
Rapp
Readinger
Roorda Schroeder

The nays were, none.
Absent or not voting, 13:

Bennett
Brinck
Daggett

Drake
Fischer, H. $O$.
Fisher, C. R.

| Small | Welden |
| :--- | :--- |
| Stanley | Wells |
| Stephens | Woods |
| Stromer | Wulff |
| Strothman | Wyckoff |
| Tofte | Mr. Speaker |
| Varley | (Kreamer) |


| Junker | Peterson |
| :--- | :--- |
| McElroy | Rinas |
| Oakley | West |

De Jong

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

## EXPLANATION OF VOTE UNDER RULE 69 (Senate File 448)

I did not vote on Senate File 448 for the reason I am part-owner and president of Clinton Transport Company of Clinton, Iowa, and said company may be involved financially in cooperative efforts for preserving mass transit systems in Clinton, Iowa, through its ownership of the Yellow Cab Taxi service in Clinton.

OAKLEY of Clinton.

## MOTION TO RECONSIDER <br> (Senate File 448)

I move to reconsider the vote by which Senate File 448 passed the House on May 15, 1973.

JESSE of Polk
House File 343, a bill for an act relating to the implied consent test for alcohol; making certain acts illegal and providing a penalty for their commission, 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. 343)
The ayes were, 73:

| Anderson | Caffrey | Den Herder | Freeman |
| :--- | :--- | :--- | :--- |
| Avenson | Clark, J. H. | Doyle <br> Bortell | Cochran |
| Branstad | Connors | Dunlap | Gullerton |
| Brockett | Crabb | Edelen | Grassley |
| Brunow | Crawford | Egenes | Hanfee |
| Butler | Cusack | Ferguson | Hargrave |
| Byerly | Danker | Fitzgerald | Harper |
| Hennessey |  |  |  |

Hill
Holden
Howell
Husak
Hutchins
Jordan
Knoke
Krause
Lippold
Lipsky
Logue
McCormick
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Norland
Norpel
O'Halloran
Poncy
Rapp
Readinger
Roorda
Schroeder
Small
Stanley
Stephens

Stromer
Strothman
Tofte
Varley
Wells
Woods
Wulff
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, 13:

| Bittle | Higgins |
| :--- | :--- |
| Carr | Horn |
| Clark, J. W. | Jesse |
| Harvey |  |

Absent or not voting, 14:

Bennett
Brinck
Daggett
De Jong

Drake
Dunton
Fischer, H. O.
Fisher, C. R.

Kiser
Monroe
Nielsen

Junker
McEIroy
Peterson

Oakley
Patchett Pellett

Rinas
Welden West

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

## EXPLANATION OF VOTE

I was in my home district attending to business when the following bills came up for a vote. Had I been present I would have voted "aye" on each of these bills:

| H. F. 747 | H.F. 307 | H. F. 691 |
| :--- | :--- | :--- |
| H. F. 752 | H. F. 489 | H. F. 741 |
| S. F. 503 | H. F. 687 | H. F. 122 |
| S. F. 518 | H. F. 693 | H. F. 572 |
| S. F. 520 | H. F. 694 | S. F. 66 |
| S. F. 521 | H. F. 705 | S. F. 202 |
| S. F. 130 | H. F. 732 | S. F. 289 |

H. F. 608
H. F. 659

COCHRAN of Webster

## COMMUNICATION FROM THE SECRETARY OF STATE

May 15, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Lowa 50319
I hereby certify that House File 328 was published in the Dallas County News, Adel, Iowa, May 2, 1973, and in the Clinton Herald, Clinton, Iowa, May 3, 1973.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 15, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 116, an act relating to the appeal of a condemnation award.
House File 287, an act relating to the Iowa Public Employees Retirement System.
House File 309, an act to legalize and validate the proceedings of the Board of Directors of the Des Moines Area Community College (Merged Area XI) in certain Iowa counties.

House File 364, an act to legalize and validate the special election of the Lamoni Community School District.

House File 612, an act to appropriate funds to defray expenses of the inaugural ceremonies.

Senate File 107, an act relating to the penalty for violation of the provisions for advertising and selling courses of instruction.

Senate File 224, an act relating to the jurisdiction of peace officers.
Senate File 253, an act to legalize and validate the proceedings of the Board of Township Trustees of Saylor Township of Polk County, Iowa.

Senate File 313, an act relating to bond elections for joint city-county buildings.

Senate File 329, an act relating to door-to-door sales and providing penalties.

Senate File 488, an act making appropriations to certain state agencies.
Senate File 489, an act to appropriate money from the dairy industry fund to the Iowa Dairy Industry Commission.

Senate File 499, an act to appropriate from moneys received by the Iowa Aeronautics Commission.

Senate File 508, an act to appropriate funds to the State Highway Commission for designated capital improvements.

## REPORTS OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (Senate File 537) <br> Drug Abuse Authority

The committee's recommendation is for an appropriation of $\$ 179,740.00$ for 1973-74 and \$179,976.00 for 1974-75.

From this total $\$ 41,130.00$ for $1973-74$ and $\$ 41,996.00$ for $1974-75$ is appropriated for salaries.
$\$ 9,790.00$ for $1973-74$ and $\$ 9,790.00$ for 1974-75 is appropriated for travel.
$\$ 10,870.00$ for $1973-74$ and $\$ 10,470.00$ for $1974-75$ is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Community Service grants are appropriated at $\$ 116,750.00$ for 1973-74 and $\$ 116,500.00$ for 1974-75.

The committee's recommendation allows for no increase in personnel. The committee decided not to include the addition of two new positions that were recommended by the Governor, and decided instead to include an
additional $\$ 30,000.00$ per year to the requested amount for community service grants. It was the committee's judgment that the money could best be used at the local level.

## (Senate File 538) <br> Iowa Board of Parole

The committee's recommendation is for an appropriation of $\$ 105,960.00$ for 1973-74 and $\$ 108,950.00$ for 1974-75.

From this total, $\$ 91,870.00$ for $1973-74$ and $\$ 95,260.00$ for $1974-75$ is appropriated for salaries.
$\$ 9,800.00$ for $1973-74$ and $\$ 10,250.00$ for $1974-75$ is appropriated for travel.
$\$ 4,290.00$ for $1973-74$ and $\$ 3,440.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

The committee's recommendation allows for an addition of two liaison officers required by section 247.3 of the Code, but not previously funded.
(House File 759)

## State Fair Board-Capitals

The committee rcommendation is for an appropriation to the State Fair Board of $\$ 200,000.00$ for the next biennium, or so much thereof as may be necessary for the purpose of major repairs to buildings and grounds.

The committee recommendation represents no increase over the previous biennium.
(House File 760)
State Fair Board
The committee recommendation is for a total appropriation of $\mathbf{\$ 2 8 0 , 0 0 0 . 0 0}$ for 1973-74 and $\$ 280,000.00$ for 1974-75.

From this total, $\$ 60,000.00$ for $1973-74$ and $\$ 60,000.00$ for 1974-75 is appropriated for maintenance of buildings and grounds. $\$ 10,000.00$ for 1973-74 and $\$ 10,000.00$ for $1974-75$ is appropriated for premiums.
$\$ 210,000.00$ for $1973-74$ and $\$ 210,000.00$ for $1974-75$ is appropriated for agricultural societies (local fairs).

The committee recommendation represents no increase over the previous biennium.
(House File 761)
Department of Environmental Quality
The committee recommendation is for an appropriation of $\$ 995,766.00$ for 1973-74 and $\$ 1,038,065.00$ for 1974-75.

The Department of Environmental Quality currently has 36 employees on the state payroll. The committee recommendation funds a total not to exceed 64 employees for the biennium.

The committee approved the current level of activity of the Department as expanded by Senate File 85 . The committee approved the number one priority of the Department, which is to take over the administrative duties currently being performed for the Department by the Department of Health. The committee recommendation would fund three new personnel for the
priority, instead of the six requested by the Department.
The committee specifically provided funding for the number two priority of the Department, which is to develop river basin plans delineating sources and severity of pollution in order to qualify for federal grants.

The committee intends to send a letter to the Department of Environmental Quality setting forth the legislative intent behind the committee's actions.
(House File 762)
Department of Environmental Quality (Operators Certification Fund-Trust)
The committee recommendation authorizes the Department of Environmental Quality to spend the proceeds of receipts received for the Operators Certification Fund.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 538, a bill for an act making an appropriation from the general fund of the state of Iowa to the board of parole, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 537, a bill for an act making an appropriation from the general fund of the state to the Iowa drug abuse authority, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

## H-515

1 Amend House File 672 as follows:
2 1. Page 2, line 10, by inserting before the word
3 "owners" the word "or".
4 2. Page 2, line 11, by inserting before "licensed"
5 the word "or".

# SCHROEDER of Pottawattamie 

## H-511

1 Amend the title to House File 762, line 2, by
2 inserting after the word "fund" the following: "of
3 the water quality commission to the department of
4 environmental quality".

H- 506
1 Amend H-504 to House File 715 filed May 14, 1973, by Monroe, et al., as follows:

By striking from line 8 all after the period and all of lines 9 through 12 inclusive and inserting in lieu thereof the following:
"In any action for nonpayment or partial payment of rent where the defendant asserts the rent was increased due to the operation or effects of Section 5, subsection 1 of this Act, the plaintiff shall have the burden of proving that the rent increase was not due to the operation or effect of said subsection."

HARGRAVE of Johnson
MONROE of Des Moines
RINAS of Linn
NEWHARD of Jones
BRUNOW of Appanoose

## H-505

$$
30
$$

Amend House File 715 as follows:

1. Page 9, by inserting after line 5 the following new section:

Sec. ..... Section four hundred forty-one point sixteen (441.16), unnumbered paragraph seven (7), Code 1973, is amended to read as follows:

Any tax for the maintenance of the office of assessor and other assessment procedure shall be levied only upon the property in the area assessed by said assessor and such tax levy shall not exceed one and [one-half] three-fourths mills in assessing areas where the valuation upon which the tax is levied does not exceed twenty-five million dollars; one and [onequarter] one-half mills in assessing areas where the valuation upon which the tax is levied exceeds twentyfive million dollars and does not exceed thirty million dollars; one [mill] and one-quarter mills in assessing areas where the valuation upon which the tax is levied exceeds thirty million dollars. The county treasurer shall credit the sums received from such levy to a separate fund to be known as the "assessment expense fund" and from which fund all expenses incurred under this chapter shall be paid. In the case of a county where there is more than one assessor the treasurer shall maintain separate assessment expense funds for each assessor.
2. Renumber sections and correct internal references as may be necessary in accordance with this amendment.
3. Amend the title, page 1 , line 6 , by inserting after the word "exceptions" the words "and increasing assessor budgets".

EDELEN of Emmet BRANSTAD of Winnebago

## H-508

1 Amend House File 715 as follows:
2 1. Page 3, line 9 , by inserting after the word 3 "building" the words "and housing".
4 2. Page 3, line 10, by inserting after the word
5 "building" the words "and housing".

## CUSACK of Scott

## H—509

1 Amend House File 715, page 11, by inserting after
line 10 the following new section:
"Sec. ..... Section four hundred forty-one point thirty-five (441.35), Code 1973, is amended by inserting after the second numbered paragraph the following new unnumbered paragraph:
"The board of review shall annually review the assessment of all property which includes an improvement eligible for the tax moratorium under this Act, shall assure that the property is assessed as required by law, and shall raise or lower assessments when necessary to cause the property to be assessed as required by law."

By renumbering the subsequent sections.

> STROMER of Hancock HOLDEN of Scott

## H-512

1 Amend House File 715, page 2, by striking lines
224 through 34, and inserting in lieu thereof the
3 following:
4 2. "Building" means any structure permanently
5 located on or attached to land, which is designed and
6 used primarily as a place of residence by a natural
7 person and shall include dwelling houses and apartment
8 buildings. "Building" does not include a mobile home
9 unless it has been converted to real estate in com-
10 pliance with section one hundred thirty-five D point
11 twenty-six (135D.26) of the Code.
CUSACK of Scott
H-513
1 Amend Senate File 108, as amended, passed, and
2 reprinted, as follows:
3 1. By striking all of lines 12 through 17 on
4 page 4A.
5 2. By renumbering as necessary.
BRINCK of Lee

## H-514

1 Amend the committee on judiciary and law enforce-
2 ment amendment to Senate File 108 as follows:
3 1. By adding a period (.) after the figure " 15 "
4 in line 49 and striking the rest of line 49 through
555.
2. By striking lines 110 through 115.
3. By striking lines 131 through 143 and inserting in lieu thereof the following:
4. That the outcome or winner of a game is not controlled by the operator.
4. By renumbering the sections as necessary.

BRINCK of Lee
H—516
Amend the committee on judiciary and law enforcement amendment H-428 to Senate File 108 as follows:

1. By inserting the following after line 5:
-. Page 2A, lines 13 and 14, by striking the sentence "Game of chance does not include a slot machine." and inserting in lieu thereof the following:
"Game of chance" does not include any game or activity in which a slot machine, roulette wheel, dice, playing cards, punchboard, or any similar device is used.
2. By striking lines 6 through 8 and inserting in lieu thereof the following:
3. Page 2A, line 17 , by inserting the following after the period:
"Raffle" does not include any lottery or activity in which a slot machine, roulette wheel, dice, playing cards, punchboard, or any similar device is used.
4. Line 110 and line 112 , by striking the word "proceeds" and inserting in lieu thereof the word "receipts".
5. By striking lines 116 through 118 and inserting in lieu thereof the following:
6. No person receives or has any fixed or contingent right to receive, directly or indirectly, any profit, remuneration, or compensation from or related to a game of skill, game of chance, or raffle, except any amount which he may win as a participant on the same basis as the other participants. Persons operating or managing a game or raffle shall not be participants in the game or raffle.
7. By inserting the following after line 264:
8. No participant, sponsor, or promoter has within the preceding twelve months received, directly or indirectly, any profit, remuneration, or compensation within or without this state from any kind of illegal gambling or from any legal gambling, including but not limited to the games and activities permitted by this Act, except any amount which he may win as a participant on the same basis as the other participants.
9. If a wager, bet, or pool relates to an athletic event or contest for which spectators pay any admission fee or charge or which is authorized or sponsored by one or more schools, educational institutions, or interscholastic athletic organizations, no person participating in the wager, bet, or pool is a
player or contestant in the athletic event or contest.
10. The game or activity does not take place on the grounds or premises of a fair while any game or raffle permitted by section 3 or 4 of this Act is being conducted, does not take place at an amusement park while any game permitted by section 5 of this Act is being conducted, and does not take place on any premises where any game or raffle permitted by section 6 or section 7 of this Act is being conducted at the same time.
11. No participant wins or loses more than a total of five hundred dollars in all games and activities permitted by this section during any period of twenty-four consecutive hours.
12. Lines 265 and 266, by striking the words "If subsection two (2), three (3), four (4), or five (5)" and inserting in lieu thereof the following: "If any provision of subsections two (2) through nine (9)".

STANLEY of Muscatine GRASSLEY of Butler

H-517

Amend Senate File 108, as passed by the Senate and reprinted, as follows:

1. Page 3A, line 11, by inserting the following after the word "game":
"and the game is conducted in a fair and honest manner".
2. Page 3A, by inserting the following new subsections after line 15 :
"7. The net receipts of the game are dedicated as provided in section 6, subsection 1, of this Act.
However, dedication to the uses of the authorizing
fair shall be regarded as a civic use for the purposes of this subsection.
" 8 . No person receives or has any fixed or contingent right to receive, directly or indirectly, any profit, remuneration, or compensation from or related to a game of skill, game of chance, or raffle, except any amount which he may win as a participant on the same basis as the other participants. Persons operating or managing a game or raffle shall not be participants in the game or raffle."
3. Page 5 B , line 45 , by inserting after the word "used" the word "only".
4. Page 6, by striking lines 3 through 5 and inserting in lieu thereof the following:
"NEW UNNUMBERED PARAGRAPHS. This section shall not apply to a contract for the operation of or for the sale or rental of equipment for games of skill or games of chance, if both the contract and the games are in compliance with this Act.
5. Page 7A, by inserting the following new
section after line 20:
"Sec. ..... NEW SECTION. This Act is intended to permit only the games and activities expressly authorized by this Act, and shall be strictly construed to carry out its intent."
6. Renumbering the remaining sections.

STANLEY of Muscatine GRASSLEY of Butler

## H-520

1 Amend the committee on judiciary and law enforce2 ment amendment, H-428, to Senate File 108, as follows:
3 1. By striking lines 6 through 8 and inserting in 4 lieu thereof the following:
5 2. Page 2A, line 14, by striking the words "does
6 not include" and inserting in lieu thereof the word 7 "includes".
8 2. By striking lines 185 through 191 and inserting
9 in lieu thereof the following:
10 20. Page 4B, by striking lines 38 through 42 and 11 inserting in lieu thereof the following: "or other 12 device, contrivance, or machine which, upon insertion 13 of a coin, token or similar object therein, or upon 14 payment of any consideration, is available to play 15 or operate, the play or operation of which, whether
16 by reason of the skill of the operator or application
17 of the element of chance, or both, may deliver or
18 entitle the person playing or operating the machine
19 to receive cash, premiums, merchandise, tokens or
'20 anything of value, whether the payoff is made auto-
21 matically from the machine or in any other manner.
22 Proceeds derived from machines lawful under this sec-
23 tion are not required to be dedicated as provided in
24 section six (6) of this Act. The cost of play shall
25 not exceed one dollar and payoffs shall not exceed
26 one hundred dollars in cash or retail value of

$$
27
$$ merchandise."

FREEMAN of Buena Vista
On motion by Holden of Scott, the House adjourned until 10:00 a.m., Wednesday, May 16, 1973.

## JOURNAL OF THE HOUSE

One Hundred Twenty-ninth Calendar Day-Eighty-fifth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Wednesday, May 16, 1973

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

Prayer was offered by the Reverend John S. Shew, pastor of the First Presbyterian Church, Cedar Rapids, Iowa.

The Journal of Tuesday, May 15, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. James Coddington, Humboldt, Iowa.

## SPECIAL PRESENTATION

Fisher of Greene presented to the House Young In Parks, Assistant Director of the United States Feed Grains Council and five members of the Korean delegation.

While in Iowa, the Korean feed grain team's activities will be coordinated between the United States Feed Grains Council and the agriculture division, Iowa Development Commission, and they will look at Iowa's grain production and handling facilities and breeding stock for possible importation to Korea. They were accompanied by their host, Roger Fisher, who is an assistant in the agriculture division of the Iowa Development Commission.

The House extended their welcome.

## PRESENTATION OF VISITORS

Norpel of Jackson presented to the House the Honorable Paul E. Kempter, former member of the House during the Sixty-first General Assembly, representing Jackson County.

The Speaker announced that the following visitors were present in the House chamber:

Nine world history class students from Reinbeck High School, Reinbeck, accompanied by Clayton L. Hellrick. By Fischer of Grundy.

Fifty-eight senior students from Lincoln High School, Des Moines, accompanied by Mrs. Carol Brown. By Caffrey of Polk and Woods of Polk.

Thirty-two fifth and sixth grade students from Grandview Park Baptist School, Des Moines, accompanied by Mrs. Mathews and Mr. Snakenberg. By Nielsen of Polk.

Four students from St. Ansgar School, St. Ansgar, accompanied by Mrs. Gerald Showtances. By Norland of Worth.

One hundred twenty-six students from Johnson, Monroe, Buchanan, Tyler and McKinley Schools, Cedar Rapids, accompanied by Mrs. Carr. By Lipsky of Linn.

Forty-eight eighth grade students from St. Mary's School, Martensdale, accompanied by Mr. Williams. By Bortell of Madison.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

Husak of Tama from one hundred ten residents of Representative District 71.

Wulff of Black Hawk from thirty-three residents of Black Hawk County.
Mendenhall of Allamakee from thirty-three residents of Allamakee County.
Rapp of Black Hawk from sixty-six residents of Waterloo.
Bortell of Madison from thirty-four members of the Echo Valley Country Club.
Speaker Varley from seventy-five residents of Dallas County.
Cusack of Scott from thirty-two residents of Scott County.
By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor, or other alcoholic beverages on Sunday:

Wulff of Black Hawk from fifty-seven residents of Black Hawk County.
Middleswart of Warren from eighteen members of the Farmers Chapel Methodist Church.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on Senate Files 537 and 538, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 14, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 191, a bill for an act relating to the movement of registered special mobile equipment on vehicles registered for the weight of the unladen vehicle.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 203, a bill for act relating to the testing of motor fuels.
Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 318, a bill for an act relating to annual reports of corporations.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 373, a bill for an act relating to a duty of a township clerk.
Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 105, a bill for an act relating to safety standards and equipment on motor vehicles used by railroad companies.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 134, a bill for an act relating to the regulation of the practice of public accounting, to enlarge the state board of accountancy and to prescribe its powers and duties.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 188, a bill for an act relating to garnishment for delinquent personal property taxes.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 242, a bill for an act relating to the taxation of pension and retirement insurance premiums.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 426, a bill for an act relating to the Iowa law enforcement academy and the merit employment system.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 553, a bill for an act making appropriations to and relating
to the financing of certain state agencies whose duties relate to the use of natural resources of this state.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 554, a bill for an act appropriating funds for reimbursing certain school districts for expenditures incurred in providing certain services and materials.

Also: That the Senate has on May 14, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 555, a bill for an act appropriating from the general fund of the state of Iowa to the department of agriculture.

RALPH R. BROWN, Secretary

## HOUSE CONCURRENT RESOLUTION 51 By De Jong

Whereas, more than 1,330 Americans who are classified as missing in action in Southeast Asia remain to be accounted for; and

Whereas, the citizens of Iowa have demonstrated great concern for the health, well-being, and safe return of both the prisoners of war and those missing in action in Southeast Asia; and

Whereas, the success in executing the safe return of the prisoners of war has not lessened the enthusiasm and concern in the hearts and minds of Iowans and the people of this nation for those American servicemen still missing in Southeast Asia, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Sixty-fifth Iowa General Assembly meeting in the year 1973 urges the President and Congress of the United States to obtain at the earliest possible date the return of and a complete accounting of all Americans missing in action in Southeast Asia; and

Be It Further Resolved, That copies of this resolution be forwarded to the President of the United States, Richard M. Nixon, to the presiding officers of both houses of the Congress of the United States, and to each member of the Iowa Congressional delegation.

Laid over under Rule 25.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 21, by Cochran, Stanley and Fitzgerald (Coleman and Lamborn), a joint resolution urging the President of the United States to present a posthumous Presidential Medal of Freedom to Dr. Karl L. King.

Read first time and referred to the sifting committee.

## SENATE MESSAGES CONSIDERED

Senate File 105, a bill for an act relating to safety standards and equipment on motor vehicles used by railroad companies, to
the authority of the Iowa state commerce commission, and to provide penalties for violations.

Read first time and referred to the sifting committee.
Senate File 134, a bill for an act relating to the regulation of the practice of public accounting; to enlarge the state board of accountancy; to prescribe its powers and duties; and to provide penalties for violations of the provisions of this Act.

Read first time and referred to the sifting committee.
Senate File 188, a bill for an act relating to garnishment for delinquent personal property taxes.

Read first time and referred to committee on ways and means.
Senate File 242, a bill for an act relating to the taxation of pension and retirement insurance premiums.

Read first time and referred to committee on ways and means.
Senate File 426, a bill for an act relating to the Iowa law enforcement academy and the merit employment system.

Read first time and referred to the sifting committee.
Senate File 553, a bill for an act making appropriations to and relating to the financing of certain state agencies whose duties relate to the use of natural resources of this state.

Read first time and referred to committee on appropriations.
Senate File 554, a bill for an act appropriating funds for reimbursing certain school districts for expenditures incurred in providing certain services and materials.

Read first time and referred to committee on appropriations.
Senate File 555, a bill for an act to appropriate from the general fund of the state of Iowa to the department of agriculture and its various divisions.

Read first time and referred to committee on appropriations.

## EXPLANATIONS OF VOTE

[^25]Due to business matters, I was absent the afternoon of May 15, 1973. Had I been present and voting, I would have voted "aye" on the following bills: House Files 439, 146, 571, 462, 343, 757, 758 and House Joint Resolution 19 and Senate Files 552 and 448.

DAGGETT of Adams

## COMMUNICATION FROM THE DEPARTMENT OF SOCIAL SERVICES

There is on file in the office of the Legislative Service Bureau the report on the Medical Assistance Program Expenditures and Operations for the six-month period ending December 31, 1972, from the Department of Social Services, in accordance with section 249A.4, 1973 Code of Iowa.

## HOUSE FILES 115 AND 663 WITHDRAWN

Wyckoff of Benton asked and received unanimous consent to withdraw House Files 115 and 663 from further consideration by the House.

## CONSIDERATION OF BILLS <br> SPECIAL ORDER

The hour of $10: 15 \mathrm{a} . \mathrm{m}$. having arrived, the Speaker announced the special order of business for the consideration of Senate File 108, a bill for an act relating to games of skill, games of chance, raffles and providing penalties.

Hill of Polk offered the following amendment H-428 filed by the committee on judiciary and law enforcement:

$$
\mathrm{H}-428
$$

1 Amend Senate File 108, as amended, passed and 2 reprinted, as follows:
3 1. Page 2A, line 13, by striking the words word "defined".
2. Page 2A, by adding the following "Raffle does not include a slot machine." after the period on line 17.
3. Page 2A, by adding the following after line 17:
4. "Bingo" means a game, whether known as bingo or any other name, in which each participant uses one or more cards each of which is marked off into spaces arranged in horizontal and vertical rows of spaces, with each space being designated by number, letter, or combination of numbers and letters, no two cards being identical, with the players covering spaces as the operator of such game announces the
number, letter, or combination of numbers and letters appearing on an object selected by chance, either manually or mechanically, from a receptacle in which have been placed objects bearing numbers, letters, or combinations of numbers and letters corresponding to the system used for designating the spaces, with the winner of each game being the player or players first properly covering a predetermined and announced pattern of spaces on a card being used by him or them.
5. "Gross receipts" means the total revenue received from the sale of rights to participate in a game of skill, game of chance, or raffle and admission fees or charges.
6. "Net receipts" means gross receipts less reasonable expenses, charges, fees and deductions allowed by the department of revenue.
7. "Net rent" means the total rental charge minus reasonable expenses, charges, fees and deductions allowed by the department of revenue.
4. Page 2A, by striking lines 22 through 25.
5. Page 2A, by striking lines 29 through 35 .
6. Page 2 B , by striking lines 36 through 41 and inserting in lieu thereof the following:
10. "Qualified organization" means any licensed person who dedicates the net receipts of a game of skill, game of chance or raffle as provided in section six (6) of this Act.
7. Page 3A, line 3, by striking the word "fairs" and inserting in lieu thereof the words "the authorizing fair".
8. Page 3A, by striking lines 14 and 15 and inserting in lieu thereof the following:
6. The actual retail value of any prize does not exceed twenty-five dollars. If a prize consists of more than one item, unit or part, the aggregate retail value of all items, units or parts shall not exceed twenty-five dollars.
9. Page 3A, by striking lines 18 through 22 and inserting in lieu thereof the following:

1. The raffle shall be subject to the same restrictions provided for games of skill and games of chance in section three (3), subsections one (1) through six (6) of this Act, and
2. Page 3A, line 24, by striking the word and figure "three (3)" and inserting in lieu thereof the words and figures "six (6) of section three (3) of this Act,".
3. Page 3A, by striking lines 28 through 35.
4. Page 3B, by striking lines 36 through 42 and inserting in lieu thereof the following:

Sec. ..... NEW SECTION. AMUSEMENT PARKS. The city or town council of any city or town or the county board of supervisors with respect to any unincorporated area within the county may by resolution authorize
games of skill and games of chance at any amusement park provided:

1. The amusement park and the persons operating the games of skill and games of chance are licensed pursuant to section two (2) of this Act, and
2. The games of skill and games of chance shall be subject to the provisions of section three (3), subsections one (1) through six (6), of this Act.
3. Page 3 B , line 45 , by striking tht word "other".
4. Page 3B, by striking lines 46 through 55 and inserting in lieu thereof the following:
5. The net receipts of the game are dedicated to the awarding of prizes to contestants or participants and to educational, civic, public, charitable, patriotic or religious uses in this state. "Educational, civic, public, charitable, patriotic, or religious uses" means uses benefiting a society for the prevention of cruelty to animals or animal rescue league or uses benefiting an indefinite number of persons either by bringing them under the influence of education or religion or relieving them from disease, suffering, or constraint, or by erecting or maintaining public buildings or works, or otherwise lessening the burden of government but do not include the erection, acquisition, improvement, maintenance, or repair of real, personal or mixed property unless it is used exclusively for one or more of the uses stated.

Charitable use includes uses benefiting a definite number of persons who are the victims of loss of home or household possessions through explosions, fire, flood, or storm and the loss is uncompensated by insurance, and uses benefiting a definite number of persons suffering from a seriously disabling disease or injury, causing severe loss of income or incurring extraordinary medical expense, which is uncompensated by insurance.

The net proceeds must be devoted within six months to one or more of the permitted uses. A person desiring to hold the net proceeds for a period longer than six months must apply to the department of revenue for special permission and upon good cause shown the department may grant the request.
2. No person may receive any remuneration or profit for participating in the management or operation of a game of skill, game of chance or raffle, and
3. Games of skill, games of chance, and raffles shall not be conducted on rented premises unless the premises are rented from a licensed qualified organization and the net rent received is dedicated to one or more of the uses permitted for dedication of net receipts. This subsection shall not apply where the rented premises are those upon which a qualified organization usually carries out a lawful business
other than operating games of skill, games of chance or raffles.
15. Page 4A, by striking lines 1 through 11 and inserting in lieu thereof the following:
4. Cash prizes may be awarded only in the game of bingo and shall not exceed one hundred dollars. Merchandise prizes may be awarded in the game of bingo; however, the actual retail value of the prize, or if the prize consists of more than one item, unit or part, the aggregate retail value of all items, units or parts, shall not exceed one hundred dollars, and
5. No cash prizes shall be awarded in games of skill, games of chance, other than bingo, and raffles. The actual retail value of any merchandise prizes shall not exceed twenty-five dollars and may not be repurchased, and
6. That games of skill, games of chance and raffles shall be subject to the provisions of section three (3), subsections one (1), two (2), four (4), and five (5), of this Act.
16. Page 4A, by striking line 13 and inserting in lieu thereof the following "one (1) of section three (3) of this Act and five (5) of this section a qualified organi-".
17. Page 4 A , by adding the following after line 17:

Sec. ..... NEW SECTION. COMPANY GAMES. Games
of skill, games of chance, card games and raffles may be conducted provided a bona fide social or employment relationship exists between the sponsors and the participants and the participants pay no consideration of any nature, either directly or indirectly, to participate in the games or raffles, and all money or other items wagered are provided to the participant free, and the sponsor conducting the game or raffle receives no consideration, either directly or indirectly, other than goodwill.
17. Page 4A, by adding the following after line 24:

A misdemeanor under this section is punishable by imprisonment in the county jail for not more than one year or by a fine of not more than one thousand dollars or by both imprisonment and fine.
18. Page 4A, by striking lines 25 through 32 and inserting in lieu thereof the following:

Sec. ..... Section one hundred twenty-three point forty-nine (123.49), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTION. Subsection two (2), paragraph a, of this section shall not apply to games of skill, games of chance, or raffle conducted pursuant to this Act, or to devices lawful under section nine (9) of this Act or to games lawful under section twenty-one
(21) of this Act.
19. Page 4B, line 37, by striking the word "recreational" and inserting in lieu thereof the word "amusement".
20. Page 4 B , by adding the following "or if the machines or devices are equipped with a push button or other device for releasing free games which are not played off and a meter for measuring the games released or a device by which a person may increase his chances of winning free games by inserting additional coins" before the period on line 42.
21. Page 4B, by striking lines 45 through 47 and inserting in lieu thereof the following:
$N E W$ UNNUMBERED PARAGRAPH. The provisions of this section shall not apply to games of skill, games of chance, or raffles conducted pursuant to this Act or to devices lawful under section nine (9) of this Act or to games lawful under section twenty-one (21) of this Act.
22. Page 5B, by adding the following after line 46:

Sec. ..... Section three hundred sixty-eight point seven (368.7), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. Subsections eight (8) and nine (9) of this section shall not apply to games of skill, games of chance or raffles conducted pursuant to this Act and shall not apply to mechanical or electronic amusement devices lawful under section nine (9) of this Act, or games lawful under section twentyone (21) of this Act.
23. Page 6, by adding the following after line 5 5:

Sec. $\qquad$ Chapter seven hundred thirteen (713), Code 1973, is amended by adding the following new section:

NEW SECTION. The provisions of sections seven hundred thirteen point twenty-nine (713.29) through seven hundred thirteen point thirty-three (713.33) of the Code shall not apply to games of skill, games of chance, or raffles conducted pursuant to this Act or to devices lawful under section nine (9) of this Act or to games lawful under section twenty-one (21) of this Act.
24. Page 6, by striking lines 6 through 35.
25. Page 7A, by striking lines 1 through 7 and inserting in lieu thereof the following:

Sec. ..... Chapter seven hundred twenty-six (726), Code 1973, is amended by adding the following new section:

NEW SECTION. Sections seven hundred twenty-six point one (726.1) through seven hundred twenty-six point six (726.6), inclusive, and section seven hundred twenty-six point eight (726.8) of the Code shall not
apply to games of skill, games of chance and raffles conducted pursuant to this Act and shall not apply to mechanical or electronic amusement devices lawful under section nine (9) of this Act, or games lawful under section twenty-one (21) of this Act.
26. Page 7A, by striking lines 10 through 20 and inserting in lieu thereof the following:
$N E W$ SECTION. Natural persons may participate in games of skill, games of chance, card games played for money with ordinary playing cards, wagers, bets, pools, or raffles provided:

1. The game or activity described in this section is incidental to a bona fide social relationship.
2. All participants, sponsors, and promoters of the game or activity are natural persons.
3. The game or activity is conducted in a fair and honest manner.
4. No person receives or has any fixed or contingent right to receive, directly or indirectly, any profit, remuneration, or compensation from or as a result of the game or activity, except any amount which he may win as a participant on the same basis as the other participants.
5. No gambling device as defined in section ninetynine A point one (99A.1) of the Code is used in or for the game or activity, except poker tables, devices required for a game of skill or game of chance as defined in this Act, or tickets, sheets, or writings reasonably necessary for a game or activity permitted by this section.

If subsection two (2), three (3), four (4), or five (5) of this section is violated, the game or activity shall be unlawful because of this violation only with respect to any person who knows of or has reasonable grounds to suspect such violation.
27. By amending the title, page 1, line 2, by inserting the following: ", providing a tax" before the word "and".
28. By renumbering the sections and subsections and correcting internal references.

Stanley of Muscatine offered the following amendment H-516 to amendment H-428 filed by him and Grassley of Butler and division of the amendment was requested as follows:
H-516
1 Amend the committee on judiciary and law enforce-
ment amendment H-428 to Senate File 108 as follows:

## H-516A

3 1. By inserting the following after line 5:
4 -. Page 2A, lines 13 and 14, by striking the
5 sentence "Game of chance does not include a slot
6 machine." and inserting in lieu thereof the following:
7
"Game of chance" does not include any game or

8 activity in which a slot machine, roulette wheel, dice, 9 playing cards, punchboard, or any similar devise is 10 used.
$\mathrm{H}-516 \mathrm{~B}$
11. 2. By striking lines 6 through 8 and inserting

12 in lieu thereof the following:
13 2. Page 2A, line 17, by inserting the following
14 after the period:
15 "Raffle" does not include any lottery or activity 16 in which a slot machine, roulette wheel, dice, playing 17 cards, punchboard, or any similar device is used.
$\mathrm{H}-516 \mathrm{C}$
18 3. Line 110 and line 112, by striking the word
19 "proceeds" and inserting in lieu thereof the word
20 "receipts".
H-516D
21 4. By striking lines 116 through 118 and insert22 ing in lieu thereof the following:
23 2. No person receives or has any fixed or con-
24 tingent right to receive, directly or indirectly, any 25 profit, remuneration, or compensation from or related
26 to a game of skill, game of chance, or raffle, except
27 any amount which he may win as a participant on the 28 same basis as the other participants. Persons operating
29 or managing a game or raffle shall not be participants
30 in the game or raffle.
H—516E
31 5. By inserting the following after line 264:
32 6. No participant, sponsor, or promoter has
33 within the preceding twelve months received, directly
34 or indirectly, any profit, remuneration, or compensa-
35 tion within or without this state from any kind of
36 illegal gambling or from any legal gambling, including
37 but not limited to the games and activities permitted
38 by this Act, except any amount which he may win as a
39 participant on the same basis as the other participants.
H-516F
40 7. If a wager, bet, or pool relates to an
41 athletic event or contest for which spectators pay any
42 admission fee or charge or which is authorized or
43 sponsored by one or more schools, educational institu-
44 tions, or interscholastic athletic organizations, no
45 person participating in the wager, bet, or pool is a
46 player or contestant in the athletic event or contest.
H-516G
47 8. The game or activity does not take place on
48 the grounds or premises of a fair while any game or
49 raffle permitted by section 3 or 4 of this Act is
50 being conducted, does not take place at an amusement
51 park while any game permitted by section 5 of this Act
52 is being conducted, and does not take place on any

53 premises where any game or raffle permitted by section
546 or section 7 of this Act is being conducted at the
55 same time.
H-516H
56 9. No participant wins or loses more than a 57 total of five hundred dollars in all games and activi58 ties permitted by this section during any period of twenty-four consecutive hours.
H-516I
60 6. Lines 265 and 266, by striking the words
61 "If subsection two (2), three (3), four (4), or five
62 (5)" and inserting in lieu thereof the following:
"If any provision of subsections two (2) through nine (9)".

Branstad of Winnebago offered the following amendment H-522 filed by him and Bennett of Ida:

H—522

Amend Senate File 108 by striking everything after the enacting clause and inserting the following in lieu thereof:

Section 1. Section seven hundred twenty-six point three (726.3), Code 1973, is amended to provide as follows:

If any person plays at any game for any sum of money or other property of any value, or make any bet or wager for money or other property of value, he shall be guilty of gambling, a misdemeanor, ex. cept in the following specific instances:

1. The following games which have historically and customarily been played at fairs, carnivals, churches or schools, shall not be deemed gambling where the consideration paid to play does not exceed the sum of fifty cents per game, the value of the prize does not exceed twenty-five dollars per game and the games are played only at the times and places, and in accordance with the limitations and conditions set out in subsections 4, 5, 6 and 7:
a. "Hoop-la", "horseshoe" or "ring toss" games in which the player attempts to pitch a horse shoe, ring or hoop onto, around or over a wooden block, stake or peg device, bottle, prize or other object.
b. "Balloon dart" or other dart or bow and arrow games in which the player attempts to break one or more balloons or to hit a target by throwing a dart or other object or shooting an arrow.
c. "Penny pitch", "bear pitch" or "glass pitch" games in which the player attempts to pitch coins or objects into or upon designated areas, marked spots, plates, dishes or other
objects.
d. "Basketball shoot" games in which the player attempts to throw a basketball through a basket or hoop.
e. "Football throw" games in which the player attempts to throw a football to a target or through the opening of a particular object which target or object may be moving.
f. "Baseball pitch" games in which the player attempts to hit or knock off a target such as a stuffed animal, bottle or other object by throwing the ball.
g. "Shooting gallery" games in which the player uses a gun in an attempt to hit a target or to shoot out a particular area of a target.
h. "Bingo", "lotto", "keno", "tic-tac-toe" or similar games in which two or more players each with a card or board containing several rows with numbers or holes, attempt to line up, punch out or cover a row of holes or numbers, with corn, balls or markers, or by punching holes in the card, as the numbers are called or chosen by some lottery device or by throwing a ball on signal. The winner is the first person able to so completely cover a row, horizontally, vertically or diagonally, and to shout "bingo", "keno", "I got it" or some other designated exclamation.
i. "Shooting waters" games in which two or more players compete, each attempting to shoot water into a tube, forcing a ball up and out of the tube.
j. "Huff and puff" balloon games in which two or more contestants attempt to inflate a balloon to the breaking point, regulating the air flow by directing a ball into a fast or slow slot.
k. "Dragline" games in which the player maneuvers a claw or dragline device to pick up various objects as prizes.
2. "Fool the guesser" games in which a person attempts to guess another's age or weight or to guess some other physical fact such as the number of beans in a jar.
m. Pure "lottery" or "raffle" games in which a participant or player buys a ticket with a number thereon, or upon which his name is written, and which ticket is placed in a receptacle with the tickets purchased by other participants or players. Prizes are awarded to one or more of those whose names or numbers are drawn by lot from the receptacle.
n. "Fish pond" or "Duck pond" games where the player angles for a wooden or plastic fish or duck, or some other object.
o. "High striker", "binger" or "hand striker" games where the player strikes a lever with a hammer or mall, or with his fist or other object, propelling a sliding weight up a track to ring a bell at the top.
p. "Dunk'em" games in which the player throws a ball at a target, which if hit releases a suspended platform causing the person sitting in the platform to fall into a tank of water. q. "Cakewalk" or "musical chair" games in which several players walk or run around chairs, cakes or prizes arranged so that a winner or loser is determined by a system which stops him adjacent to the prize or in a place where he is unable to find a chair in which to sit.
3. In any golf or billiard game, tennis match, foot race or other athletic contest requiring muscular coordination, strength, physical stamina, a keen eye or a steady hand, the participants may wager amounts not to exceed five dollars per game upon themselves or upon the team of which they are members, unless they are players in scheduled events at which spectators must pay to watch; provided, however, that no such games shall be played at any carnival or in the midway area at any fair.
4. Athletic contests, races or tournaments, or cooking, hobby, livestock, animal or poultry exhibitions, in which a participant pays an entry fee for the opportunity to win a prize; provided that no such shall be allowed at any carnival or on the midway of any fair.
5. Except in penny pitch, bear pitch or glass pitch games, as described in subsection one (1), paragraph " $c$ ", where the prize may be a coin or coins equivalent or greater than the one pitched, no prize at any fair or carnival game shall be paid in cash or thereafter sold, exchanged or converted to cash at said fair or carnival; nor shall any prize be paid to play any game except in the aforesaid "pitch" games. No doubling or pyramiding of bets or considerations to play shall be permitted.
6. The monetary limitations to the value of the prize, and the consideration paid for a chance to play, shall not apply to the lottery or raffle games referred to in subsection one (1), paragraph " m ", when such games are conducted by a municipal chamber of commerce, a post of a nationally chartered military veterans' organization, a nonprofit fraternal organization or by a state, county, or district fair, provided the prize does not exceed five thousand dollars, the consideration paid for the chance does not exceed five dollars and no more than ten such lotteries are conducted by any of said organizations in any single year.
7. The games mentioned in subsection one (1) of this section shall not be excepted from the gambling statute where applicable unless played between the hours of 9:00 a.m. and midnight, on premises owned or rented by, and as an activity of, or under the auspices of, any:
a. State, district or county fair board at a fair or exposition conducted pursuant to the terms of chapters 173 or 174 of the Code, or
b. Governmental organization, nonprofit organization, or bona fide religious or apostolic organization provided such organization maintains an established office or place of worship in this state, or
c. An amusement park maintaining no fewer than five rides and similar amusement devices housed in substantial permanent-type buildings, or
d. An organized, traveling carnival consisting of no fewer than five rides, shows and games and showing at not to exceed ten days per year at any one location.
8. Any person who conducts, manages or operates any of the games excepted in subsection one (1), at a fair, carnival or amusement park, shall place near the front or playing area of the game a sign at least thirty inches by thirty inches, with permanent-type material and lettering, stating at the top in letters at least three inches high: "Rules of the Game". Thereunder there shall be set forth in large, easily readable print, the name of the game, the price to play the game, the complete rules for the game and the name and permanent address of the owner of the game.

Regardless of who conducts, manages or operates any game excepted, no concealed numbers and no conversion charts may be used to play any of said games and no game may be rigged with any control devices, levers, rods, wires, hydraulic, pneumatic, or electrical connections, other than lights, which permit manipulation of the game by the operator to prevent a player from winning or to predetermine who the winner will be. In every such game, the object target, block or object of the game must be attainable and possible to perform under the rules stated from the playing position of the player. No prize shall be displayed that cannot be won.
8. A violation of any condition or limitation provided in this section shall be punished as gambling.

Sec. 2. Section five hundred thirty-seven point four (537.4), Code 1973, is amended to provide as follows:

Gaming contracts void. All promises,
agreements, notes, bills, bonds, or other contracts, mortgages or other securities, when the whole or any part of the consideration thereof is for money or other valuable thing won or lost, laid, staked, or bet, at or upon any game of any kind or on any wager, are absolutely void and of no effect unless the consideration, stake, bet or wager is made under an exception to gambling as provided in section 726.3.

Sec. 3. Section seven hundred twenty-six point one (726.1), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. Provided that nothing herein shall prohibit any person from keeping any place resorted to for the purpose of playing any game clearly within the exceptions to the prohibition against gambling as set out in section 726.3.

Sec. 4. Section seven hundred twenty-six point five (726.5), Code 1973, is amended to provide as follows:

Possession of gambling devices prohibited. No one shall, in any manner or for any purpose whatever, except under proceeding to destroy the same, have, keep, or hold in possession or control any roulette wheel, klondyke table, poker table, punchboard, faro, or keno layouts or any other machines used for gambling, or any slot machine or devise with an element of chance attending such operation unless the same is kept for use as a game under the exceptions to gambling set forth in section 726.8.

Sec. 5. Section one hundred twenty-three point forty-nine (123.49), subsection two (2), subsection a., Code 1973, is amended to read as follows:
"a. Knowingly permit any unlawful gaming, gambling, solicitation for immoral purposes, or immoral or disorderly conduct on the premises covered by the license or permit."

Sec. 6. Section ninety-nine A point one (99A.1), Code 1973, is amended by adding the following new unnumbered paragraph:
**NEW UNNUMBERED PARAGRAPH. Nothing in this section shall be construed to include any device, game or raffle or any device used in any game or raffle when it is operated or conducted pursuant to the provisions, conditions and limitations of chapter 726.
Hutchins of Guthrie offered the following amendment $\mathrm{H}-\mathbf{5 2 5}$ filed by him:

H-525
1 Amend the Branstad and Bennett amendment
2 H-522 to Senate File 108, page 7, subsection 5,
3 line 5 by adding after the word "by" the following:
4 "a volunteer fire Department,".
Hutchins of Guthrie asked and received unanimous consent to withdraw amendment $\mathrm{H}-525$.

Branstad of Winnebago moved the adoption of amendment H-522.

Roll call was requested by Branstad of Winnebago and Bennett of Ida.

On the question "Shall amendment H-522 be adopted?"
The ayes were, 29:

| Bennett <br> Branstad | Fullerton <br> Grassley | Mendenhall <br> Byerly | Hansen |
| :--- | :--- | :--- | :--- |

The nays were, 68:

| Anderson | Den Herder | Husak | Newhard |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Hutchins | Nielsen |
| Bittle | Dunlap | Jesse | Norland |
| Bortell | Dunton | Junker | Oakley |
| Brinck | Edelen | Kiser | O'Halloran |
| Brockett | Egenes | Knoke | Patchett |
| Brunow | Ewing | Krause | Poncy |
| Butler | Ferguson | Kreamer | Rapp |
| Caffrey | Fisher, C. R. | Lippold | Readinger |
| Carr | Fitzgerald | Lipsky | Rinas |
| Clark, J. H. | Griffee | Logue | Schroeder |
| Clark, J. W. | Hargrave | McCormick | Small |
| Cochran | Harper | McElroy | Stanley |
| Connors | Hennessey | Mennenga | Stephens |
| Crabb | Higgins | Middleswart | West |
| Crawford | Hill | Miller, A.V. | Woods |
| Cusack | Horn | Monroe | Mr. Speaker |

Absent or not voting, 3:
Drake Stromer Welden
Amendment H-522 lost.
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

The House resumed consideration of Senate File 108 and amendment H-516 to amendment H-428.

Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{~A}$ of the Stanley-Grassley amendment.

Roll call was requested by Stanley of Muscatine and Grassley of Butler.

On the question "Shall amendment H-516A be adopted?"
The ayes were, 33:

| Bennett | Dunton | Krause | Roorda |
| :--- | :--- | :--- | :--- |
| Branstad | Ferguson | Lippold | Stanley |
| Brockett | Fullerton | Mendenhall | Stephens |
| Brunow | Grassley | Menke | Stromer |
| Butler | Hansen | Mennenga | Strothman |
| Byerly | Harvey | Middleswart | Tofte |
| Daggett | Holden | Norpel | Wulff |
| Danker | Jordan | Pellett | Wyckoff |

De Jong
The nays were, 60:

| Anderson | Edelen | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Egenes | Junker | Oakley |
| Bittle | Ewing | Kiser | O'Halloran |
| Bortell | Fischer, H. O. | Knoke | Patchett |
| Brinck | Fisher, C. R. | Kreamer | Peterson |
| Caffrey | Fitzgerald | Lipsky | Poncy |
| Carr | Freeman | Logue | Rapp |
| Clark, J. H. | Hargrave | MeCormick | Readinger |
| Clark, J. W. | Harper | McElroy | Schroeder |
| Cochran | Hennessey | Miller, A. V. | Small |
| Connors | Higgins | Miller, K. D. | Welden |
| Crabb | Hill | Miller, R. G. | Wells |
| Crawford | Horn | Monroe | West |
| Doyle | Howell | Newhard | Woods |
| Dunlap | Husak | Nielsen | Mr. Speaker |
| Absent or not voting, 7: |  |  |  |
| Cusack | Drake | Jesse | Rinas |
| Den Herder | Griffee | Millen |  |

Amendment H-516A of the amendment lost.
Stanley of Muscatine asked and received unanimous consent to withdraw amendment $\mathrm{H}-516 \mathrm{~B}$ of the Stanley-Grassley amendment.

Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{C}$ of the Stanley-Grassley amendment.

Amendment H-516C adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{D}$ of the Stanley-Grassley amendment.

Roll call was requested by Stanley of Muscatine and Grassley of Butler.

On the question "Shall amendment H-516D be adopted?"
The ayes were, 67:

| Anderson  <br> Bennett Egenes <br> Bittle  | Ewing <br> Branstad <br> Brockett | Ferguson <br> Fischer, H. O |
| :--- | :--- | :--- |
| Butler | Fisher, C.R | Jesse |
| Clark, J. H | Fitzgerald | Jiserdan |
| Cochran | Fullerton | Knoke |
| Crabb | Grassley | Kreamer |
| Crawford | Griffee | Lippold |
| Daggett | Hansen | McElroy |
| Danker | Hargrave | Mendenhall |
| De Jong | Harvey | Menke |
| Den Herder | Hennessey | Mennenga |
| Doyle | Higgins | Middleswart |
| Dunlap | Iill | Miller, R. G. |
| Edelen | Holden | Newhard |
|  | Howell | O'Halloran |
|  |  | Pellett |

Peterson
Rapp
Readinger
Roorda
Schroeder
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, 26:

| Bortell | Cusack |
| :--- | :--- |
| Brinck | Freeman |
| Brunow | Harper |
| Byerly | Horn |
| Caffrey | Husak |
| Carr | Hutchins |
| Clark, J. W | Krause |

Logue
McCormick
Miller, A. V.
Miller, K. D.
Monroe
Nielsen
Norland
Norpel
Patchett
Poncy
Small
Wells

Absent or not voting, 7:

| Avenson | Drake | Millen | Rinas |
| :--- | :--- | :--- | :--- |
| Connors | Dunton | Oakley |  |

Amendment $\mathrm{H}-516 \mathrm{D}$ of the amendment adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{E}$ of the Stanley-Grassley amendment.

Roll call was requested by Stanley of Muscatine and Grassley of Butler.

On the question "Shall amendment 516 E be adopted?"
The ayes were, 32:

| Bennett | Fisher, C. R. | Lippold | Roorda |
| :--- | :--- | :--- | :--- |
| Branstad | Fullerton | Logue | Stanley |
| Butler | Grassley | McElroy | Stephens |
| Clark, J. H. | Hansen | Mendenhall | Strothman |
| Danker | Harvey | Menke | Tofte |
| De Jong | Holden | Millen | West |
| Edelen | Hutchins | Pellett | Wulff |
| Ferguson | Knoke | Readinger | Wyckoff |

The nays were, 57 :

| Bittle | Byerly |
| :--- | :--- |
| Bortell | Caffrey |
| Brinck | Carr |
| Brockett | Clark, J.W. |
| Brunow | Cochran |

Connors
Crabb
Crawford
Cusack
Den Herder

Doyle
Dunlap
Egenes
Ewing
Fischer, H. O.

| Fitzgerald | Jesse | Miller, A. V. | O'Halloran |
| :--- | :--- | :--- | :--- |
| Freeman | Jordan | Miller, K. D. | Patchett |
| Griffee | Junker | Miller, R. G. | Poncy |
| Hargrave | Kiser | Monroe | Rapp |
| Harper | Krause | Newhard | Schroeder |
| Hennessey | Kreamer | Nielsen | Small |
| Hill | Lipsky | Norland | Wells |
| Horn | McCormick | Norpel | Woods |
| Howell | Mennenga | Oakley | Mr. Speaker |

Absent or not voting, 11:

| Anderson | Drake | Middleswart | Stromer |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Peterson | Welden |
| Daggett | Higgins | Rinas |  |

Amendment $\mathrm{H}-516 \mathrm{E}$ of the amendment lost.
Stanley of Muscatine asked and received unanimous consent that the rules be suspended and offered the following amendment filed by him to amendment $\mathrm{H}-516 \mathrm{~F}$ and moved its adoption:
1 Amend the Stanley-Grassley amendment H-516F to
2 the committee on judiciary and law enforcement amend-
3 ment H-428, to Senate File 108, by inserting at the
4 end of line 45 the following: "coach, official,".
Amendment to amendment $\mathrm{H}-516 \mathrm{~F}$ adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{~F}$ as amended.

Amendment $\mathrm{H}-516 \mathrm{~F}$ as amended adopted.
Stanley of Muscatine moved the adoption of amendment H-516G of the Stanley-Grassley amendment.

Roll call was requested by Stanley of Muscatine and Grassley of Butler.

On the question "Shall amendment $\mathrm{H}-516 \mathrm{G}$ be adopted?"
The ayes were, 27:

| Bennett <br> Branstad | Fullerton <br> Grassley |
| :--- | :--- |
| Clark, J. H. | Hansen |
| Daggett | Hargrave |
| Danker | Harvey |
| De Jong | Holden |
| Ferguson | Junker |


| Lippold | Stanley <br> Mendenhall |
| :--- | :--- |
| Strothman |  |
| Menke | Tofte |
| Middleswart | Wulff |
| Pellett | Wyckoff |
| Peterson | Mr. Speaker |
| Roorda |  |

The nays were, 60:

| Anderson | Byerly | Crawford | Fisher, C.R. |
| :--- | :--- | :--- | :--- |
| Avenson | Caffrey | Cusack | Fitzgerald <br> Bittle |
| Carr | Doyle | Freeman |  |
| Brtell | Clark, J. W. | Dunton | Griffee |
| Brockett | Cochran | Edelen | Harper |
| Bunnow | Connors | Egenes | Hennessey |
| Butler | Crabb | Ewing | Higgins |


| Hill | Knoke | Newhard | Rapp |
| :---: | :---: | :---: | :---: |
| Horn | Krause | Nielsen | Readinger |
| Howell | Kreamer | Norland | Schroeder |
| Husak | Logue | Norpel | Small |
| Hutchins | McCormick | Oakley | Stephens |
| Jesse | Miller, A. V. | O'Halloran | Wells |
| Jordan | Miller, K. D. | Patchett | West |
| Kiser | Monroe | Poncy | Woods |
| Absent or not voting, 13: |  |  |  |
| Brinck | Fischer, H. O. | Mennenga | Rinas |
| Den Herder | Lipsky | Millen | Stromer |
| Drake | McElroy | Miller, R. G. | Welden |
| Dunlap |  |  |  |

Amendment $\mathrm{H}-516 \mathrm{G}$ of the amendment lost.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{H}$ of the Stanley-Grassley amendment.

Amendment $\mathrm{H}-516 \mathrm{H}$ adopted.
Stanley of Muscatine asked and received unanimous consent that the rules be suspended and offered the following amendment filed by him to amendment H-516I and moved its adoption:
1 Amend the Stanley-Grassley amendment H-516I to
2 the committee on judiciary and law enforcement amend-
3 ment H-428, to Senate File 108, by striking from line
464 the following: "nine (9)" and inserting in lieu
5 thereof the following: "seven (7)".
Amendment to amendment $\mathrm{H}-516 \mathrm{I}$ adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-516 \mathrm{I}$ as amended.

Amendment H-516I as amended adopted.
Freeman of Buena Vista offered the following amendment
$\mathrm{H}-520$ to amendment H-428 and moved its adoption:
H-520

1
2
3

Amend the committee on judiciary and law enforcement amendment, H-428, to Senate File 108, as follows:

1. By striking lines 6 through 8 and inserting in lieu thereof the following:
2. Page 2A, line 14 , by striking the words "does not include" and inserting in lieu thereof the word "includes".
3. By striking lines 185 through 191 and inserting in lieu thereof the following:
4. Page 4B, by striking lines 38 through 42 and inserting in lieu thereof the following: "or other device, contrivance, or machine which, upon insertion of a coin, token or similar object therein, or upon payment of any consideration, is available to play or operate, the play or operation of which, whether
by reason of the skill of the operator or application of the element of chance, or both, may deliver or entitle the person playing or operating the machine to receive cash, premiums, merchandise, tokens or anything of value, whether the payoff is made automatically from the machine or in any other manner. Proceeds derived from machines lawful under this section are not required to be dedicated as provided in section six (6) of this Act. The cost of play shall not exceed one dollar and payoffs shall not exceed one hundred dollars in cash or retail value of merchandise."

Roll call was requested by Freeman of Buena Vista and Hill of Polk.

On the question "Shall amendment $\mathrm{H}-520$ be adopted ?"
The ayes were, 16:

| Avenson | Crabb | Jordan | Newhard |
| :--- | :--- | :--- | :--- |
| Brinck | Freeman | Knoke | Norpel |
| Byerly | Hargrave | McCormick | Peterson |
| Caffrey | Jesse | Miller, K.D. | Small |

The nays were, 70:

Anderson
Bennett
Bittle
Bortell
Branstad
Brockett
Brunow
Butler
Clark, J. H.
Clark, J. W.
Cochran
Connors
Crawford
Cusack
Daggett
Danker
De Jong
Doyle

Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fischer, H. O.
Fisher, C. R.
Fitzgerald
Grassley
Griffee
Hansen
Harper
Harvey
Hennessey
Higgins
Hill
Horn

Absent or not voting, 14:

| Carr | Holden |
| :--- | :--- |
| Den Herder | Husak |
| Drake | Hutchins |
| Fullerton | Kreamer |

Amendment H-520 lost.
Hill of Polk offered the following amendment H-440 filed by him and Fisher of Greene and moved its adoption:
H-440
1 Amend the committee on judiciary and law enforce-
2 ment amendment H-428 to Senate File 108 as follows: games" in this
Act or to games lawful under section twenty-one (21) of this Act."
2. By renumbering amendments, sections and correcting internal references.

Amendment H-440 adopted.
Brinck of Lee offered the following amendment H-514 filed by him and moved its adoption:

## H-514

1 Amend the committee on judiciary and law enforcement amendment as follows:

1. By adding a period (.) after the figure " 15 " in line 49 and striking the rest of line 49 through 55.
2. By striking lines 110 through 115.
3. By striking lines 131 through 143 and inserting in lieu thereof the following:
4. That the outcome or winner of a game is not controlled by the operator.
5. By renumbering the sections as necessary.

Amendment H—514 lost.
Brinck of Lee asked and received unanimous consent to withdraw amendment H- 513 filed by him on May 15, 1973, and amendment H-226 filed by him on March 28, 1973.

Mennenga of Clinton offered the following amendment H-526 to amendment $\mathrm{H}-428$ filed by him and moved its adoption: H-526

1
$\qquad$

8 permit manipulation of the game by the operator to
9 prevent a player from winning or to predetermine who
10 the winner will be, and the object target, block or
11 object of the game must be attainable and possible to
12 perform under the rules stated from the playing posi-
13 tion of the player.
8. There shall be placed near the front or playing area of the game a sign at least thirty inches by thirty inches, with permanent material and lettering, stating at the top in letters at least three
18 inches high: "Rules of the Game". Thereunder there

19 shall be set forth in large, easily readable print,
20 the name of the game, the price to play the game, the
21 complete rules for the game and the name and permanent
22 address of the owner of the game."
23
24
25
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28
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30
31
2. By striking the word and figure "six (6)"
from line 61 and inserting in lieu thereof the word and figure "eight (8)".
3. By striking the word and figure "six (6)" from line 80 and inserting in lieu thereof the word and figure "eight (8)".
4. By striking the word "and" from line 146.
5. By adding the words and figures "seven (7), and eight (8)" before the word "of" in line 147.

Amendment $\mathrm{H}-526$ adopted.
Horn of Linn offered the following amendment H-523 to amendment $\mathrm{H}-428$ filed by him and moved its adoption:
H-523
1 Amend the committee on judiciary and law enforce-
2 ment amendment H-428 to Senate File 108 by inserting
3 after the period in line 100 the following: "Public
4 uses specifically includes dedication of net receipts
5 to political parties as defined in section forty-
6 three point two (43.2) of the Code."
Amendment H-523 adopted.
Hargrave of Johnson offered the following amendment H-527
to amendment $\mathrm{H}-428$ and moved its adoption:
H—527
1 Amend the committee on judiciary and law enforce2 ment amendment, H-428, to Senate File 108, by adding 3 after the period on line 147, the following: "A 4 jackpot bingo game in which the prize doubles if not
5 won at one game shall not be considered a game oper-
6 ated on a build-up or pyramid basis under section
7 three (3), subsection five (5) of this Act, provided
8 the cost of play does not increase and the jackpot
9 does not build to more than five hundred dollars in
10 cash or actual retail value of merchandise prices, 11 notwithstanding the one hundred dollar limitation
12 provided in subsection four (4) of this section.
A non-record roll call was requested.
The ayes were 50 , nays 42 .
Amendment $\mathrm{H}-527$ adopted.
Oakley of Clinton offered the following amendment H-521 to amendment $\mathrm{H}-428$ filed by him and moved its adoption:

H-521
1 Amend the committee on judiciary and law enforce-
2 ment amendment H-428, to Senate File 108, by inserting
3 in line 247 after the word "relationship" the follow-
4 ing: "and is not conducted in whole or in part on or
5 in any property subject to chapter two hundred and
6 ninety-seven (297) of the Code, relating to school
7 houses and school house sites".
Roll call was requested by Oakley of Clinton and the Speaker.
On the question "Shall amendment H-521 be adopted ?"
The ayes were, 49 :

| Anderson | Dunlap | Hill | Miller, K. D. |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Holden | Newhard |
| Bittle | Egenes | Howell | Oakley |
| Bortell | Ewing | Krause | Pellett |
| Branstad | Ferguson | Lippold | Roorda |
| Brockett | Fisher, C. R. | Lipsky | Stanley |
| Butler | Freeman | Logue | Stephens |
| Clark, J. H. | Grassley | McElroy | Stromer |
| Cusack | Hansen | Mendenhall | Strothman |
| Daggett | Harvey | Menke | West |
| Danker | Hennessey | Mennenga | Wyckoff |
| De Jong | Higgins | Miller, A.V. | Mr. Speaker |

The nays were, 42 :

| Avenson | Fitzgerald | Knoke | Peterson |
| :---: | :---: | :---: | :---: |
| Brinck | Fullerton | McCormick | Poncy |
| Brunow | Griffee | Middleswart | Rapp |
| Byerly | Hargrave | Miller, R. G. | Readinger |
| Caffrey | Harper | Monroe | Schroeder |
| Carr | Horn | Nielsen | Small |
| Clark, J. W. | Husak | Norland | Tofte |
| Connors | Hutchins | Norpel | Wells |
| Crawford | Jordan | O'Halloran | Woods |
| Doyle | Junker | Patchett | Wulff |
| Fischer, H. 0. | Kiser |  |  |
| Absent or not voting, 9: |  |  |  |
| Cochran | Dunton | Kreamer | Rinas |
| Crabb | Jesse | Millen | Welden |
| Drake |  |  |  |

Amendment H-521 adopted.
Hill of Polk moved the adoption of amendment $\mathrm{H}-428$ as amended.

Amendment $\mathrm{H}-428$ as amended adopted.
Stanley of Muscatine offered the following amendment H-517 and division of the amendment was requested as follows:

H-517
1 Amend Senate File 108, as passed by the Senate
2 and reprinted, as follows:

## H- -517 A

3 1. Page 3A, line 11, by inserting the following after the word "game":
"and the game is conducted in a fair and honest manner".

## H-517B

7 2. Page 3A, by inserting the following new 8 subsections after line 15:
9 "7. The net receipts of the game are dedicated 10 as provided in section 6, subsection 1, of this Act. 11 However, dedication to the uses of the authorizing 12 fair shall be regarded as a civic use for the purposes 13 of this subsection.

22 3. Page 5B, line 45, by inserting after the 23 word "used" the word "only".
H-517D
4. Page 6, by striking lines 3 through 5 and

24
25
26

H—517E
31 5. Page 7A, by inserting the following new


H—517F
37 6. Renumbering the remaining sections.
Stanley of Muscatine moved the adoption of amendment H- 517 A of the Stanley-Grassley amendment.

Amendment H-517A adopted.
Stanley of Muscatine moved the adoption of amendment H-517B of the Stanley-Grassley amendment.

Amendment $\mathrm{H}-517 \mathrm{~B}$ lost.

Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-517 \mathrm{C}$ of the Stanley-Grassley amendment.

A non-record roll call was requested.
The ayes were 33 , nays 50 .
Amendment H-517C lost.
Speaker pro tempore Kreamer in the chair at 5:00 p.m.
Stanley of Muscatine moved the adoption of amendment H-517D of the Stanley-Grassley amendment.

Amendment H—517D adopted.
Stromer of Hancock moved the previous question on Senate File 108 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 53, nays 45.
The motion prevailed.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-517 \mathrm{E}$ of the Stanley-Grassley amendment.

A non-record roll call was requested.
The ayes were 33 , nays 55 .
Amendment H-517E lost.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-517 \mathrm{~F}$ of the Stanley-Grassley amendment.

Amendment H-517F adopted.
Hill of Polk offered the following amendment H-535 filed by him and West of Marshall and moved its adoption:

H-535

Amend Senate File 108, as passed and reprinted, as follows:

1. Page 3B, by adding the following before line 43:

Sec. ..... NEW SECTION. CIVIC CELEBRATIONS. The
city or town council of any city or town, or the county board of supervisors with respect to any unincorporated area within the county, may by resolution authorize games of skill and games of chance at any carnival, bazaar, centennial or celebration sponsored by any bona fide civic group, service club or merchants group provided:

12 1. The carnival, bazaar, centennial or celebration
13 is licensed under section two (2) of this Act, and
14
15
16
17

> 2. The games of skill and games of chance shall be subject to the restrictions provided in section three (3) of this Act.
2. By renumbering the bill sections.

Amendment H-535 adopted.
Speaker Varley in the chair at 5:32 p.m.
Stanley of Muscatine offered the following amendment H-531 filed by Stanley, Middleswart and Grassley and moved its adoption:
H-531
1 Amend Senate File 108, as passed by the Senate
and reprinted, page 7 A , by inserting the following
section after line 20 and by renumbering sections in
4 accordance with this amendment:
Sec. ..... NEW SECTION. RULES. The commissioner of public safety shall adopt, in accordance with chapter seventeen A (17A) of the Code, reasonable rules for the interpretation and implementation of this Act.
9 The rules shall include lists of games believed to be
10 lawful and games believed to be unlawful under this
11 Act.
A non-record roll call was requested.
The ayes were 11, nays 71.
Amendment H-531 lost.
Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 108)
The ayes were, 92:

| Anderson | Connors | Fullerton | Junker |
| :--- | :--- | :--- | :--- |
| Avenson | Crabb | Crassley | Kiser |
| Bennett | Crawford | Griffee | Knoke |
| Bittle | Cusack | Hansen | Krause |
| Bortell | Danker | Hargrave | Kreamer |
| Branstad | DenHerder | Harper | Lippold |
| Brinck | Doyle | Harvey | Lipsky |
| Brockett | Dunlap | Hennessey | Logue |
| Brunow | Edelen | Higgins | McCormick |
| Butler | Egenes | Hill | McElroy |
| Byerly | Ewing | Horn | Menke |
| Caffrey | Ferguson | Howell | Mennenga |
| Carr | Fischer, H. O. | Husak | Middleswart |
| Clark, J. H. | Fisher, C.R. | Hutchins | Millen |
| Clark, J. W. | Fitzgerald | Jesse | Miller, A. V. |
| Cochran | Freeman | Jordan | Miller, K. D. |


| Miller, R. G. | O'Halloran | Schroeder | Welden |
| :---: | :---: | :---: | :---: |
| Monroe | Patchett | Small | Wells |
| Newhard | Pellett | Stanley | West |
| Nielsen | Peterson | Stephens | Woods |
| Norland | Poncy | Stromer | Wulff |
| Norpel | Rapp | Strothman | Wyckoff |
| Oakley | Readinger | Tofte | Mr. Speaker |
| The nays were, 6: |  |  |  |
| Daggett <br> De Jong | Dunton Holden | Mendenhall | Roorda |
| Absent or not voting, 2: |  |  |  |
| Drake | Rinas |  |  |

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

## HOUSE FILE 137 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 137 from further consideration by the House.

> MOTION TO RECONSIDER
> (House File 757)

I move to reconsider the vote by which House File 757 passed the House on May 15, 1973.

WELDEN of Hardin

## REPORTS OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (House File 763) <br> Capitol Planning Commission

The committee recommendation is for an appropriation of $\$ 3,650.00$ for 1973-74 and $\$ 3,650.00$ for 1974-75, to be used for the expenses of the commission members in carrying out their duties.

## (House File 764) <br> Public Safety-Dealers License (Trust)

The committee's recommendation is for a budget of $\$ 114,040$ for 1973-74 and $\$ 118,590$ for 1974-75.

From this total, $\$ 92,840$ for 1973-74 and $\$ 97,450$ for 1974-75 is budgeted for salaries.
$\$ 14,400$ for $1973-74$ and $\$ 14,400$ for 1974-75 is budgeted for travel.
$\$ 6,800$ for $1973-74$ and $\$ 6,740$ for 1974-75 is budgeted for office supplies and expense.

The committee's recommendation allows for no increase in personnel.
(House File 765)
Public Safety-Motor Vehicle Inspection Fund (Trust)
The committee's recommendation is for a budget of $\$ 178,450$ for 1973-74 and $\$ 180,800$ for 1974-75.

From this total, $\$ 102,700$ for $1973-74$ and $\$ 106,500$ for $1974-75$ is budgeted for salaries.
$\$ 16,060$ for $1973-74$ and $\$ 16,060$ for 1974-75 is budgeted for travel.
$\$ 49,750$ for 1973-74 and $\$ 48,500$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include postage, insurance, and unemployment are budgeted at $\$ 9,940$ for $1973-74$ and $\$ 9,740$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 503, a bill for an act relating to vacations for state employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## REPORT OF SIFTING COMMITTEE <br> (Noncontroversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:
S. F. 276 Relating to the termination of commitment orders. By Curtis.
S. F. 396 Relating to departmental regulations affecting local governmental bodies. By committee on county government.
S. F. 473 Relating to the delinquency of dog license fees. By committee on county government.
S. F. 501 Relating to the selection of polling places for elections, By committee on human resources.
H. F. 531 Abolishing the revolutionary war memorial commission. By Grassley.

HOLDEN of Scott, Chairman

## REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting commitee 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 745 COMMITTEE BILL-To require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers, to more effectively implement previous legislation placing the county commissioner of elections responsibility for conducting city, school and other elections, and
reducing the penalty for certain violations. By committee on state government.
S. F. 50 To abolish the basic science examination. By Doderer and Hansen.
S. F. 196 Relating to state libraries and providing for penalties. By Hultman, Lamborn, et al.
S. F. 73 Relating to the citizens' aide. By Doderer, Lamborn, et al. HOLDEN of Scott, Chairman

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 16, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 359, an act amending the state school foundation program.
House File 594, an act to provide reimbursement to local school districts, for auxiliary services and materials to nonpublic school students.

Senate File 375, an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund.

## AMENDMENTS FILED

H-529
1 Amend House File 477, page 31, by striking
2 from lines 24 and 25 the following: "five members
3 any of which shall be licensed practical nurses or
4 registered" and inserting in lieu thereof the
5 following: "three members who shall be registered
6 nurses, two members who shall be licensed practical".
JORDAN of Linn CARR of Dubuque

## H-534

1 Amend House File 712 as follows:
2 1. Page 10, line 17, by striking the word
3 "QUARTERLY" and inserting in lieu thereof the word 4 "SEMIANNUAL".
5 2. Page 10, line 18, by striking the words "four 6 times" and inserting in lieu thereof the word "twice".
7 3. Page 19, after line 21, by inserting the
8 following:
"However, a local board of health, which is estab-
10 lished under chapter one hundred thirty-seven (137)
11 of the Code and which conducts inspections of food-
12 service establishments in a manner equal to or in
13 excess of the inspection requirements specified in this Act, shall be permitted to inspect the foodservice establishments in its jurisdiction and to report the results of these inspections to the depart-

## 17 ment in lieu of the department conducting its own

18 inspection of those food-service establishments."
HARVEY of Scott
H-530
1 Amend House File 745, page 23, line 35, by insert-
ing after the word "district," the words "no more than
3 one of whom shall be a resident of any one county, 4 and".

FISCHER of Grundy
H-532
1 Amend House File 745 as follows:

1. Page 52, line 3, by inserting after the period the following:
"As used in this section, the term "the convenience of the voters' refers to, but is not necessarily limited to, the use of precinct boundaries which can be readily described to and identified by voters and ease of access by voters to their respective precinct polling places by reasonably direct routes of travel."
2. Page 52, line 6, by inserting before the period the following:
", but equality of population among precincts shall not take precedence over consideration of the convenience of voters as defined in this section".

BUTLER of Pottawattamie
H-533

1 all after the comma, and all of lines 17 and 18, and inserting in lieu thereof the following: "shall be confined to out-of-state promotion, except as may be otherwise specifically directed by any act of the Sixty-fifth General Assembly.

WELDEN of Hardin COCHRAN of Webster PELLET of Cass

## H-528

Amend Senate File 448, as passed by the Senate, as follows:

1. Page 2, lines 5 and 6, by striking the words "political subdivisions of this state" and inserting in lieu thereof the words "public agencies".
2. Page 2, lines 13 and 14, by striking the words "such political subdivisions of the state" and inserting in lieu thereof the words "public agencies, as defined in section twenty-eight E point two (28E.2) of the Code,".
3. Page 2, line 22, by striking the words "political subdivision" and inserting in lieu thereof the words "public agency".
4. Page 2, line 24, by striking the words "polit-

15 ical subdivisions" and inserting in lieu thereof the
16 words "public agencies".

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19.

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21
22
5. Page 2, lines 28 and 29 , by striking the words "political subdivision or the".
6. Page 3 , line 1, by striking the words "political subdivision" and inserting in lieu thereof the words "public agency".
7. Page 3, lines 15 and 16, by strking the words "political subdivisions" and inserting in lieu thereof the words "public agencies".
8. Page 3, line 20, by striking the words "political subdivisions" and inserting in lieu thereof the words "public agencies".
9. Amend the title, page 1 , lines 1 through 3 , by striking the words "and acquisition of mass transit systems by political subdivisions of the state" and inserting in lieu thereof the words "or acquisition of mass transit systems by public agencies".

SCHROEDER of Pottawattamie
On motion by Holden of Scott, the House adjourned until 10:00 a.m., Thursday, May 17, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Thirtieth Calendar Day-Eighty-sixth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Thursday, May 17,1973

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

Prayer was offered by the Reverend Evelyn Durkee, pastor of the Wesleyan Methodist Church, Iowa City, Iowa.

The Journal of Wednesday, May 16, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Karl Jauch, LaPorte City, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Drake of Muscatine on request of Freeman of Buena Vista.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

Krause of Palo Alto from thirty-three residents of Palo Alto County.

Mendenhall of Allamakee from thirty-four residents of Allamakee County.

Holden of Scott from thirty-two residents of Cedar County.
Menke of O'Brien from thirty-two residents of Cherokee County.
Brockett of Marshall from thirty-four residents of Marshall County.

Tofte of Winneshiek from thirty-six residents of Winneshiek County.

By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor, or other alcoholic beverages on Sunday.

Danker of Pottawattamie from seventy-five residents of District 54.

Stephens of Plymouth from sixteen residents of Plymouth County.

Logue of Iowa from six residents of District 72.

## SPECIAL PRESENTATION

Den Herder of Sioux presented to the House his nephew, Vern Den Herder, a member of the Miami Dolphins Football Team. Vern is a full time regular playing the left end position wearing No. 83.

The House extended their welcome.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber :

One hundred twenty fifth grade students from Clarion School accompanied by Mrs. Mechem, Mrs. Anbinson, Mrs. McGongile and Mrs. Nelson. By Stromer of Hancock.

Forty-three seventh and eighth grade students from St. Joseph's School, Des Moines, accompanied by Mrs. Cebuhar, Mrs. Gorman and Wayne Bauman. By Nielsen of Polk.

Thirty-two students from Swea City Community School, Swea City, accompanied by John Larson and Chuck Miller. By Branstad of Kossuth.

Twenty-three third grade students from Ankeny School, Ankeny, accompanied by Mr. Osterberg, By Byerly of Polk.

Fifty-six fifth grade students from Manilla School, Manilla, accompanied by Mary Carr and Madonna Schram. By Ferguson of Carroll.

One hundred ten students from Tama Intermediate and Tama Primary divisions of South Tama Community School District, accompanied by their teachers, Miss Carter, Miss Neubauer, Mrs. McCune and Miss Groff. By Husak of Tama.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 503, under Rule 35.

## EXPLANATION OF VOTE

I voted "aye" on Senate File 108, which passed the House on May 16, 1973, because bingo and harmless games should be legal, even though I do not like the approach taken in this bill, which may have gone further than was intended.

BRANSTAD of Winnebago

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. President: I am directed to inform your honorable body that the Senate has on May 15, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 219, a bill for an act relating to special assessment deficiencies.
Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 122, a bill for an act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce.

Also: That the Senate has on May 15, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 735, a bill for an act to make appropriations to certain persons in settlement of claims made against the state of Iowa.

Also: That the Senate has on May 15, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 736, a bill for an act making an appropriation to the Iowa merit employment department and relating to the method of funding the Iowa merit employment department.

Also: That the Senate has on May 15, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 742, a bill for an act to make an appropriation to the department of history and archives.

Also: That the Senate has on May 17, 1973, refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 26, a bill for an act to provide for deferred sentences.
Also: That the Senate has on May 16, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 531, a bill for an act relating to public employment relations.
Also: That the Senate has on May 15, 1973, passed the following bill which the concurrence of the House is asked:

Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the
department of agriculture.
RALPH R. BROWN, Secretary
SENATE AMENDMENT TO HOUSE FILE 219

> Amend House File 219 as follows:
> 1. Page 3, by inserting after line 35 the following new sentence: "Certification to county auditor shall include a legal description of each lot."
> 2. Page 4, line 4, by striking the word "twenty" and inserting in lieu thereof the word "ten".
> 3. Page 4, by inserting in line 7 after the word "permits" the following: ", certification to the county auditor shall include a legal description of each lot".

## INTRODUCTION OF BILLS

House File 767, by committee on appropriations, a bill for an act making an appropriation to the office of the governor for use in the governor's youth opportunity program to provide employment for young persons and improve railroad branch lines.

Read first time and placed on the appropriations calendar.
House File 768, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of general services for the division of educational radio and television.

Read first time and placed on the appropriations calendar.
House File 769, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the control of the department of social services, including repairs, improvements, replacements or alterations.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 531, a bill for an act relating to public employment relations and providing penalties for violations.

Read first time and referred to sifting committee.
Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture.

Read first time and referred to committee on appropriations.

## MOTION TO SUSPEND RULE 51 LOST <br> (House File 57)

Brinck of Lee moved that Rule 51 be suspended for the immediate consideration of House File 57, a bill for an act relating to abortion and to provide a criminal penalty.

Roll call was requested by Brinck of Lee and the Speaker.
On the question "Shall Rule 51 be suspended for the immediate consideration of House File 57 ?"

The ayes were, 27:

| Avenson | Harper |
| :--- | :--- |
| Brinck | Hennessey |
| Brockett | Horn |
| Carr | Howell |
| Clark, J. W. | Hutchins |
| Dunton | Jesse |
| Fitzgerald | Jordan |
| The nays were, $66:$ |  |


| Logue | Patchett |
| :--- | :--- |
| McCormick | Rapp |
| Mennenga | Rinas |
| Miller, K. D. | Small |
| Monroe | Woods |
| Norpel | Wyckoff |

Anderson
Bennett
Bittle
Branstad
Brunow
Butler
Byerly
Caffrey
Clark, J. H.
Cochran
Connors
Crawford
Daggett
Danker De Jong Den Herder Doyle

Dunlap
Edelen
Egenes
Ewing
Ferguson
Fischer, H. 0.
Fisher, C. R.
Freeman
Fullerton
Grassley
Griffee
Hansen
Hargrave
Harvey
Hill
Holden
Husak

Absent or not voting, 7:

Bortell
Crabb

Cusack
Drake
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, A. V.
Miller, R. G.
Nielsen
Norland

Higgins Schroeder

Motion lost.

## SENATE CONCURRENT RESOLUTION 46 TABLED

O'Halloran of Black Hawk called up for consideration Senate Concurrent Resolution 46 filed on May 15, 1973, and found on page 1351 of the House Journal.

Roorda of Jasper moved that Senate Concurrent Resolution 46 be tabled.

Roll call was requested by Roorda of Jasper and the Speaker.

On the question "Shall Senate Concurrent Resolution 46 be tabled?"

The ayes were, 57:

| Anderson | Dunlap | Junker | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Kiser | Peterson |
| Bittle | Edelen | Knoke | Roorda |
| Bortell | Ewing | Kreamer | Schroeder |
| Brandstad | Ferguson | Lippold | Stanley |
| Brinck | Fischer, H. O. | Logue | Stephens |
| Brockett | Fisher, C. R. | McEElroy | Stromer |
| Byerly | Freeman | Mendenhall | Tofte |
| Caffrey | Fullerton | Millen | Welden |
| Clark, J. H. | Hansen | Miller, K. D. | West |
| Crabb | Harper | Miller, R. G. | Woods |
| Daggett | Holden | Monroe | Wulff |
| Danker | Husak | Norpel | Wyckoff |
| De Jong | Jordan | Oakley | Mr. Speaker |
| Den Herder |  |  |  |

The nays were, 35:

| Avenson | Griffee |
| :--- | :--- |
| Brunow | Hargrave |
| Butler | Harvey |
| Carr | Hennessey |
| Clark, J. W. | Higgins |
| Cochran | Hill |
| Crawford | Horn |
| Doyle | Howell |
| Fitzgerald | Hutchins |

Jesse
Krause
Lipsky
McCormick
Mennenga
Middleswart
Miller, A. V.
Newhard
Norland

O'Halloran
Patchett
Poncy
Rapp
Readinger
Rinas
Small
Wells

Absent or not voting, 8:
Connors Drake
Cusack
Egenes
Grassley
Menke
Nielsen
Strothman
Motion prevailed.

## HOUSE REFUSES TO CONCUR IN SENATE AMENDMENT (House File 585)

Hill of Polk called up for consideration House File 585, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations ; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of fulltime magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act, amended by the Senate, and moved that the House concur in the Senate amendment received from the Senate on May 11, 1973, and found on pages 1290 through 1298 of the House Journal.

Motion lost and the House refused to concur in the Senate amendment.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

- House File 759, a bill for an act to appropriate from the general fund of the state to the Iowa state fair board for capital improvements, was taken up for consideration.

Speaker pro tempore Kreamer in the chair at 11:30 a.m.
Carr of Dubuque moved that House File 759, be rereferred to the committeee on appropriations.

Roll call was requested by Carr of Dubuque and Patchett of Johnson.

On the question "Shall House File 759 be rereferred to the committee on appropriations?"

The ayes were, 22 :

| Avenson | Connors | Mennenga | O'Halloran |
| :---: | :---: | :---: | :---: |
| Byerly | Fitzgerald | Miller, R. G. | Patchett |
| Caffrey | Griffee | Monroe | Poncy |
|  | Higgins | Newhard | Rapp |
| Clark, J. W. | Horn | Nielsen | Woods |
| Cochran | Jesse |  |  |
| The nays |  |  |  |
| Anderson | Egenes | Junker | Peterson |
| Bennett | Ewing | Kiser | Readinger |
| Bittle | Fischer, H. O. | Knoke | Rinas |
| Bortell | Fisher, C. R. | Krause | Roorda |
| Branstad | Freeman | Lippold | Schroeder |
| Brinck | Fullerton | Lipsky | Small |
| Brunow | Grassley | Logue | Stanley |
| Butler | Hansen | McElroy | Stephens |
| Clark, J. H. | Hargrave | Mendenhall | Strothman |
| Crabb | Harper | Menke | Tofte |
| Crawford | Harvey | Middleswart | Varley |
| Daggett | Hennessey | Millen | Welden |
| Danker | Hill | Miller, A. V. | Wells |
| De Jong | Holden | Miller, K. D. | West |
| Den Herder | Howell | Norland | Wulff |
| Dunlap | Husak | Norpel | W yckoff |
| Dunton | Hutchins | Oakley | Mr. Speaker |
| Edelen | Jordan | Pellett | (Kreamer) |
| Absent or | voting, 7: |  |  |
| Brockett | Doyle | Ferguson | Stromer |
| Cusack | Drake | McCormick |  |
| Motion 1 |  |  |  |

Carr of Dubuque offered the following amendment H-537 filed by Carr, Avenson and Monroe and moved its adoption:

H-537
1 Amend House File 759 as follows:
2 1. Page 2, line 2, by striking the word
"biennium" and inserting in lieu thereof the word "year".
2. Page 2, line 3, by striking the numbers " 1975 "
and inserting in lieu thereof the numbers "1974".
3. Page 2, line 4, by striking the words and
numbers "two hundred thousand ( 200,000 ), and insert-
ing in lieu thereof the words and numbers "one
10 hundred thousand $(100,000)$ ".
Roll call was requested by Carr of Dubuque and Avenson of Fayette.

On the question "Shall amendment H-537 be adopted?"
The ayes were, 30 :

| Avenson | Fitzgerald | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Brunow | Griffee | Krause | Patchett <br> Byerly |
| Caffrey | Hargrave | McCormick | Rapp |
| Carr | Higgins | Mennenga | Rinas |
| Clark, J. W. | Hill | Horn | Miller, R.G. |
| Cochran | Howell | Monroe | Small |
| Den | Newhard |  |  |

The nays were, 61:

| Anderson <br> Rennett | Egenes <br> Bittle |
| :--- | :--- |
| Ewing |  |
| Bratell | Fischer, H. O. |
| Branstad | Fisher, C. R. |
| Brinck | Freeman |
| Butler | Fullerton |
| Clark, J. H. | Grassley |
| Crabb | Hansen |
| Crawford | Harper |
| Daggett | Harvey |
| Danker | Hennessey |
| De Jong | Holden |
| Dunlap | Jordan |
| Dunton | Junker |
| Edelen | Kiser |
| Knoke |  |

Absent or not voting, 9:

| Brockett | Doyle | Ferguson | Stephens |
| :--- | :--- | :--- | :--- |
| Connors | Drake | Husak | Stromer |

Lippold
Lipsky
Logue
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, A. V.
Miller, K.D.
Norland
Norpel
Oakley
Pellett
Peterson

Drake
Cusack

Amendment H-537 lost.
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. 759)

The ayes were, 91:

| Anderson | Edelen | Junker | Patchett |
| :---: | :---: | :---: | :---: |
| Bennett | Egenes | Kiser | Pellett |
| Bittle | Ewing | Knoke | Peterson |
| Bortell | Fischer, H. O. | Krause | Poncy |
| Branstad | Fisher, C. R. | Lippold | Rapp |
| Brinck | Fitzgerald | Lipsky | Readinger |
| Brunow | Freeman | Logue | Roorda |
| Butler | Fullerton | McCormick | Schroeder |
| Byerly | Grassley | McElroy | Small |
| Caffrey | Griffee | Mendenhall | Stanley |
| Clark, J. H. | Hansen | Menke | Stephens |
| Clark, J. W. | Hargrave | Mennenga | Stromer |
| Cochran | Harper | Middleswart | Strothman |
| Connors | Harvey | Millen | Tofte |
| Crabb | Hennessey | Miller, A. V. | Varley |
| Crawford | Higgins | Miller, K. D. | Welden |
| Daggett | Hill | Miller, R. G. | Wells |
| Danker | Holden | Monroe | West |
| De Jong | Horn | Newhard | Woods |
| Den Herder | Howell | Norland | Wulff |
| Doyle | Husak | Norpel | Wyckoff |
| Dunlap | Hutchins | Oakley | Mr. Speaker |
| Dunton | Jordan | O'Halloran | (Kreamer) |

The nays were, 4:
Avenson Carr
Absent or not voting, 5 :
Brockett Drake
Cusack
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Holden of Scott, the House was recessed until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Ferguson of Carroll for the afternoon by the Speaker; Oakley of Clinton for the afternoon by Freeman of Buena Vista.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 558, a bill for an act to appropriate funds from the general fund to the state historical society.

Also: That the Senate has on May 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 559, a bill for an act to appropriate to the department of revenue for administrative purposes.

Also: That the Senate has on May 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 560, a bill for an act making an appropriation for membership in the midwest nuclear compact.

Also: That the Senate has on May 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 561, a bill for an act making an appropriation from the motor vehicle fuel tax fund to the state comptroller.

Also: That the Senate has on May 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 562, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the department of revenue.

Also: That the Senate has on May 17, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 563, a bill for an act to make an appropriation from the general fund of the state to the pioneer lawmakers, the Spanish-American war veterans, and the commission on the status of women.

Also: That the Senate has on May 17, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 703, a bill for an act to appropriate from the primary road fund to the highway commission for administration of the state merit system.

Also: That the Senate insists on its amendment to House File 585, a bill for an act to amend the unified trial court act by making certain corrections and changes, and that the President of the Senate has appointed as members of the conference committee on the part of the Senate: The Senator from Linn, Mr. Riley, Chairman; the Senator from Osceola, Mr. Bergman; the Senator from Sioux, Mr. DeKoster; the Senator from Jasper, Mr. Hill; and the Senator from Polk, Mr. Willits.

RALPH R. BROWN
Secretary of the Senate

## SENATE AMENDMENT TO HOUSE FILE 703

Amend House File 703, as passed by the House, as follows:

1. Page 4, by inserting after line 26 the following new subsection:
2. HIGHWAY BEAUTIFICATION FUND:

To be used under provisions
of chapter three hundred six C
(306C) of the Code: $\quad \$ \quad-0-\quad \$ 454,300$
2. Page 4, line 28, by striking the figure " $66,155,206$ " and inserting in lieu thereof the figure " $66,609,506$ ".
3. Page 6, by striking line 2 and inserting in lieu thereof the following:

13 subsection three (3), Code 1973, is amended to read as follows:
3. It is further provided that there is appropriated from [the primary road fund] funds appropriated to the state highway commission which would otherwise revert to the primary road fund pursuant to the provisions of the Act appropriating the funds or chapter eight (8) of the Code, an amount sufficient to pay the increase in salaries, which increase is not otherwise provided for by the general assembly in an appropriation bill, resulting from the annual review of the merit pay plan as provided in subsection 2 of section 19A.9. The appropriation herein provided shall be in effect from the date of approval by the executive council to the end of the fiscal biennium in which it becomes effective.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 760, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state fair board for maintenance of buildings and for agricultural societies, was taken up for consideration.

Small of Johnson offered the following amendment H-538 filed by him and moved its adoption:
H-538
1 Amend House File 760 by striking lines 12
2 through 26.
Roll call was requested by Small of Johnson and Carr of Dubuque.

Rule 68 was invoked.
On the question "Shall amendment H—538 be adopted?"
The ayes were, 18:

| Brinck | Crawford | Hill | Monroe |
| :---: | :---: | :---: | :---: |
| Byerly | Cusack | Jesse | Nielsen |
| Caffrey | Doyle | McCormick | Small |
| Carr | Hargrave | Mennenga | Woods |
| Connors | Higgins |  |  |
| The nays were, 70: |  |  |  |
| Anderson | Cochran | Ewing | Harvey |
| Bennett | Crabb | Fischer, H. O. | Hennessey |
| Bittle | Daggett | Fisher, C. R. | Holden |
| Bortell | Danker | Fitgerald | Horn |
| Branstad | De Jong | Freeman | Husak |
| Brockett | Den Herder | Fullerton | Hutchins |
| Brunow | Dunlap | Grassley | Jordan |
| Butler | Edelen | Hansen | Junker |
| Clark, J. H. | Egenes | Harper | Kiser |


| Knoke | Millen | Peterson | Strothman |
| :---: | :---: | :---: | :---: |
| Krause | Miller, A. V. | Poncy | Tofte |
| Kreamer | Miller, K. D. | Readinger | Welden |
| Lipsky | Miller, R. G. | Roorda | Wells |
| Logue | Newhard | Schroeder | West |
| McElroy | Norland | Stanley | Wulff |
| Mendenhall | Norpel | Stephens | Wyckoff |
| Menke | Patchett | Stromer | Mr. Speaker |
| Middleswart | Pellett |  |  |
| Absent or not voting, 12: |  |  |  |
| Avenson | Dunton | Howell | O'Halloran |
| Clark, J. W. | Ferguson | Lippold | Rapp |
| Drake | Griffee | Oakley | Rinas |

Amendment H-538 lost.
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. 760)
The ayes were, 85:

| Anderson | Dunlap <br> Bennett |
| :--- | :--- |
| Bittle | Dunton <br> Edelen |
| Borfell | Egenes |
| Branstad | Ewing |
| Brinck | Fischer, H. O. |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Clark, J. H. | Griffee |
| Clark, J. W. | Hansen |
| Cochran | Hargrave |
| Connors | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Daggett | Hill |
| Danker | Holden |
| De Jong | Horn |
| Den Herder | Howell |
| Doyle |  |

The nays were, 6:

| Carr <br> Cusack | Higgins <br> Jesse | Monroe | Small |
| :--- | :---: | :--- | :--- |
| Absent or not voting, 9: |  |  |  |
| Avenson | Lippold | O'Halloran <br> Drake <br> Ferguson | Oakley |

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

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 17, 1973, he approved and transmitted to the Secretary of State the following bill:

Senate File 345, an act appropriating funds to the Higher Education Facilities Commission to finance tuition grants.

## REPORTS OF COMMITTEES

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House Concurrent Resolution 16, a resolution authorizing the state board of regents to construct an addition of 168,000 gross square feet of floor space, more or less, to the general hospital of the state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities at an estimated cost of $\$ 13,900,000$, of which not more than $\$ 10,000,000$ would be financed by borrowing authorized by the provisions of chapter two hundred sixty-three $A$ (263A), Code 1973, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman
Stanley of Muscatine, 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 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill be reported without recommendation:
H-542

1. Page 1 , line 19, by striking the word

2 "fifteen" and inserting in lieu thereof the word
3 "twenty".
4 2. Page 2, line 27, by striking the word
5 "fifteen" and inserting in lieu thereof the word
6 "twenty".
STANLEY of Muscatine

## AMENDMENTS FILED

## H-539

2 page 3, by striking from lines 2, 3, and 4 the
3 following:
5. pursuant to the provisions

5 hundred eighty-six B point six (386B.6) of the Code
6 and inserting in lieu thereof the following:
7 "who shall be appointed from the members of the

8 elected governing body of the public agency, if said
9 public agency has an elected governing body."
NIELSEN of Polk
CONNORS of Polk
READINGER of Polk
H-540
1 Amend House File 671 as follows:
2 1. Page 3, by inserting after line 2 the following new section:

Sec. ..... Section three hundred twenty-one point two hundred eighty-six (321.286), Code 1973, is amended to read as follows:
321.286 TRUCK SPEED LIMITS. It shall be unlawful for the driver of a freight-carrying vehicle, with a gross weight of over five thousand pounds, to drive the same at a speed exceeding the following:

1. [Sixty-five] Fifty miles per hour on all interstate highway systems.
2. [Fifty-five] Fifty miles per hour on all primary roads.
3. Fifty miles per hour on all secondary roads.

For the purposes of this section, interstate highways are those designated by the federal bureau of public roads and this state, and primary and secondary roads shall be those designated by the federal bureau of public roads and this state.
2. Amend the title, page 1 , line 1 , by inserting after the word "length" the words "and speed limit".

BUTLER of Pottawattamie
H-541

Amend House File 745 as follows:

1. Page 2, by striking lines 26 through 30 and inserting in lieu thereof the following:
"1. 'Eligible elector' means a person who:
a. If he is a resident of a county or city where permanent registration of voters is required by or pursuant to chapter forty-eight (48) of the Code, possesses all of the qualifications necessary to entitle him to be registered to vote, whether or not he is in fact so registered.
b. If he is a resident of a county or portion of a county where permanent registration of voters is not required by or pursuant to chapter forty-eight
(48) of the Code, possesses all of the qualifications necessary to entitle him to vote.
2. 'Qualified elector' means a person who is registered to vote as provided in chapter forty-eight (48) of the Code, except that with respect to a resident of a county or portion of a county where permanent registration of voters is not required by or pursuant to chapter forty-eight (48) of the Code 'qualified elector' is synonymous with 'eligible
elector'."
3. Page 13, by inserting after line 11 the following new section:

Sec. ..... Section forty-three point thirty-five (43.35), Code 1973, is amended to read as follows:
43.35 DESIGNATING PARTY AFFILIATION. It shall be the duty of the election clerks [of] at the primary election, in precincts where permanent registration is not required, when entering the name of a voter to place in the pollbooks a cross, thus (X), in the column designating the party ticket which was given to said voter upon his application for a ticket.
3. Page 13, line 16, by striking the words "said primary election" and inserting in lieu thereof the words "[said] primary [election] elections".
4. Page 13, by inserting after line 19 the following new section:

Sec. ..... Section forty-three point forty (43.40), Code 1973, is amended to read as follows:
43.40 RECORDS OF PARTY AFFILIATION. Prior to all primary elections, the [county auditor] commissioner shall, for each precinct in which permanent registration is not required, prepare two alphabetically arranged lists of all voters, with their party affiliation, as shown by the pollbooks of the last preceding primary election, and deliver the same to the precinct election judges [at least one day] prior to each primary election at the time required by section forty-nine point fifty-five (49.55) of the Code. All such lists shall, with the pollbooks, be returned by the judges to the [auditor] commissioner.
5. Page 13 , by striking lines 24 and 25 and inserting in lieu thereof the words "desires to change the same, may, not less than [ten] twelve days prior to the date of any".
6. Page 13 , by striking lines 28 through 32 , inclusive, and inserting in lieu thereof the following:
"[auditor] with the commissioner who shall [enter a] record [of such] the change on the pollbooks of the last preceding primary election in the proper column opposite the [voter's] elector's name and on the voting list. However, in counties or cities where permanent registration of voters is required by or pursuant to chapter forty-eight (48) of the Code, a qualified elector desiring to change a previously declared party affiliation may, before the close of registration for the primary election, file a written declaration of his change of party affliation with the county commissioner of registration who shall record the change on the registration records.
7. Page 14, by striking lines 12 and 13 and inserting in lieu thereof the following:
"6. Seal the pollbooks[, containing] or the precinct election register, as the case may be, and the tally
sheets and certificates of the elec-".
8. Page 14, line 31, by striking the words "[pollbooks] the" and inserting in lieu thereof the words "the pollbooks or".
9. Page 36, by striking lines 1,2 and 3 and inserting in lieu thereof the following:
"46.19 POLLBOOKS OR ELECTION REGISTERS. The pollbooks or election registers, as the case may be, used
for the general election shall also constitute the pollbooks or election registers for the judicial election."
10. Page 40, by striking lines 1,2 and 3.
11. Page 40, line 9 , by inserting after the word "residence" the words "where permanent voter registration is required".
12. Page 40 , line 16 , by inserting after the word "county" the words "having a population of fifty thousand or more, or in which there is located a city having a population of ten thousand or more,".
13. Page 40, by inserting after line 20 the following new section:

Sec. ..... Section forty-eight point three (48.3), Code 1973, is amended by striking the section and in-
serting in lieu thereof the following:
48.3 REGISTRATION REQUIRED. Every eligible elector who is a resident of a county having a population of fifty thousand or more, or of a city having a population of ten thousand or more which is located in a county having a population of less than fifty thousand, shall be registered as provided by this chapter in order to qualify to vote in any election.
14. Page 40, line 25, by striking the words "qualified voters" and inserting in lieu thereof the words "eligible electors required by section forty-eight point three (48.3) of the Code to register in order to become qualified [voters] electors".
15. Page 44 , line 24 , by inserting before the period the words "unless his new residence is in a part of the county where registration is not required by this chapter".
16. Page 61 , line 8 , by striking the words "[pollbook jurat]" and inserting in lieu thereof the words "pollbook jurat or".
17. Page 63, lines 2 and 3, by striking the words "[who voted at the last preceding election] registered" and inserting in lieu thereof the words "who voted at the last preceding similar election".
18. Page 63 , line 17 , by striking the word "registered" and inserting in lieu thereof the words "who voted at the last preceding similar election".
19. Page 64, line 9, by striking the word "[POLLBOOKS]" and inserting in lieu thereof the words "POLLBOOKS OR".
20. Page 64, line 11, by striking the words "[two
pollbooks] an election register," and inserting in lieu thereof the words "two pollbooks, or an election register if the precinct is one in which permanent registration of voters is required,".
21. Page 64, by striking lines 13 through 16, inclusive, and inserting in lieu thereof the following:
"to carry out the provisions of this chapter. Each pollbook shall contain a column for the names of the voter, a column for the number, and sufficient printed blank leaves to contain the entries of the oaths, certificates, and returns. In addition, pollbooks prepared for a primary election shall contain blank spaces for designating the affiliation of each voter with any one of the political parties whose nominations are being sought by candidates in that election, and the party affiliations of voters shall be designated in substantially the following form:

| No. Name | Repub- <br> lican | Demo- <br> crat | Prohibi- <br> tionist | Social- |
| :--- | :--- | :--- | :--- | ---: |

1 James Smith.... X
2 Tom Jones
X
3 Dan Brown.......................................................... X
4 George White
X
In precincts where permanent registration is required, voter".
22. Page 74, line 12, by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks $o r^{\prime \prime}$.
23. Page 74, line 23, by striking the word "No" and inserting in lieu thereof the words "In precincts where permanent registration of voters is required, no".
24. Page 75, by striking lines 17 and 18 and inserting in lieu thereof the following:
"In precincts where the judges of the election are furnished registration lists, an election judge may require".
25. Page 76, line 22, by inserting before the comma the words "or, in a precinct where permanent registration of voters is not required, insists that he is a qualified elector of that precinct".
26. Page 76, by striking lines 29 through 35, and page 77, by striking lines 1 through 5 .
27. Page 77, line 23, by striking the words "[each of] the [poll lists]" and inserting in lieu thereof the words "each of the poll lists, or on the".
28. Page 78, line 25, by striking the words "mark upon the [poll lists]" and inserting in lieu thereof the words "designate upon the poll lists or the".
29. Page 82, by striking all of line 12 and the word "Prepare" from line 13 and inserting in lieu thereof the words "Compare the poll lists and correct errors therein or, in precincts where permanent registration of voters is required, prepare'.
30. Page 85, by striking the word "[made]" from line 9 and all of line 10 and inserting in lieu thereof the words "made in each pollbook or, in precincts where permanent registration of voters is required, shall be prepared in writing by the election board,".
31. Page 85, by striking line 33 and inserting in lieu thereof the following:
"50.17 RETURN OF POLLBOOKS OR ELECTION REGISTER. The precinct pollbooks or elec-".
32. Page 86 , line 8 , by striking the words "precinct election" and inserting in lieu thereof the words "the precinct pollbooks or election".
33. Page 144, by striking lines 16 through 35 , inclusive, and page 145, by striking lines 1 and 2.
34. Page 154, line 12, by striking the words "[poll list]" and inserting in lieu thereof the words "poll list or".
35. Page 155 , line 17 , by striking the words "[pollbooks of]" and inserting in lieu thereof the words "pollbooks [of] or".
36. Page 157 , line 2, by striking the words "[or poll lists]" and inserting in lieu thereof the words "or poll lists".
37. Page 173, by striking lines 20 through 23 , inclusive, and inserting in lieu thereof the following:
"qualified electors of [said] the township that voted at the last regular election prior to the signing of [said] the petition, as shown by the pollbooks of the township or, in the case of a township where permanent registration of voters is required, by a majority of the qualified electors as shown by the election register or registers of the last preceding primary or general election held in [said] the".
38. Page 175 , line 15, by striking the words "as shown by the [pollbooks]" and inserting in lieu thereof the words "[as shown by] whose names appear in the pollbooks or".
39. Page 175, line 21, by striking the words "as shown by the [pollbooks]" and inserting in lieu thereof the words "[as shown by] whose names appear in the pollbooks or'.
40. Page 175, line 35, by striking the words "[votes polled]" and inserting in lieu thereof the words "votes polled or".
41. Page 176, line 1, by inserting after the word "by" the words "the pollbooks or".
42. Page 176, line 8, by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
43. Page 176 , line 19 , by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
44. Page 176, line 24, by striking the words
"[votes polled]" and inserting in lieu thereof the words "votes polled or".
45. Page 176, line 25, by inserting after the word "the" the words "pollbooks or".
46. Page 176, line 33, by striking the word
"[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
47. Page 177 , line 35 , and page 178 , line 1 , by striking the words "[list of voters or pollbooks]" and inserting in lieu thereof the words "list of voters [or], pollbooks or".
48. Page 178, line 15, by inserting after the word "the" the words "pollbooks or".
49. Page 178 , by striking lines 33,34 and 35 , page 179, by striking lines 1 through 35 , inclusive, and page 180, by striking lines 1 through 21, inclusive.
50. Page 180, by striking lines 27,28 and 29 and inserting in lieu thereof the words and figures "point thirty-four (43.34), forty-three point thirty-seven (43.37), forty-three point forty-three (43.43),".
51. Page 180, by striking lines 32,33 and 34 and inserting in lieu thereof the words and figures "(48.2), forty-eight point nineteen (48.19), fortyeight point twenty-".
52. Page 181, by striking from lines 11 and 12 the words and figures "fifty-three point twenty-eight (53.28),".

MIDDLESWART of Warren MILLER of Calhoun

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, May 18, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Thirty-first Calendar Day-Eighty-seventh Session Day
hall of the house of Representatives
Des Moines, Iowa, Friday, May 18, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Gary Frahm, pastor of the St. James Episcopal Church, Oskaloosa, Iowa.

The Journal of Thursday, May 17, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. James Dolan, West Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Oakley of Clinton on request of Bittle of Polk; Lipsky of Linn on request of Crawford of Story; Freeman of Buena Vista by the Speaker; McElroy of Fremont on request of Fischer of Grundy; Cochran of Webster on request of Middleswart of Warren.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty fifth grade students from Cincinnati School, Cincinnati, accompanied by Linda Baker. By Brunow of Appanoose.

Forty-three fifth grade students from Sheffield-Chapin Community School, Sheffield, accompanied by Mrs. Betty Rahn and Mrs. Samuelson. By Welden of Hardin.

Sixty fourth grade students from South Tama Community School, Tama, accompanied by Mrs. Annabelle Garwood and Mrs. Patty Miller. By Husak of Tama.

Twenty-one sixth, seventh and eighth grade students from Zion Lutheran School, Denison, accompanied by Mr. Venzke, Pastor Dorn and Reverend Maschke. By Crabb of Crawford.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Pellett of Cass from fifty-eight residents of Creston.
Fullerton of Woodbury from twenty-six residents of Woodbury County.

Danker of Pottawattamie from twenty-six residents of Representative District 54.

By Edelen of Emmet from thirty-three residents of Clay County favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Concurrent Resolution 16 and Senate File 144, under Rule 35.

## INTRODUCTION OF BILL

House File 770, by committee of appropriations, a bill for an act making an appropriation for the planning and constructing of certain state buildings and providing for preliminary planning for space for the general assembly.

Read the first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 558, a bill for an act to appropriate funds from the general fund of the state to the state historical society.

Read first time and referred to committee on appropriations.
Senate File 559, a bill for an act appropriating funds from the general fund of the state to the department of revenue for administrative purposes.

Read first time and referred to committee on appropriations.
Senate File 560, a bill for an act making an appropriation for membership in the midwest nuclear compact.

Read first time and referred to committee on appropriations.

Senate File 561, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the state comptroller.

Read first time and referred to committee on appropriations.
Senate File 562, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the department of revenue.

Read first time and referred to committee on appropriations.
Senate File 563, a bill for an act to make an appropriation from the general fund of the state to the pioneer lawmakers, the Spanish-American war veterans, and the commission on the status of women.

Read first time and referred to committee on appropriations.

## SPECIAL PRESENTATION

Crabb of Crawford, chairman of the Memorial Fund Committee for former Chief Clerk William R. Kendrick, presented to the Speaker commemorative pictures of William R. Kendrick, Chief Clerk of the House from 1957 to 1973, and of A. C. Gustafson, Chief Clerk of the House from 1913 to 1957.

The pictures will be placed in the Speaker's committee room.

> CONFERENCE COMMITTEE APPOINTED
> (Senate File 26)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning Senate File 26: Knoke of Pottawattamie, chairman; Stanley of Muscatine, Edelen of Emmet, McCormick of Delaware, and Cochran of Webster.

## CONFERENCE COMMITTEE APPOINTED <br> (House File 585)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 585: Hill of Polk, chairman; Doyle of Woodbury, Hennessey of Delaware, West of Marshall, and Oakley of Clinton.

> COMMUNICATION FROM THE
> IOWA DEPARTMENT OF SOCIAL SERVICES

There is on file in the office of the Speaker the Fourth Annual

Report of the Department of Social Services, covering the period ending June 30, 1972, to the members of the General Assembly pursuant to Section 217.21, 1973 Code of Iowa.

## SENATE AMENDMENT CONSIDERED

Junker of Woodbury called up for consideration House File 219, a bill for an act relating to special assessment deficiencies, amended by the Senate, and moved that the House concur in the following Senate amendment:

1 Amend House File 219 as follows:
2 1. Page 3, by inserting after line 35 the following new
3 sentence: "Certification to county auditor shall include a legal description of each lot."
2. Page 4, line 4, by striking the word "twenty" and inserting in lieu thereof the word "ten".
3. Page 4, by inserting in line 7 after the word "permits" the following: ", certification to the county auditor shall include a legal description of each lot".

Motion prevailed and the House concurred in the Senate amendment.

Junker 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 219)
The ayes were, 79 :

| Anderson | Egenes <br> Bennett | Ewing | Jordan <br> Bittle |
| :--- | :--- | :--- | :--- |
| Ferguson | Junker | Pellett |  |
| Botrell | Fischer, H. O. | Kiser | Knoke |
| Branstad | Fisher, C.R. | Kreamer | Poncy |
| Brinck | Fitzgerald | Lippold | Readinger |
| Brockett | Fullerton | Logue | Rinas |
| Brunow | Grassley | MeCormick | Roorda |
| Butler | Griffee | Mendenhall | Stanley |
| Byerly | Hansen | Menke | Stromer |
| Caffrey | Hargrave | Mennenga | Strothman |
| Carr | Harper | Middleswart | Tofte |
| Clark, J. H. | Harvey | Millen | Welden |
| Connors | Hennessey | Miller, A.V. | Wells |
| Crawford | Higgins | Miller, K. D. | West |
| Daggett | Hill | Miller, R. G. | Woods |
| Darker | Holden | Nielsen | Wulff |
| De Jong | Horn | Norland | Wyckoff |
| Doyle | Howell | Norpel | Mr. Speaker |
| Edelen | Hutchins | O'Halloran |  |

The nays were, none.

Absent or not voting, 21:

| Avenson | Drake | Jesse | Newhard |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Dunlap | Krause | Oakley |
| Cochran | Dunton | Lipsky | Patchett |
| Crabb | Freeman | McElroy | Schroeder |
| Cusack | Husak | Monroe | Small |

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

HOUSE INSISTS
(Senate File 26)
Knoke of Pottawattamie called up for consideration Senate File 26, a bill for an act to provide for deferred sentences and moved that the House recede from its amendments to Senate File 26.

Roll call was requested by Knoke of Pottawattamie and the Speaker.

On the question "Shall the House recede from its amendments to Senate File 26 ?'

The ayes were, 31:

| Avenson | Clark, J. W. | Hill | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bittle | Connors | Horn | Patchett |
| Brunow | Crawford | Howell | Rapp |
| Butler | Egenes | Jesse | Readinger |
| Byerly | Fitzgerald | Knoke | Rinas |
| Caffrey | Griffee | McCormick | Small |
| Carr | Hargrave | Nielsen | Woods |
| Clark, J. H. | Higgins | Norland |  |

The nays were, 53:
Anderson
Bennett
Bortell
Branstad
Brinck
Brockett
Crabb
Daggett
Danker
De Jong
Doyle
Edelen
Ewing
Fischer, H. O.
Kreamer
Logue
Fisher, C. R.
Fullerton
Grassley
Hansen
Harper
Harper
Harvey
Hennessey
Holden
Hutchins
Jordan
Junker
Kiser
Ferguson
Absent or not voting, 16:
Cochran
Cusack
Den Herder
Drake

Dunlap
Dunton
Freeman
Husals

Krause
Lippold
Lipsky
McElroy

O'Halloran
Patchett
Rapp
Rinas
Small
Woods

Poncy
Roorda
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker

Monroe<br>Newhard<br>Oakley Schroeder

The motion lost and the House insists on its amendments.

## SENATE FILE 448 RECONSIDERED

Jesse of Polk called up for consideration the motion to reconsider Senate File 448, filed on May 15, 1973, and moved to reconsider the vote by which Senate File 448, a bill for an act relating to the establishment and acquisition of mass transit systems by political subdivisions of the state, passed the House on May 15, 1973.

Motion prevailed.
Jesse of Polk moved that the vote by which Senate File 448 was placed on its last reading be reconsidered.

Motion prevailed.
Knoke of Pottawattamie asked and received unanimous consent that the vote by which amendment H-519 was adopted on May 15, 1973, be reconsidered.

Knoke of Pottawattamie asked and received unanimous consent to withdraw amendment H-519.

Knoke of Pottawattamie offered the following amendment H-528 filed by Schroeder of Pottawattamie and moved its adoption:
H- 528

Amend Senate File 448, as passed by the Senate, as follows:

1. Page 2, lines 5 and 6 , by striking the words "political subdivisions of this state" and inserting in lieu thereof the words "public agencies".
2. Page 2, lines 13 and 14, by striking the words "such political subdivisions of the state" and inserting in lieu thereof the words "public agencies, as defined in section twenty-eight E point two (28E.2) of the Code,".
3. Page 2, line 22, by striking the words "political subdivision" and inserting in lieu thereof the words "public agency".
4. Page 2, line 24, by striking the words "political subdivisions" and inserting in lieu thereof the words "public agencies".
5. Page 2, lines 28 and 29, by striking the words "political subdivision or the".
6. Page 3, line 1, by striking the words "political subdivision" and inserting in lieu thereof the words "public agency".
7. Page 3, lines 15 and 16, by striking the words "political subdivisions" and inserting in lieu thereof the words "public agencies".
8. Page 3, line 20, by striking the words "political subdivisions" and inserting in lieu thereof the words "public agencies".
9. Amend the title, page 1 , lines 1 through 3 , by striking the words "and acquisition of mass transit systems by political subdivisions of the state" and inserting in lieu thereof the words "or acquisition of mass transit systems by public agencies".

Amendment $\mathrm{H}-528$ adopted.
Nielsen of Polk asked and received unanimous consent to withdraw amendment H-539 filed on May 17, 1973.

Readinger of Polk moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 448)
The ayes were, 86 :

| Avenson | Egenes | Junker | Patchett |
| :---: | :---: | :---: | :---: |
| Bennett | Ewing | Kiser | Pellett |
| Bittle | Ferguson | Knoke | Peterson |
| Bortell | Fisher, C. R. | Krause | Poncy |
| Branstad | Fitzgerald | Kreamer | Rapp |
| Brinck | Fullerton | Lippold | Readinger |
| Brockett | Grassley | Logue | Rinas |
| Brunow | Griffee | McCormick | Roorda |
| Butler | Hansen | Mendenhall | Small |
| Byerly | Hargrave | Menke | Stanley |
| Carr | Harper | Mennenga | Stephens |
| Clark, J. H. | Harvey | Middleswart | Stromer |
| Clark, J. W. | Hennessey | Millen | Strothman |
| Connors | Higgins | Miller, A. V. | Tofte |
| Crabb | Hill | Miller, K. D. | Welden |
| Cusack | Holden | Miller, R. G. | Wells |
| Daggett | Horn | Newhard | West |
| Danker | Howell | Nielsen | Woods |
| De Jong | Husak | Norland | Wulff |
| Den Herder | Hutchins | Norpel | Wyckoff |
| Doyle | Jesse | O'Halloran | Mr. Speaker |
| Edelen | Jordan |  |  |

The nays were, 1 :
Anderson
Absent or not voting, 13:

| Caffrey | Dunlap <br> Cochran |
| :--- | :--- |
| Crawford | Fischer, H. O. |
| Drake |  |

Freeman
Lipsky
McElroy

Monroe Oakley Schroeder

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

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

House File 761, a bill for an act making an appropriation from the general fund of the state to the department of environmental quality, 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. 761)
The ayes were, 80

| Avenson | Egenes | Jesse | Norpel |
| :---: | :---: | :---: | :---: |
| Bittle | Ewing | Jordan | O'Halloran |
| Bortell | Ferguson | Junker | Patchett |
| Branstad | Fisher, C. R. | Kiser | Pellett |
| Brinck | Fitzgerald | Knoke | Peterson |
| Brockett | Fullerton | Krause | Poncy |
| Brunow | Grassley | Kreamer | Rapp |
| Butler | Griffee | Lippold | Rinas |
| Byerly | Hansen | McCormick | Roorda |
| Caffrey | Hargrave | Mendenhall | Small |
| Carr | Harper | Menke | Stanley |
| Clark, J. H. | Harvey | Mennenga | Stephens |
| Clark, J. W. | Hennessey | Middleswart | Stromer |
| Connors | Higgins | Miller, A. V. | Tofte |
| Crabb | Hill | Miller, K. D. | Welden |
| Cusack | Holden | Miller, R. G. | Wells |
| De Jong | Horn | Monroe | West |
| Den Herder | Howell | Newhard | Wulff |
| Doyle | Husak | Nielsen | Wyckoff |
| Edelen | Hutchins | Norland | Mr. Speaker |
| The nays were, 9: |  |  |  |
| Anderson | Danker | Logue | Strothman |
| BennettDaggett |  |  |  |
|  |  |  |  |
| Absent or not voting, 11: |  |  |  |
| Cochran | Dunlap | Lipsky | Readinger |
| Crawford | Duntor | McElroy | Schroeder |
| Drake | Freeman | Oakley |  |

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

House File 762, a bill for an act to appropriate any moneys in the operators certification fund, was taken up for consideration.

Grassley of Butler offered the following amendment H-511 filed by him and moved its adoption:
H-511
1 Amend the title to House File 762, line 2, by
2 inserting after the word "fund" the following: "of

3 the water quality commission to the department of
4 environmental quality".
Amendment H-511 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. 762)
The ayes were, 85:

| Anderson | Doyle <br> Avenson | Edelen | Jesse <br> Jordan |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Junker | Patchert <br> Pellett |
| Bittle | Ewing | Kiser | Peterson |
| Bortell | Fischer, H. O. | Knoke | Poncy |
| Branstad | Fisher, C. R. | Krause | Rapp |
| Brinck | Fitgerald | Kreamer | Readinger |
| Brockett | Fullerton | Lippold | Rinas |
| Brunow | Grassley | Logue | Roorda |
| Butler | Griffee | McCormick | Small |
| Byerly | Hansen | Mendenhall | Stanley |
| Caffrey | Hargrave | Menke | Stephens |
| Carr | Harper | Middleswart | Stromer |
| Clark, J. H. | Harvey | Millen | Strothman |
| Clark, J. W. | Higgins | Miller, A.V. | Tofte |
| Connors | Hill | Miller, K.D. | Welden |
| Crabb | Holden | Monroe | Wells |
| Cusack | Horn | Newhard | West |
| Daggett | Howell | Nielsen | Wulff |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
|  |  |  |  |

The nays were, 1 :
Hennessey
Absent or not voting, 14:

| Cochran | Dunton |
| :--- | :--- |
| Crawford | Ferguson |
| Drake | Freeman |
| Dunlap | Lipsky |


| McElroy | Oakley |
| :--- | :--- |
| Mennenga | Schroeder |
| Miller, R. G. | Woods |

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

House File 763, a bill for an act to make an appropriation from the general fund of the state to the capitol planning commission, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 763)

The ayes were, 86:

| Anderson | Edelen | Junker | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Egenes  <br> Bennett Ewing | Kiser | Knoke |

The nays were, 1 :
Harvey
Absent or not voting, 13:

Cochran Crawford
Daggett
Drake

Dunlap
Dunton
Freeman

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

House File 764, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund, 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. 764)
The ayes were, 85:

| Avenson | Clark, J. H. | Ewing | Hill |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. W. | Ferguson <br> Bittle | Connors |
| Bortell | Crabb | Fisher, C. R. | Horn |
| Branstad | Cusack | Fitzgerald | Howell |
| Brinck | Daggett | Fullerton | Husak |
| Brockett | Danker | Grassley | Hutchins |
| Brunow | De Jong | Hanee | Hansen |
| Butler | Den Herder | Harper | Jordan |
| Byerly | Doyle | Harve | Junker |
| Caffrey | Edelen | Hiser |  |
| Carr | Egenes | Hignessey | Knoke |
|  |  |  | Krause |


| Kreamer | Miller, R. G. | Poncy | Strothman |
| :--- | :--- | :--- | :--- |
| Lippold | Monroe | Rapp | Tofte |
| Logue | Nielsen | Readinger | Welden |
| McCormick | Norland | Rinas | Wells |
| Mendenhall | Norpel | Roorda | West |
| Menke | O'Halloran | Small | Woods |
| Mennenga | Patchett | Stanley | Wulff |
| Middleswart | Pellett | Stephens | Wyckoff |
| Millen | Peterson | Stromer | Mr. Speaker |
| Miller, K. D. |  |  |  |

The nays were, 1:
Anderson
Absent or not voting, 14:

| Cochran | Dunton | Lipsky | Newhard |
| :--- | :--- | :--- | :--- |
| Crawford | Fischer, H. O. | McElroy | Oakley |
| Drake | Freeman | Miller, A.V. | Schroeder |
| Dunlap | Hargrave |  |  |

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

House File 765, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle inspection fund, 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. 765)
The ayes were, 67:

| Avenson | Doyle | Husak | O'Hallora |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Brinck | Ewing | Knoke | Peterson |
| Brockett | Ferguson | Krause | Poncy |
| Brunow | Fisher, C. R. | Kreamer | Rapp |
| Butler | Fitzgerald | Lippold | Readinger |
| Byerly | Fullerton | McCormick | Rinas |
| Caffrey | Grassley | Menke | Roorda |
| Carr | Hansen | Mennenga | Small |
| Clark, J. H. | Harper | Middleswart | Stanley |
| Clark, J. W. | Hennessey | Millen | Stromer |
| Connors | Higgins | Monroe | Welden |
| Cusack | Hill | Newhard | Wells |
| Danker | Holden | Nielsen | Woods |
| De Jong | Horn | Norland | Mr. Speak |
| Den Herder | Howell | Norpel |  |
| The nays were, 18: |  |  |  |
| Anderson | Harvey | Miller, K. D. | Tofte |
| Bortell | Hutchins | Miller, R. G. | West |
| Branstad | Jordan | Stephens | Wulff |
| Daggett | Logue | Strothman | Wyckoff |

Absent or not voting, 15:

| Cochran | Dunlap | Hargrave | Miller, A. V. |
| :--- | :--- | :--- | :--- |
| Crabb | Dunton | Jesse | Oakley |
| Crawford | Freeman | Lipsky | Schroeder |
| Drake | Griffee | McElroy |  |

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

## HOUSE FILE 766 DEFERRED

Grassley of Butler asked and received unanimous consent that House File 766 be deferred and that the bill retain its place on the calendar.

Senate File 537, a bill for an act making an appropriation from the general fund of the state to the Iowa drug abuse authority, 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. 537)
The ayes were, 82 :

| Anderson | Den Herder | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Kiser | Patchett |
| Bennett | Edelen | Knoke | Pellett |
| Bittle | Egenes | Krause | Poncy |
| Bortell | Ewing | Kreamer | Rapp |
| Branstad | Fischer, H. O. | Lippold | Readinger |
| Brinck | Fisher, C. R. | Logue | Rinas |
| Brockett | Fitzgerald | McCormick | Roorda |
| Brunow | Fullerton | Mendenhall | Small |
| Butler | Grassley | Menke | Stanley |
| Byerly | Hansen | Mennenga | Stephens |
| Caffrey | Harper | Middleswart | Stromer |
| Carr | Harvey | Millen | Strothman |
| Clark, J. H. | Hennessey | Miller, K. D. | Tofte |
| Clark, J. W. | Higgins | Miller, R. G. | Welden |
| Connors | Hill | Monroe | West |
| Crabb | Holden | Newhard | Woods |
| Cusack | Horn | Nielsen | Wulff |
| Daggett | Howell | Norland | Wyckoff |
| Danker | Husak | Norpel | Mr. Speaker |
| De Jong | Hutchins |  |  |

The nays were, none.
Absent or not voting, 18:

| Cochran | Ferguson |
| :--- | :--- |
| Crawford | Freeman |
| Drake | Griffee |
| Dunlap | Hargrave |
| Dunton | Jesse |


| Junker | Oakley |
| :--- | :--- |
| Lipsky | Peterson |
| McElroy | Schroeder |
| Miller, A. V. | Wells |

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

Senate File 538, a bill for an act making an appropriation from the general fund of the state of Iowa to the board of parole, 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. 538)
The ayes were, 85 :

| Anderson | Doyle <br> Edelen |
| :--- | :--- |
| Avenson | Egennett |
| Egenes |  |
| Bittle | Ewing |
| Bortell | Ferguson |
| Branstad | Fischer, H. O. |
| Brinck | Fisher, C. R. |
| Brockett | Fitzgerald |
| Brunow | Fullerton |
| Butler | Grassley |
| Byerly | Hansen |
| Caffrey | Harper |
| Carr | Harvey |
| Clark, J. H. | Higgins |
| Clark, J. W. | Hill |
| Connors | Holden |
| Crabb | Horn |
| Cusack | Howell |
| Daggett | Husak |
| Danker | Hutchins |
| De Jong | Jesse |
| Den Herder |  |

The nays were, none.
Absent or not voting, 15:

Cochran
Crawford
Drake
Dunlap

Dunton Freeman
Griffee Hargrave
Jordan
Kiser
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel

| Hennessey | Oakley |
| :--- | :--- |
| Junker | Schroeder |
| Lipsky | Stromer |
| McElroy |  |

O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Small
Stanley
Stephens
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

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

House File 503, a bill for an act relating to vacations for state employees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 503)

The ayes were, 77:

| Avenson <br> Bennett <br> Bittle | Egenes <br> Ewing <br> Bortell |
| :--- | :--- |
| Ferguson |  |
| Brockett | Fischer, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Carr | Hansen |
| Clark, J. H. | Harper |
| Clark, J. W. | Harvey |
| Connors | Hennessey |
| Crabb | Higgins |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |
| De Jong | Howell |
| Den Herder | Husak |
| Doyle | Hutchins |

The nays were, 5:
Anderson
Branstad $\quad$ Brinck
Absent or not voting, 18:

| Cochran | Edelen | Kreamer |
| :--- | :--- | :--- |
| Crawford | Freeman | Lipsky |
| Drake | Griffee | McElroy |
| Dunlap | Hargrave | Millen |
| Dunton | Junker |  |

Pellett Peterson Poncy Rapp Readinger Rinas Roorda Small Stanley Stromer Strothman Tofte Welden Wells West Woods Wulff Wyckoff Mr. Speaker

Mendenhall Miller, K. D.

| Kreamer | Miller, A. V. |
| :--- | :--- |
| Lipsky | Oakley |
| McElroy | Schroeder |
| Millen | Stephens |

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

## HOUSE FILE 757 RECONSIDERED

Welden of Hardin called up for consideration the motion to reconsider House File 757, filed on May 16, 1973, and asked and received unanimous consent that the vote by which House File 757, a bill for an act to make an appropriation to the Iowa development commission, passed the House on May 15, 1973, be reconsidered.

Stromer of Hancock in the chair at 10:35 a.m.
Welden of Hardin asked and received unanimous consent that the vote by which House File 757 was placed on its last reading be reconsidered.

Welden of Hardin offered the following amendment H-533 filed by Welden, et al., and moved its adoption:

H-533
1 Amend House File 757, page 2, line 16, by striking
2 all after the comma, and all of lines 17 and 18,
3 and inserting in lieu thereof the following: "shall
4 be confined to out-of-state promotion, except as
5 may be otherwise specifically directed by any act
6 of the Sixty-fifth General Assembly.
Amendment H-533 adopted.
Welden of Hardin moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 757)
The ayes were, 80 :

| Avenson | Egenes <br> Bennett <br> Bortell <br> Branstad |
| :--- | :--- |
| Ewing <br> Brinck <br> Brockett | Ferguson <br> Brunow <br> Butler |
| Fischer, H. O. |  |
| Byerly | Fisher, C. R. |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. H. | Griffee |
| Clark, J. W. | Hansen |
| Connors | Harper |
| Crabb | Harvey |
| Daggett | Hill |
| Danker | Holden |
| De Jong | Horn |
| Den Herder | Howell |
| Doyle | Husak |
| Edelen | Hutchins |
|  | Jesse |

The nays were, 6 :

Anderson
Bittle
Cusack
Higgins
Absent or not voting, 14:

## Cochran

Crawford
Drake
Dunlap

Dunton
Freeman
Hargrave Junker

| Kiser | Patchett |
| :--- | :--- |
| Knoke | Pellett |
| Krause | Peterson |
| Kreamer | Poncy |
| Lippold | Readinger |
| Logue | Rinas |
| McCormick | Roorda |
| Mendenhall | Stanley |
| Menke | Stephens |
| Mennenga | Strothman |
| Middleswart | Tofte |
| Millen | Varley |
| Miller, A. V. | Welden |
| Miller, K. D. | Wells |
| Miller, R. G. | West |
| Monroe | Wulff |
| Newhard | Wyckoff |
| Norland | Mr. Speaker |
| Norpel | (Stromer) |
| O'Halloran |  |

Rapp Small

| Lipsky | Oakley |
| :--- | :--- |
| McElroy | Schroeder |
| Nielsen | Woods |

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

Speaker Varley in the chair at 10:50 a.m.

Senate File 495, a bill for an act relating to workmen's com-
pensation, with report of committee recommending passage, was taken up for consideration.

Miller of Buchanan moved that Senate File 495 be deferred and that the bill retain its place on the calendar.

Brinck of Lee moved as a substitute motion that Senate File 495 be deferred until 11:00 a.m. Tuesday, May 22, 1973.

Motion lost.
On the motion to defer by Miller of Buchanan, the motion lost.
Knoke of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 495)
The ayes were, 67:

| Avenson <br> Bittle | Egenes <br> Brinck |
| :--- | :--- |
| Ewing <br> Brockett <br> Brunow | Fisguson <br> Butler |
| Byerly | Fitzger, H. O. |
| Caffrey | Grassley |
| Garr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Harper |
| Harvey |  |
| Connors | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| Den Herder | Holden |
| Doyle | Horn |
| Dunlap | Howell |
|  | Husak |

The nays were, 23:

| Anderson | Danker | Jordan | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | De Jong | Logue | Stephens |
| Bortell | Edelen | Mendenhall | Strothman |
| Branstad | Fisher, C. R. | Miller, K. D. | Welden |
| Crabb | Fullerton | Miller, R. G. | West |
| Daggett | Hutchins | Pellett |  |
| Absent or not voting, 10: |  |  |  |
| Cochran | Freeman | Lipsky | Oakley |
| Drake | Hargrave | McEIroy | Schroeder |
| Dunton | Junker |  |  |

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

## NONCONTROVERSIAL CALENDAR

Senate File 276, a bill for an act relating to the termination of commitment orders, with report of committee recommending passage, was taken up for consideration.

Crawford 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. 276)
The ayes were, 81 :

| Anderson | De Jong <br> Den Herder | Husak <br> Hutchins | Norpel <br> O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Doyle | Jesse | Patchett |
| Bentle | Dunlap | Jordan | Pellett |
| Bortell | Edelen | Knoke | Poncy |
| Branstad | Egenes | Krause | Readinger |
| Brinck | Ewing | Kreamer | Rinas |
| Brockett | Ferguson | Lippold | Roorda |
| Brunow | Fischer, H. O. | Logue | Small |
| Butler | Fisher, C. R. | McCCormick | Stanley |
| Byerly | Fitzgerald | Mendenhall | Stephens |
| Caffrey | Hansen | Menke | Stromer |
| Carr | Harper | Menenga | Strothman |
| Clark, J. H. | Harvey | Middleswart | Tofte |
| Clark, J. W. | Hennessey | Miller, A.V. | Wells |
| Connors | Higgins | Miller, K. D. | West |
| Crabb | Hil | Miller, R. G. | Woods |
| Crawford | Holden | Monroe | Wulff |
| Cusack | Horn | Newhard | Wyckoff |
| Daggett | Howell | Norland | Mr. Speaker |
| Danker |  |  |  |

The nays were, 1:
Welden
Absent or not voting, 18:

| Cochran | Grassley | Lipsky | Oakley |
| :--- | :--- | :--- | :--- |
| Drake | Griffee | McElroy | Peterson |
| Dunton | Hargrave | Millen | Rapp |
| Freeman | Junker | Nielsen | Schroeder |
| Fullerton | Kiser |  |  |

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

Senate File 396, a bill for an act relating to departmental regulations affecting local governmental bodies, with report of committee recommending passage, was taken up for consideration.

Bittle 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. 396)
The ayes were, 83:

| Anderson | De Jong <br> Avenson <br> Bennett <br> Bittle |
| :--- | :--- |
| Ben Herder |  |
| Bortell | Doyle |
| Branstad | Edelen |
| Erinck | Ewenes |
| Brockett | Ferguson |
| Brunow | Fischer, H. O. |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Caffrey | Hansen |
| Carr | Harvey |
| Clark, J. H. | Hennessey |
| Clark, J. W. | Higgins |
| Connors | Hill |
| Crabb | Holden |
| Crawford | Horn |
| Cusack | Howell |
| Daggett | Husak |
| Danker | Hutchins |
|  | Jesse |


| Jordan | Pellett |
| :--- | :--- |
| Kiser | Peterson |
| Knoke | Poncy |
| Krause | Rapp |
| Kreamer | Readinger |
| Lippold | Rinas |
| Logue | Roorda |
| McCormick | Small |
| Mendenhall | Stanley |
| Menke | Stephens |
| Mennenga | Stromer |
| Middleswart | Strothman |
| Miller, A.V. | Tofte |
| Miller, K. D. | Welden |
| Miller, R. G. | Wells |
| Monroe | West |
| Newhard | Woods |
| Norland | Wulff |
| Norpel | Wyckoff |
| O'Halloran | Mr.Speaker |
| Patchett |  |

The nays were, none.
Absent or not voting, 17:

Cochran
Drake
Dunlap
Dunton
Freeman

Fullerton
Grassley
Griffee Hargrave

Harper
Junker Lipsky McElroy

Millen
Nielsen Oakley
Schroeder

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

Senate File 473, a bill for an act relating to the delinquency of dog license fees, with report of committee recommending passage, was taken up for consideration.

Stephens 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?" (S.F. 473)
The ayes were, 84 :

| Anderson | Byerly <br> Avenson | Caffrey | Danker <br> De Jong |
| :--- | :--- | :--- | :--- |
| Bennett | Carr | Doyle | Fitzgerald |
| Bittle | Clark, J. H. | Dunlap | Hansen |
| Bortell | Clark, J. W. | Edelen | Harper |
| Branstad | Connors | Egenes | Harvey |
| Brinck | Crabb | Ewing | Hennessey |
| Brockett | Crawford | Ferguson | Higgins |
| Brunow | Cusack | Fischer, H. O. | Hill |
| Butler | Daggett | Fisher, C. R. | Horn |


| Howell | Mendenhall | Norpel | Stanley |
| :--- | :--- | :--- | :--- |
| Husak | Menke | O'Halloran | Stephens |
| Jesse | Mennenga | Patchett | Strothman |
| Jordan | Middleswart | Pellett | Toofte |
| Kiser | Miller, A.V. | Peterson | Welden |
| Knoke | Miller, K.D. | Poncy | Wells |
| Krause | Miller, R. G. | Rapp | West |
| Kreamer | Monroe | Readinger | Woods |
| Lippold | Newhard | Rinas | Wulff |
| Logue | Nielsen | Roorda | Wyckoff |
| McCormick | Norland | Small | Mr. Speaker |

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

| Cochran | Freeman |
| :--- | :--- |
| Den Herder | Fullerton |
| Drake | Grassley |
| Dunton | Hargrave |


| Hutchins | Millen |
| :--- | :--- |
| Junker | Oakley |
| Lipsky | Schroeder |
| McElroy | Stromer |

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

Senate File 501, a bill for an act relating to the selection of polling places for elections, with report of committee recommending passage, was taken up for consideration.

Bittle 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. 501)
The ayes were, 84:

| Anderson | De Jong | Hutchins | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Jesse | Patchett |
| Bennett | Dunlap | Jordan | Pellett |
| Bittle | Edelen | Kiser | Peterson |
| Bortell | Egenes | Knoke | Poncy |
| Branstad | Ewing | Krause | Rapp |
| Brinck | Ferguson | Kreamer | Readinger |
| Brockett | Fischer, H. O. | Lippold | Rinas |
| Brunow | Fisher,C.R. | Logue | Roorda |
| Butler | Fitzgerald | McCormick | Small |
| Byerly | Griffee | Mendenhall | Stanley |
| Caffrey | Hansen | Menke | Stephens |
| Carr | Harper | Mennenga | Strothman |
| Clark, J. H. | Harvey | Middleswart | Tofte |
| Clark, J. W. | Hennessey | Miller, K.D. | Welden |
| Connors | Higgins | Miller,R. G. | Wells |
| Crabb | Hill | Monroe | West |
| Crawford | Holden | Newhard | Woods |
| Cusack | Horn | Nielsen | Wulff |
| Daggett | Howell | Norland | Wyckoff |
| Danker | Husak |  | Norpel |

The nays were, none.

Absent or not voting, 16:

| Cochran | Freeman | Junker | Miller, A. V. |
| :--- | :--- | :--- | :--- |
| Den Herder | Fullerton | Lipsky | Oakley |
| Drake | Grassley | McElroy | Schroeder |
| Dunton | Hargrave | Millen | Stromer |

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

## HOUSE FILE 139 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 139 from further consideration by the House.

House File 531, by Grassley, a bill for an act abolishing the revolutionary war memorial commission, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 531)
The ayes were, 82 :

| Anderson | Doyle | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jordan | Patchett |
| Bennett | Edelen | Kiser | Pellett |
| Bittle | Egenes | Knoke | Peterson |
| Bortell | Ewing | Krause | Poncy |
| Branstad | Ferguson | Kreamer | Rapp |
| Brinck | Fischer, H. O. | Lippold | Readinger |
| Brockett | Fisher, C. R. | Logue | Rinas |
| Brunow | Fitzgerald | McCormick | Roorda |
| Butler | Griffee | Mendenhall | Stanley |
| Byerly | Hansen | Menke | Stephens |
| Caffrey | Harper | Mennenga | Strothman |
| Carr | Harvey | Miller, A.V. | Tofte |
| Clark, J. H. | Hennessey | Miller, K.D. | Welden |
| Clark, J. W. | Higgins | Miller, R. G. | Wells |
| Connors | Hill | Monroe | West |
| Crabb | Holden | Newhard | Woods |
| Crawford | Horn | Nielsen | Wulff |
| Cusack | Howell | Norland | Wyckoff |
| Danker | Husak | Norpel | Mr. Speaker |
| De Jong | Hutchins |  |  |

The nays were, 1 :
Small
Absent or not voting, 17:

Cochran
Den Herder
Drake
Dunton

Freeman Fullerton Grassley Hargrave
Junker
Lipsky
McElroy
Middleswart

Millen Oakley Schroeder Stromer

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

## EXPLANATION OF VOTE

Friday morning, May 18, 1973, I was in the office of the Governor. Had I been in the House chamber, I would have voted "aye" on the following bills:
H. F. 757
H. F. 761
H. F. 764
S. F. 448
H. F. 762
H. F. 765
S. F. 537
H. F. 763
H. F. 503
S. F. 538

DUNLAP of Story

## HOUSE FILE 520 WITHDRAWN

Norland of Worth asked and received unanimous consent to withdraw House File 520 from further consideration by the House.

## MOTION TO RECONSIDER WITHDRAWN

(House File 659)
Clark of Lee asked and received unanimous consent to withdraw the motion to reconsider House File 659 filed by him on May 14, 1973.

## REFERRED TO SIFTING COMMITTEE (House File 711)

Crabb of Crawford asked and received unanimous consent that House File 711 be referred to the sifting committee.

## REFERRED TO SIFTING COMMITTEE (House File 731)

Hill of Polk asked and received unanimous consent that House File 731 be referred to the sifting committee.

## HOUSE CONCURRENT RESOLUTION 52 <br> By Bortell and Daggett

Whereas, there is an increasing degree of livestock thefts in Iowa and many persons are suffering economic loss because of such thefts; and

Whereas, the use of modern technology by criminals engaged in livestock thefts has made the apprehension of such persons more difficult than in the past and this appears to require a change in methodology in order to apprehend persons stealing livestock or prevent or make it more difficult to commit such thefts or place stolen livestock into commerical channels; and

Whereas, a number of proposals have been made by individuals and groups designed to prevent the theft of livestock or apprehend persons engaged in stealing livestock but no comprehensive coordinated plan has been
suggested because of the inability of concerned persons to meet through formal channels and develop a comprehensive plan, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is urged to create a study committee composed of members of both houses of the general assembly representing the two political parties, as well as knowledgeable citizens deemed necessary, to carry out a study for the purpose of making recommendations and drafting legislation designed to prevent the theft of livestock, apprehend persons engaged in the theft of livestock, make it difficult to place stolen livestock in commercial channels, and promote interstate cooperation between states in accomplishing these goals; and

Be It Further Resolved, That the study committee consider, but not necessarily be limited to, a review of penal laws relating to thefts of livestock, branding laws or other laws designed to provide a method for identification of livestock, laws relating to the movement of livestock in intrastate and interstate commerce, laws relating to the sale of livestock and methods for improving commercial procedures relating to the sale of livestock, and such other areas of law which might aid in preventing the sale of or preventing stolen livestock; and

Be It Further Resolved, That the study committee make a report of its findings, accompanied by necessary legislation, to the legislative council and the general assembly in the manner provided by the legislative council.

Laid over under Rule 25.

## SUBCOMMITTEE ASSIGNMENTS

House File 302
Grassley, Chairman
Daggett
Middleswart

House File 746
Stanley, Chairman
Bittle
Dunton
Junker
Krause

Senate File 324
Hill, Chairman
Doyle
Kreamer

## REPORTS OF HOUSE COMMITTEE ON APPROPRIATIONS

## (House File 768)

Educational Radio and TV-(Transmitters)
The committee's recommendation is for an appropriation of $\$ 606,579$ for 1973-74 and $\$ 980,472$ for 1974-75.

From this total, $\$ 161,447$ for $1973-74$ and $\$ 267,495$ for $1974-75$ is appropriated for salaries.
$\$ 8,515$ for $1973-74$ and $\$ 16,936$ for 1974-75 is appropriated for travel.
$\$ 6,155$ for 1973-74 and $\$ 9,318$ for 1974-75 is appropriated for office supplies and expense, telephone and telegraph, and office furniture and equipment.
$\$ 5,225$ for 1973-74 and $\$ 4,750$ for 1974-75 is appropriated for transmitter equipment, purchase, replacement, and rental.
$\$ 47,970$ for $1973-74$ and $\$ 69,350$ for 1974-75 is appropriated for transmitter equipment repair, parts, and maintenance.
$\$ 70,680$ for $1973-74$ and $\$ 141,030$ for $1974-75$ is appropriated for electricity and other utilities.
$\$ 53,700$ for $1973-74$ and $\$ 135,000$ for 1974-75 is appropriated for interconnect.
$\$ 17,600$ for $1973-74$ and $\$ 29,200$ for $1974-75$ is appropriated for rentland, building and towers.
$\$ 5,190$ for $1973-74$ and $\$ 7,995$ for 1974-75 is appropriated for building maintenance.
$\$ 32,090$ for $1973-74$ and $\$ 40,859$ for 1974-75 is appropriated for public information.
$\$ 194,657$ for $1973-74$ and $\$ 253,252$ for $1974-75$ is appropriated for program acquisition.
$\$ 3,350$ for $1973-74$ and $\$ 5,287$ for 1974-75 is appropriated for contractual services.

The Transmitter budget recommendation is based on an appropriation for Channel 27 for 12 months of operation in 1974-75 and an appropriation for Channel 36 for six months of operation in 1974-75. If these channels do not go on the air at the time anticipated, their expenses must be prorated for the time actually on the air and the remainder of the appropriation funds reverted.

## Department of General Services <br> Division of Educational Radio and TV <br> Headquarters and Production

The committee's recommendation is for a budget of $\$ 916,905$ for 1973-74 and $\$ 941,345$ for 1974-75. This budget includes a state appropriation of $\$ 766,905$ for $1973-74$ and $\$ 791,345$ for 1974-75. The budget also includes anticipated receipts from sale of programs and other miscellaneous receipts of $\$ 150,000$ for $1973-74$ and $\$ 150,000$ for 1974-75.

From this total, $\$ 574,130$ for $1973-74$ and $\$ 605,300$ for $1974-75$ is budgeted for salaries.
$\$ 31,800$ for $1973-74$ and $\$ 16,000$ for $1974-75$ is budgeted for travel.
$\$ 44,845$ for $1973-74$ and $\$ 45,880$ for $1974-75$ is budgeted for office supplies and expense, telephone and telegraph, office furniture and equipment, and building maintenance.
$\$ 5,000$ for 1973-74 and $\$ 5,000$ for 1974-75 is budgeted for Board members and committee per diem and travel expenses.
$\$ 9,950$ for $1973-74$ and $\$ 9,950$ for $1974-75$ is budgeted for electricity and other utilities.
$\$ 63,500$ for $1973-74$ and $\$ 63,500$ for 1974-75 is budgeted for contractual services.
$\$ 32,215$ for $1973-74$ and $\$ 40,250$ for 1974-75 is budgeted for radio, TV, and production equipment, purchase, replacement, and rental.
$\$ 53,615$ for 1973-74 and $\$ 53,615$ for 1974-75 is budgeted for radio, TV, and production equipment repairs, parts, and maintenance.
$\$ 31,250$ for $1973-74$ and $\$ 31,250$ for $1974-75$ is budgeted for radio, TV, and production equipment supplies.
$\$ 56,000$ for $1973-74$ and $\$ 56,000$ for $1974-75$ is budgeted for rent-land, building and towers.
$\$ 3,600$ for $1973-74$ and $\$ 3,600$ for $1974-75$ is budgeted for public information.
$\$ 6,000$ for $1973-74$ and $\$ 6,000$ for 1974-75 is budgeted for art supplies.
$\$ 5,000$ for $1973-74$ and $\$ 5,000$ for 1974-75 is budgeted for Interconnect.
The committee's recommendation allows for no increase in personnel in Headquarters and Production.

For Transmitter operations, the committee's recommendation allows for no increase in the personnel for the present on-air channels.

## (House File 769)

Department of Social Services-Capitals
The committee recommendation is for an appropriation of $\$ 3,000,000$, or so much as necessary, for the biennium to the Department of Social Services for the purpose of capital improvements.

The appropriation is based on the list of priorities presented to the committee by the Department, and which are on file in the office of the Legislative Fiscal Director. The committee's intent is that priorities 1-3 be implemented to the furthest possible extent under the appropriation.

The committee recommendation does not fund the new construction of Phase I-new Nursing Care Facility at the Iowa Soldiers Home, or the new construction of five cottages at Glenwood State Hospital.

## AMENDMENT FILED

H-543
1 Amend House File 561 as follows:

1. Page 2, by striking lines 1 through 13 , inclusive, and inserting in lieu thereof the following:

Section 1. NEW SECTION. COMMISSION CREATED. There is created a Spanish-speaking peoples study commission which shall consist of thirteen members: two members of the senate, one of whom shall be appointed by the senate majority leader and one by the senate minority leader; two members of the house of representatives, one of whom shall be appointed by the house majority leader and one by the house minority leader; and nine public members, two of which shall represent the district defined in subsection two (2) of this section, two of which shall represent the district defined in subsection three (3) of this section, and five of which shall represent the remaining five districts respectively. The public members shall be appointed by the governor from lists of nominees submitted by the Spanish-speaking people of the seven districts defined in this section. The seven districts shall have boundaries drawn along county lines and shall include the following counties:
2. Page 3, line 18, by inserting after the word "day" the words "and expenses".
3. Page 3, line 23 , by striking the word "commission" and inserting in lieu thereof the word "nonlegislative".
4. Page 3, line 25, by inserting after the word "diem" the words "and expenses".
5. Page 3, line 29, by striking the words "director, an assistant," and inserting in lieu thereof the word "director".
6. Page 5, line 6, by striking the words and figure "ninety thousand $(90,000)$ " and inserting in lieu thereof the words and figure "seventy-six thousand $(76,000)$ ".

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, May 21, 1973.

## JOURNAL OF THE HOUSE

## One Hundred Thirty-fourth Calendar Day-Eighty-eighth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Monday, May 21,1973

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

Prayer was offered by the Reverend Bernard Sayler, pastor of the Trinity United Church of Christ, Hartley, Iowa.

The Journal of Friday, May 18, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Stenard, Glenwood, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Miller of Calhoun on request of Hansen of $O^{\prime}$ Brien.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Ninety seventh grade students from Stuart-Menlo Community School, Stuart, accompanied by Darwin Dalton, Sheryl Rohlf, Lois Rose, Larry Parker, Paul Whittmore. By Varley of Adair.

Twenty-six eighth grade students from Seymour Community School, Seymour, accompanied by Mrs. Cathcart. By Brunow of Appanoose.

One hundred twenty eighth grade students from Clarke Community School, Osceola, accompanied by Mr. Parrott and Mr. Dick. By Anderson of Ringgold.

Twenty sixth grade students from Collins Community School, Collins, accompanied by Mrs. Robinson. By West of Marshall.

Fifty-three ninth grade students from Fairfield Community School, Fairfield, accompanied by Mrs. Paul Franklin, Mr. Cummings, and Mr. Carter. By Millen of Van Buren.

## PETITIONS FILED

The following petitions were received and placed on file:
By Speaker Varley of Adair from two hundred sixteen rsidents of Adair County opposing House File 653, a bill relating to standards for ambulance services.

By Readinger of Polk from thirty members of Sheldahl Methodist Church opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By the following Representatives, favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Norpel of Jackson from thirty-three residents of Jackson County.

Miller of Cerro Gordo from thirty-two residents of Cerro Gordo County.
Harper of Davis from sixty-eight residents of Davis County.

## EXPLANATION OF VOTES

Because of a speaking commitment to government, economics, and seventh grade classes of Nishna Valley Community School, I was absent from the House chamber on Friday, May, 18, 1973. Had I been present, I would have voted "aye" on the following bills: House Files 219, 503, 531, 757, 761, 762, 763, 764, and 765; also Senate Files 276, 396, 448, 473, 495, 501, 537 and 538.

## McELROY of Fremont

Friday morning, May 18, 1973, I was in conference and not present on the House floor. Had I been in the chamber I would have voted "aye" on the following bills: House Files 763, 764, 765, 537, 538, 503, 757, 495; also Senate Files 276, 396, 473, 501.

HARGRAVE of Johnson
I was absent from the House chamber Thursday morning, May 17, 1973, in order to discuss pending legislation with the Iowa Rehabilitation Development Association. Had I been present, I would have voted "aye" on: The suspension of Rule 51 for consideration of House File 57, the motion to rerefer House File 759, amendment H-537 and House File 759. I would have voted "nay" on the tabling motion on Senate Concurrent Resolution 46.

CUSACK of Scott

## INTRODUCTION OF BILL

House File 771, by committee on ways and means, a bill for an act specifying the ending date of the Vietnam Conflict for the purpose of the military service tax exemption, requiring a minimum period of active duty in order to qualify for the military
service tax exemption, and providing that active duty for training only shall not be regarded as active duty for the purpose of the military service tax exemption.

Read first time and placed on the ways and means 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 on May 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 481, a bill for an act relating to motor vehicle inspection and safety.

Also: That the Senate has on May 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 567, a bill for an act appropriating to the department of public defense.

Also: That the Senate has on May 18, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 682, a bill for an act appropriating to the higher education facilities commission for the state supported scholarship program.

Also: That the Senate has on May 18, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 683, a bill for an act making an appropriation to the higher education facilities commission for medical student tuition loan programs.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 26, a bill for an act to provide for deferred sentences, on the part of the Senate: The Senator from Sioux, Mr. DeKoster, chairman; the Senator from Wapello, Mr. Glenn; the Senator from Lee, Mr. Junkins; the Senator form Marshall, Mrs. Miller; and the Senator from Black Hawk, Mr. Schwieger.

RALPH R. BROWN
Secretary of Senate

## SENATE AMENDMENT TO HOUSE FILE 682

Amend House File 682, page 2, by striking line 16 and inserting in lieu thereof the following:
"following amounts $\$ 300,000 \$ 375,000$ "
SENATE AMENDMENT TO HOUSE FILE 683
Amend House File 683, page 2, line 24, by striking the numeral " 125,000 " and inserting in lieu thereof the following: " 95,560 ".

SENATE MESSAGES CONSIDERED
Senate File 481, a bill for an act relating to motor vehicle inspection and safety.

Read first time and referred to the sifting committee.
Senate File 567, a bill for an act making an appropriation from the general fund of the state to the department of public defense.

Read first time and referred to committee on appropriations.

## MOTION TO RECONSIDER <br> (Senate File 495)

I move to reconsider the vote by which Senate File 495 passed the House on May 18, 1973.

BITTLE of Polk

## ADOPTION OF SENATE CONCURRENT RESOLUTION 12

Kreamer of Polk asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 16, filed on February 8, 1973, and reported out of committee on appropriations on May 17, 1973, and asked and received unanimous consent that Senate Concurrent Resolution 12 be substituted for House Concurrent Resolution 16 as follows:

## SENATE CONCURRENT RESOLUTION 12 <br> (By Committee on Higher Education)

Whereas, chapter two hundred sixty-three A (263A), Code 1973, provides that the state board of regents after authorization by a constitutional majority of the General Assembly may carry out any project as defined in that chapter of the Code at the state university of Iowa; and

Whereas, chapter two hundred sixty-three A (263A), Code 1973, authorizes the state board of regents to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and secured by an irrevocable pledge of a sufficient portion of the University Hospital Income; and

Whereas, many of the facilities of the hospitals at the state university of Iowa were built between forty and fifty years ago and are inadequate to meet present and future demands for statewide medical and teaching services; and

Whereas, said inadequacy exists in operating room facilities which are located in several different areas at the university hospitals and are not designed for today's advanced surgical techniques and workload of more than fifteen thousand operations annually; and

Whereas, present space available for radiological services, one of the most important fields in modern medicine, is less than that recommended by the U. S. Public Health Services for a prototype hospital of five hundred beds although the university hospitals have eleven hundred ninety-two beds; and

Whereas, the out-patient clinical facilities are located in widely separated areas of the hospitals and seriously encumber the ability of the clinical
specialists to handle almost one-quarter million patient visits annually and concentration of these services in a single area will greatly facilitate services to patients and training for family practice, and improve efficiency; and

Whereas, twenty percent or two hundred forty of the beds serving annually more than thirty-three thousand in-patients are located in large sixteento twenty-bed wards and do not meet the standards established for Medicare patients or the demands by private patients and, further, detailed studies have shown that remodeling these existing large wards into smaller units would be prohibitively costly and create insurmountable problems in teaching; and

Whereas, to alleviate these conditions, the state board of regents requests authorization to construct an eight-story addition of one hundred sixtyeight thousand gross square feet north of the general hospital, to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic and in-patient facilities for eighty beds, at an estimated total cost of thirteen million nine hundred thousand dollars ( $\$ 13,900,000$ ) of which not more than ten million dollars ( $\$ 10,000,000$ ) would be financed by borrowing under the provisions of chapter two hundred sixty-three $A$ (263A), Code 1973, and the remainder to be financed by other funds; Now Therefore

Be It Resolved by the Senate the House Concurring, that the state board of regents be and is hereby authorized to construct an addition of one hundred sixty-eight thousand gross square feet of floor space, more or less, to the general hospital of the state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities at an estimated cost of thirteen million nine hundred thousand dollars ( $\$ 13,900,000$ ) of which not more than ten million dollars ( $\$ 10,000,000$ ) would be financed by borrowing authorized by the provisions of chapter two hundred sixty-three A (263A), Code 1973.

Kreamer of Polk moved the adoption of Senate Concurrent Resolution 12.

Roll call was requested by Kreamer of Polk and Monroe of Des Moines.

On the question "Shall Senate Concurrent Resolution 12 be adopted?"

The ayes were, 68:

| Bittle | Dunlap <br> Branstad | Dunton | Horn <br> Husak |
| :--- | :--- | :--- | :--- |
| Brinck | Edelen | Hutchins | O'Halloran <br> Patchett |
| Brockett | Egenes | Pellett. |  |
| Caffrey | Ewing | Jesse | Peterson |
| Carr | Ferguson | Knoke | Poncy |
| Clark, J. H. | Fisher, C.R. | Kippe | Rapp |
| Clark, J. W. | Fitzgerald | Lipsky | Schroeder |
| Cochran | Freeman | McCormick | Small |
| Crabb | Fullerton | McElroy | Stanley |
| Crawford | Grassley | Menke | Stromer |
| Cusack | Griffee | Mennenga | Tofte |
| Danker | Hansen | Middleswart | Welden |
| De Jong | Hargrave | Millen | Wells |
| DenHerder | Harper | Miller, A. V. | Wulff |
| Doyle | Hennessey | Norpel | Wyckoff |
| Drake | Higgins | Oakley | Mr. Speaker |

The nays were, 28:

| Anderson | Fischer, H. O. | Kiser | Nielsen |
| :---: | :---: | :---: | :---: |
| Bennett | Harvey | Kreamer | Norland |
| Bortell | Hill | Logue | Readinger |
| Brunow | Holden | Mendenhall | Rinas |
| Butler | Howell | Miller, K. D. | Stephens |
| Byerly | Jordan | Monroe | West |
| Connors | Junker | Newhard | Woods |
| Absent or not voting, 4: |  |  |  |
| Avenson | Daggett | Miller, R. G. | Roorda |
| The resolution was adopted. |  |  |  |

## HOUSE CONCURRENT RESOLUTION 16 WITHDRAWN

Kreamer of Polk asked and received unanimous consent to withdraw House Concurrent Resolution 16 from further consideration by the House.

> MOTION TO RECONSIDER
> (Senate Concurrent Resolution 12 )

I move to reconsider the vote by which Senate Concurrent Resolution 12 was adopted by the House on May 21, 1973.

JESSE of Polk

## CONSIDERATION OF BILS

## APPROPRIATIONS CALENDAR

Schroeder of Pottawattamie asked and received unanimous consent to take up for immediate consideration House File 767, a bill for an act making an appropriation to the office of the governor for use in the governor's youth opportunity program to provide employment for young persons and improve railroad branch lines.

Krause of Palo Alto offered the following amendment H-544 filed by him and division of the amendment was requested as follows:
$\mathrm{H}-544 \mathrm{~A}$
1 Amend House File 767 as follows:
2 1. Page 2, by striking line 13, and inserting in
3 lieu thereof the following:
4 "renovation program: .\$1,316,000
To be used by the railroad
safety superintendent of the
Iowa commerce commission for
8 coordination of the program in
9 cooperation with railroad offi-
10 cials and the director of the
11 governor's youth opportunity

$$
13
$$

    program: \(\$ 20,000^{\prime \prime}\)
    2. Page 2, line 15, after the word "shall" insert
    the words "coordinate with the railroad safety super-
    intendent of the Iowa commerce commission and".
    544B
3. Page 2, after line 24, insert the following:
"Sec. 3. The railroad safety superintendent of the Iowa commerce commission shall be responsible for designating the branch lines and the sections of branch lines which shall be renovated pursuant to the provisions of this Act. Moneys shall be expended only on those lines designated by the railroad safety superintendent."
4. Renumber the following sections.

Krause of Palo Alto moved the adoption of amendment $\mathrm{H}-544 \mathrm{~A}$ of his amendment.

Amendment H—544A lost.
Krause of Palo Alto asked and received unanimous consent to withdraw amendment $\mathrm{H}-544 \mathrm{~B}$ of his amendment.

Welden of Hardin offered the following amendment H-545 filed by him and moved its adoption:
H-545 7 the state commerce commission, the office of program8 ming and planning and/or such additional means as

Amend House File 767 as follows:

1. Page 2, insert after line 24 the following:

Actual employment under such agreements shall be contingent on adequate supplies of ties and ballast being delivered.

Sec. 3. The governor, using the facilities of may see fit, shall dedicate not less than ten percent of the above appropriation to a concerted effort to coordinate, consolidate and supplement the studies concerning rail transportation in Lowa which have completed or are in process with particular emphasis on grain transportation.

He shall, in cooperation with the railroads, determine the minimum rail network necessary to serve the needs of the state and steps which state government can take to help insure the operation of these lines. Studies may include investigation of feasible ways of operating some feeder lines by local interests.
2. Renumber remaining sections.

A non-record roll call was requested.
The ayes were 45 , nays 47 .
Amendment H-545 lost.
(House File 767 pending at recess.)
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 767.
Krause of Palo Alto moved that House File 767 be deferred and that the bill retain its place on the calendar.

Motion lost.
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.

Under the provisions of Rule 69, Brunow of Appanoose refrained from voting.

On the question "Shall the bill pass?" (H.F. 767)
The ayes were, 68:

| Avenson | Edelen <br> Bittle | Jesse <br> Egenes | Oakley <br> O'Halloran |
| :--- | :--- | :--- | :--- |
| Branstad | Ewing | Knoke | Patchett |
| Brinck | Ferguson | Krause | Pellett |
| Butler | Fitzgerald | Kreamer | Peterson |
| Byerly | Freeman | Lippold | Rapp |
| Caffrey | Grassley | Lipsky | Rinas |
| Carr | Griffee | McCormick | Roorda |
| Clark, J. H. | Hansen | McElroy | Schroeder |
| Clark, J. W. | Hargrave | Menke | Small |
| Cochran | Harper | Mennenga | Stanley |
| Connors | Harvey | Midlleswart | Stromer |
| Crawford | Hennessey | Miller, A. V. | Wells |
| Cusack | Hill | Monree | West |
| Den Herder | Holden | Newhard | Woods |
| Drake | Horn | Nielsen | Wulf |
| Dunton | Hutchins | Norland | Mr. Speaker |

## The nays were, 29:

| Anderson | Dunlap | Jordan | Poncy |
| :--- | :--- | :--- | :--- |
| Bennett | Fischer, H. O. | Kiser | Readinger |
| Bortell | Fisher, C. R. | Logue | Stephens |
| Brockett | Fullerton | Mendenhall | Strothman |
| Crabb | Higgins | Millen | Tofte |
| Danker | Howell | Miller, K. D. | Welden |
| De Jong | Husak | Norpel | Wyckoff |

Absent or not voting, 3:
Brunow Daggett

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

## MOTION TO RECONSIDER <br> (House File 767)

I move to reconsider the vote by which House File 767 passed the House on May 21, 1973.

JUNKER of Woodbury

Stromer of Hancock in the chair at 3:19 p.m.
House File 768, a bill for an act to appropriate from the general fund of the state to the department of general services for the division of educational radio and television, was taken up for consideration.

O'Halloran of Black Hawk offered the following amendment H-549 filed by her and Menke of O'Brien and moved its adoption:

H- 549
1 Amend House File 768 as follows:
2 1. Page 2, by striking from line 3 "division of
3 educational radio and television" and inserting in
4 lieu thereof "state educational radio and television
5 facility board".
2. Page 3, by striking from line 2 "division of educational radio and television" and inserting in
lieu thereof "state educational radio and television
facility board".
3. Page 1, by striking from lines 2 and 3 in
the title "division of educational radio and television" and inserting in lieu thereof "state educational radio and television facility board".
Amendment adopted.
O'Halloran of Black Hawk offered the following amendment H-547 filed by her and Monroe of Des Moines and moved its adoption:

H-547
1 Amend House File 768 as follows:
2 1. Page 2, line 20, by striking the numerals
3 " 226,080 " and " 233,250 " and inserting in lieu thereof
5 2. Page 2, line 21, by striking the numerals
6 " $1,373,484$ " and " $1,771,817$ " and inserting in lieu
7 thereof " $1,523,484$ " and " $1,921,817$ ".
Roll call was requested by O'Halloran of Black Hawk and Monroe of Des Moines.

On the question "Shall amendment H-547 be adopted?"

The ayes were, 36:

| Avenson | Doyle | Krause | Norland |
| :--- | :--- | :--- | :--- |
| Brunow | Dunton | Lipsky <br> Byerly | Egenes |

The nays were, 59:

| Anderson | Dunlap <br> Benelen <br> Bennett |
| :--- | :--- |
| Bittle | Ewing <br> Bortell <br> Branstad |
| Brinck | Ferguson |
| Bischer, H.O. |  |
| Brockett | Fisher, C. R. |
| Butler | Freeman |
| Clark, J. H. | Fullerton |
| Crabb | Grassley |
| Crawford | Hansen |
| Danker | Harvey |
| De Jong | Hennessey |
| Den Herder | Hill |
| Drake | Holden |
| Howell |  |

Absent or not voting, 5 :
Daggett Middleswart
Jesse
Husak
Hutchins
Jordan
Junker
Kiser
Knoke
Kreamer
Lippold
Logue
McElroy
Mendenhall
Millen
Miller, K. D.
Pellett
Peterson

Readinger
Roorda
Schroeder
Stanley
Stephens
Strothman
Tofte
Varley
Welden
West
Woods
Wulff
Wyckoff
Mr. Speaker
(Stromer)

Amendment H—547 lost.
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. 768)
The ayes were, 92:

| Anderson | Crawford | Griffee | Lipsky |
| :--- | :--- | :--- | :--- |
| Avenson | Cusack | Hansen | Logue |
| Bennett | Danker | Hargrave | McCormick |
| Bittle | De Jong | Harper | McElroy |
| Bortell | Den Herder | Hennessey | Mendenhall |
| Branstad | Doyle | Higgins | Menke |
| Brinck | Drake | Hill | Mennenga |
| Brockett | Dunlap | Horn | Middleswart |
| Brunow | Dunton | Howell | Millen |
| Butler | Edelen | Husak | Miller, A.V. |
| Byerly | Egenes | Hutchins | Miller, K. D. |
| Caffrey | Ewing | Jordan | Monroe |
| Carr | Ferguson | Junker | Newhard |
| Clark, J. H. | Fisher, C. R. | Kiser | Nielsen |
| Clark, J. W. | Fitzgerald | Knoke | Norland |
| Cochran | Freeman | Krause | Oakley |
| Connors | Fullerton | Kreamer | O'Halloran |
| Crabb | Grassley | Lippold | Patchett |


| Pellett | Rinas | Strothman | West |
| :--- | :--- | :--- | :--- |
| Peterson | Roorda | Tofte | Woods |
| Poncy | Schroeder | Varley | Wulff |
| Rapp | Small | Welden | Wyckoff |
| Readinger | Stanley | Wells | Mr. Speaker |
| (Stromer) |  |  |  |
| Thays were, 4: |  |  |  |
| Fischer, H. O. | Harvey | Holden | Stephens |
| Absent or not voting, 4: |  |  |  |
| Daggett | Jesse | Miller, R. G. | Norpel |

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

## REPORTS OF HOUSE COMMITTEE ON APPROPRIATIONS

(Senate File 525)<br>Law Enforcement Academy

The committee recommendation is for an appropriation of $\$ 255,300.00$ for 1973-74 and $\$ 259,850.00$ for 1974-75.

From this total, $\$ 159,700.00$ for $1973-74$ and $\$ 165,500.00$ for $1974-75$ is appropriated for salaries.
$\$ 9,000.00$ for $1973-74$ and $\$ 7,000.00$ for 1974-75 is appropriated for travel.
$\$ 15,000.00$ for $1973-74$ and $\$ 15,250.00$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include housekeeping, insurance, professional and scientific, building rental, training equipment, and training supplies and expenses are appropriated at $\$ 66,700.00$ for $1973-74$ and $\$ 67,200.00$ for 1974-75.

The committee recommendation allows for no increase in personnel.

## (Senate File 532)

Vehicle Dispatcher Revolving Fund
The committee's recommendation is for a budget of \$161,730 for 1973-74 and $\$ 165,730$ for 1974-75.

From this total, $\$ 131,130$ for $1973-74$ and $\$ 137,100$ for $1974-75$ is budgeted for salaries.
$\$ 1,500$ for $1973-74$ and $\$ 1,500$ for 1974-75 is budgeted for travel.
$\$ 25,150$ for $1973-74$ and $\$ 24,180$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, and telephone and telegraph.

Other expenses, which include garage supplies and expense, and garage and service station equipment are budgeted at $\$ 3,950$ for 1973-74 and $\$ 2,950$ for 1974-75.

The committee's recommendation is for a personnel level of 18.
(Senate File 533)
Department of General Services
Office of the Director
The committee's recommendation is for an appropriation of $\$ 56,100$ for 1973-74 and $\$ 55,870$ for 1974-75.

From this total, $\$ 52,600$ for $1973-74$ and $\$ 53,270$ for $1974-75$ is appropriated for salaries.
$\$ 1,250$ for $1973-74$ and $\$ 1,250$ for $1974-75$ is appropriated for travel.
$\$ 2,250$ for $1973-74$ and $\$ 1,350$ for $1974-75$ is appropriated for office supplies and expense, telephone and telegraph, and equipment.

The committee's recommendation allows for the present level of 3 em ployees.

## General Services-Printing Division

The committee's recommendation is for a budget of $\$ 121,230$ for 1973-74 and $\$ 77,890$ for 1974-75. This budget includes a state appropriation of $\$ 120,730$ for 1973-74 and $\$ 77,390$ for 1974-75. The budget also includes refunds and reimbursements of $\$ 500$ for 1973-74 and $\$ 500$ for 1974-75.

From this total, $\$ 58,930$ for 1973-74 and $\$ 61,290$ for 1974-75 is budgeted for salaries.
$\$ 13,900$ for $1973-74$ and $\$ 8,400$ for 1974-75 is budgeted for office supplies and expense.
$\$ 42,000$ for $1973-74$ and $\$ 2,700$ for 1974-75 is budgeted from printing and binding.
$\$ 1,900$ for $1973-74$ and $\$ 2,000$ for 1974-75 is budgeted for telephone and telegraph.
$\$ 4,500$ for 1973-74 and $\$ 3,500$ for 1974-75 is budgeted for professional and scientific services.

The committee's recommendation allows for no increase in personnel.
General Administration
The committee's recommendation is for a budget of $\$ 989,030$ for 1973-74 and $\$ 1,053,570$ for 1974-75. This budget includes a state appropriation of $\$ 976,030$ for $1973-74$ and $\$ 1,040,570$ for 1974-75. The budget also includes refunds and reimbursements of $\$ 13,000$ for 1973-74 and $\$ 13,000$ for 1974-75.

From this total, $\$ 417,770$ for $1973-74$ and $\$ 435,110$ for 1974-75 is budgeted for salaries.
$\$ 4,840$ for $1973-74$ and $\$ 5,010$ for 1974-75 is budgeted for travel.
$\$ 14,060$ for $1973-74$ and $\$ 14,570$ for $1974-75$ is budgeted for office supplies and expense, telephone and telegram, and postage.

Other expenses, which include first aid drugs and supplies, buildings rental, relocation and moving, insurance, and professional and scientific service are budgeted at $\$ 92,360$ for 1973-74 and $\$ 92,880$ for 1974-75.
$\$ 460,000$ for $1973-74$ and $\$ 506,000$ for 1974-75 is budgeted for utilities.
The committee's recommendation allows funds for increasing the salary of security officers to a level where these positions can be filled, thereby permitting the Capitol building to be open on weekends for visitors.

> Buildings and Grounds Division

The committee's recommendations is for a budget of $\$ 1,417,796$ for 1973-74 and $\$ 1,461,741$ for 1974-75. This budget includes a state appropriation of $\$ 1,319,796$ for $1973-74$ and $\$ 1,363,741$ for 1974-75. The budget also includes refunds and reimbursements of $\$ 98,000$ for 1973-74 and $\$ 98,000$ for 1974-75.

From this total, $\$ 1,194,536$ for $1973-74$ and $\$ 1,239,001$ for $1974-75$ is budgeted for salaries.
$\$ 3,580$ for $1973-74$ and $\$ 3,760$ for 1974-75 is budgeted for office supplies and expense, telephone and telegraph.

Other expenses, which include Governor's home maintenance, truck and equipment maintenance, window washing and insurance are budgeted at $\$ 22,680$ for 1973-74 and $\$ 22,980$ for 1974-75.
$\$ 197,000$ for $1973-74$ and $\$ 196,000$ for $1974-75$ is budgeted for repairs, replacement, alterations, and maintenance.

The committee's recommendation allows for an addition of three Maintenance Worker I, one Mason, and one Plumber I.

## Communications Division

The committee's recommendation is for a budget of $\$ 69,900$ for 1973-74 and $\$ 71,650$ for 1974-75. This budget includes a state appropriation of $\$ 54,110$ for $1973-74$ and $\$ 55,300$ for 1974-75. The budget also includes refunds and reimbursements of $\$ 15,790$ for $1973-74$ and $\$ 16,350$ for 1974-75.

From this total, $\$ 63,880$ for $1973-74$ and $\$ 66,160$ for 1974-75 is budgeted for salaries.
$\$ 1,500$ for $1973-74$ and $\$ 1,500$ for 1974-75 is budgeted for travel.
$\$ 4,520$ for 1973-74 and $\$ 3,990$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

The committee's recommendation is based on six full-time employees plus extra help.

## (Senate File 534) <br> Department of General Services <br> Centralized Printing Revolving Fund

The committee's recommendation is for a budget of $\$ 265,115$ for 1973-74 and $\$ 273,840$ for 1974-75.

From this total, $\$ 214,515$ for $1973-74$ and $\$ 223,040$ for $1974-75$ is budgeted for salaries.
$\$ 500$ for 1973-74 and $\$ 500$ for 1974-75 is budgeted for travel.
$\$ 50,100$ for 1973-74 and $\$ 50,300$ for 1974-75 is budgeted for office supplies and expense, and equipment.

The committee's recommendation is based on 27 full-time positions and 2 part-time.

## (Senate File 535) <br> Department of General Services <br> Centralized Purchasing Division-Revolving

The committee's recommendation is for a budget of $\$ 211,990$ for 1973-74 and $\$ 219,160$ for 1974-75.

From this total, $\$ 157,510$ for $1973-74$ and $\$ 161,680$ for 1974-75 is budgeted for salaries.
$\$ 1,300$ for 1973-74 and $\$ 1,300$ for 1974-75 is budgeted for travel.
$\$ 19,900$ for $1973-74$ and $\$ 19,900$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include postage and data processing are budgeted at $\$ 33,280$ for 1973-74 and $\$ 36,280$ for 1974-75.

The committee's recommendation is based on 17 full-time positions plus 1 part-time.

## (Senate File 553)

Geological Survey
The committee recommendation is for an appropriation of $\$ 737,430.00$ for 1973-74 and \$670,640.00 for 1974-75.

From this total, $\$ 316,100.00$ for $1973-74$ and $\$ 328,170.00$ for $1974-75$ is appropriated for salaries.
$\$ 21,480.00$ for $1973-74$ and $\$ 21,480.00$ for $1974-75$ is appropriated for travel.
$\$ 125,900.00$ for $1973-74$ and $\$ 61,560.00$ for $1974-75$ is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include buildings rental (warehouse), insurance, Geophysical Survey, autos and trucks, aircraft support, operating materials, services, hydrogeologic and investigations, planning and study, data processing, and Cold Water Cave, are appropriated at \$273,950.00 for 1973-74 and $\$ 259,430.00$ for 1974-75.

The committee recommendation allows for an addition of one Clerk Typist I, one Engineering Aide I, two Geologist I, one Geologist III, and one Geological Research Driller.

The committee recommendation also includes an additional $\$ 12,000.00$ for the biennium, added to the printing and binding category, to be used for the printing and distribution of State Archaeological Reports.

The committee recommendation provides funds for the Iowa coal research project.

## Natural Resources Council

The committee's recommendation is for a budget of $\$ 345,336.00$ for 1973-74 and $\$ 354,068.00$ for 1974-75. This budget total includes a state appropriation of $\$ 278,336.00$ for $1973-74$ and $\$ 287,068.00$ for 1974-75. The budget also includes an anticipated $\$ 67,000.00$ for $1973-74$ and $\$ 67,000.00$ for 1974-75 to be obtained from Federal Aid (Water Resources Title III) and fees (water permits).

From this total $\$ 281,236.00$ for $1973-74$ and $\$ 289,768.00$ for $1974-75$ is budgeted for salaries.
$\$ 14,800.00$ for $1973-74$ and $\$ 14,850.00$ for 1974-75 is budgeted for travel.
$\$ 17,650.00$ for $1973-74$ and $\$ 17,800.00$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include equipment rental, council per diem and travel, Geological Survey reports, and bonds are budgeted at $\$ 31,650.00$ for 1973-74 and $\$ 31,650.00$ for 1974-75.

The committee's recommendation allows for an addition of one Water Resources Engineer II.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate Flle 525, a bill for an act making an appropriation from the general fund to the Iowa law enforcement academy, begs leave to report it has had
the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 532, a bill for an act to appropriate and authorize expenditures from the vehicle dispatcher revolving fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.
Also:
Mr. Speaker: Your committee on appropriations to whom referred Senate File 533, a bill for an act making an appropriation from the general fund of the state to the various divisions of the department of general 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.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 534, a bill for an act to appropriate and authorize expenditures from moneys received by the department of general services centralized printing permanent revolving fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 535, a bill for an act to appropriate and authorize expenditures from moneys received by the department of general services revolving fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 541, a bill for an act creating and making an appropriation to the executive council general contingent fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 553, a bill for an act making appropriations to and relating to the financing of certain state agencies whose duties relate to the use of natural resources of this state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendations that the same do pass.

GRASSLEY of Butler, Chairman

## EXPLANATION OF VOTE

(House File 767)
I voted a reluctant "aye" on House File 767. I did because I agree with the need to do something about railroads and not because I agree with the
botched up administrative mess and boondoggle that the Governor and the Office of Programming and Planning presented us in bill form.

In my opinion, this so-called solution is poorly conceived, poorly implemented, and will do nothing but help pull the wool over the eyes of the people of Iowa as to the real inaction of our state in the field of rail transportation.

If this is the best solution that the O.P.P. can come up with, I don't think that they deserve one red cent in future appropriations.

KRAUSE of Palo Alto

## COMMUNICATION FROM THE SECRETARY OF STATE

May 21, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
DesMoines, Iowa 50319
I hereby certify that Senate File 346 was published in the Bettendorf News, Bettendorf, Iowa, May 10, 1973, and in the LeMars Daily Sentinel, LeMars, Iowa, May 10, 1973.

Respectfully submitted
MELVIN D. SYNHORST
Secretary of State
By J. HERMAN SCHWEIKER Deputy Secretary of State

## AMENDMENTS FILED

H-553
1 Amend House File 745, page 7, by inserting after line 15 the following new section:

Sec. ..... Section forty-three point seven (43.7), Code 1973, is amended to read as follows:
43.7 TIME OF HOLDING. The primary election by all political parties shall be held at the usual voting places of the several precincts on the first Tuesday [after the first Monday] in [June] August in each evennumbered year.

RAPP of Black Hawk HENNESSEY of Delaware

H-554
1 Amend House File 745, page 58, by inserting after the period in line 26 the following:

In appointing the election board to serve for any election in which candidates' names do appear under the heading of these political parties, the commissioner shall give preference to the persons designated by the respective county chairmen of these political parties for placement on the election board panel, as provided by section forty-nine point fifteen (49.15) of the Code, in the order that they were so designated.

McCORMICK of Delaware BITTLE of Polk

Amend House File 745, page 40, by inserting after line 11 the following new section:

Sec. ........ Chapter forty-seven (47), Code 1973, is amended by adding the following new section:
NEW SECTION. PURCHASING BY COMPETITIVE BIDDING.
The commissioner shall take bids for any administrative or clerical services which will be performed by persons who are not employees of the commissioner and where the costs of such services exceed one thousand dollars. The commissioner shall publish notice to bidders, including specifications regarding the goods or services to be purchased or a description of the nature and object of the services to be retained, in a newspaper of general circulation in the county not less than fifteen days before the final date for submission of bids. The commissioner shall also file a copy of the bid specifications in the office of the state commissioner for a period of not less than twenty days prior to the date the bid is let. When competitive bidding procedures are used, the purchase of goods or services shall be made from the lowest responsible bidder which meets the specifications or description of the services needed or the commissioner may reject all bids and readvertise. In determining the lowest responsible bidder, various factors may be considered, including but not limited to the past performance of the bidder relative to quality of product or service, the past experience of the purchaser in relation to the product or service, the relative quality of products or services, the proposed terms of delivery and the best interest of the county.

Any election or registration records which may be in the possession of a contractor shall remain the property of the commissioner.

The commissioner may enter into agreements with the state commissioner under which the state commissioner undertakes to obtain, through the department of general services, for each county whose commissioner has entered into such an agreement, the printing or procurement of any forms or supplies needed by the commissioner of each county to discharge his duties under this chapter, the nature of which forms or supplies makes it likely that savings may be effected by purchasing in larger quantities than would be needed by any one of the counties party to the agreement.

The state commissioner shall be bound by all applicable laws of this state in making purchases pursuant to agreements with commissioners under this section, and shall charge the respective commissioners who are parties to any such agreement their pro rata share of the total cost of the forms or supplies so printed or procured, plus the actual cost, if any, of forwarding supplies

54 so purchased to the respective counties from the point
55 of delivery to the state commissioner.

PATCHETT of Johnson BITTLE of Polk SMALL of Johnson TOFTE of Winneshiek NORLAND of Worth GRASSLEY of Butler

H-552
1 Amend House File 745 as follows:
2 1. Page 1, line 6, by inserting after the word
3 "placing" the word "with".
2. Page 2, line 11, by striking the word "voters"
and inserting in lieu thereof the words "[voters]
electors".
3. Page 8, by inserting after line 1 the following
new section:
Sec. ..... Section forty-three point eleven (43.11),
subsection two (2), Code 1973, is amended to read as
follows:
2. For United States senator, for an elective state
office, for representative in Congress, and for member
of the general assembly, in the office of the secretary
of state not more than eighty-five days nor less than
[sixty-five] sixty-seven days prior to the day fixed for
holding said primary election.
4. Page 14, line 8, by inserting after the period
the words "Each change or declaration of a qualified
elector's party affiliation so received shall be re-
ported by the judges of election to the commissioner
of registration who shall enter a notation of the
change on the registration records."
5. Page 15, by striking from lines 27 and 28 the
words "-WRITE-IN CANDIDATES".
6. Page 16, by striking the word "the" in line 5
and all of lines 6 through 10, inclusive, and insert-
ing in lieu thereof the following:
"there are more than two candidates for any nomina-
tion and none of the candidates receives thirty-five
percent or more of the votes cast by voters of his
party for that nomination or, in the case of a can-
didate for any office to which two or more persons are
to be elected at large, thirty-five percent of that
number of votes found by dividing the number of persons
to be elected to that office at the next general elec-
tion into the total number of votes cast by voters of
the candidate's party for candidates for that office,
the".
7. Page 17, line 23, by striking the words "Repre-
sentative in Congress" and inserting in lieu thereof
the words "[Representative in Congress] United States
representative".
8. Page 17, line 35, by striking the word "June"
and inserting in lieu thereof the word "[June]".
9. Page 20, line 28, by striking the words "representative in Congress" and inserting in lieu thereof the words "[representative in Congress] United States representative".
10. Page 27 , line 31 , by inserting after the period the following:
"No person who was a candidate for nomination to any office in the primary election shall in the same year have his name placed upon the general election ballot by petition as a candidate for the same office."
11. Page 28, lines 3 and 4, by striking the word "sixty-five" and inserting in lieu thereof the words "[sixty-five] sixty-seven".
12. Page 31, line 3, by striking the word "twenty" and inserting in lieu thereof the word "thirty-five".
13. Page 31, line 12, by striking the word "sixtyfive" and inserting in lieu thereof the words "[sixtyfive] sixty-seven".
14. Page 32 , lines 31,32 and 33 , by striking the words "or will by the date of the next succeeding general election become".
15. Page 38 , line 16 , by adding after the period the following:

The governing body of any political subdivision which has decided to call an election under any law permitting that governing body discretion to fix the date of the election shall, before finally determining the date for the election, consult with the commissioner who will be responsible for conducting the election regarding the date on which the election may most conveniently be held, within the limitations imposed by the law authorizing the election.
16. Page 38 , line 22 , by striking the word "administering" and inserting in lieu thereof the word "administering".
17. Page 40 , by inserting after line 20 the following new section:

Sec. ..... Section forty-eight point two (48.2), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
48.2 WHO MAY REGISTER. Any person who is an eligible elector may register to vote with the commissioner of registration or a deputy commissioner of registration in the county of his residence. Any person who is an eligible elector in all respects except that he has not attained the age of eighteen may, at any time during the six months next preceding his eighteenth birthday, register to vote in the county of his residence. When a person less than eighteen years of age registers, the commissioner shall affix to the receipt of registration, issued as provided by section forty-eight point six (48.6) of the Code, a date which shall be the registrant's eighteenth birthday and the receipt shall state on its face that the person is registered and qualifies to vote in any election held on or after the date affixed to
the registration receipt.
18. Page 44 , line 24 , by striking the word "qualified" and inserting in lieu thereof the word "qualified".
19. Page 45 , line 28 , by striking the word "elections" and inserting in lieu thereof the word "registration".
20. Page 52, line 3, by inserting after the period the following:

Before final adoption of any change in election precinct boundaries pursuant to this section or section forty-nine point six (49.6) of the Code, the council shall permit the commissioner not more than ten days time to offer comments on the proposed reprecincting.
21. Page 52, line 11, by inserting after the word "and" the words "where all or some of".
22. Page 55, by striking lines 14 through 34 , inclusive, and inserting in lieu thereof the following:
2. If the commissioner determines, or if a petition [be] is filed with [the county supervisors] him ninety days before any primary, general or special election stating, that there is no suitable or adequate polling place within a township constituting a voting precinct and that it is desirable and to the interest of the voters of [such] that township voting precinct that a voting place [therefore] be designated for it outside [the] its territorial limits [of such township precinct], the [board of supervisors] commissioner shall fix [as] a polling place for [such township] that precinct[, such polling place] outside [the township precinct as the board] its territorial limits, which he deems [most] convenient to the electors of the township precinct. [Such] A petition submitted under this subsection must be signed by [voters] eligible electors of the precinct exceeding in number one-half the total number of votes cast in the township precinct for the office of president of the United States or governor, as the case may be, at the last preceding general election. When the [board of supervisors] commissioner has fixed such a polling place it shall remain the polling place at all subsequent primary, general and special elections, until such time as [the county board of supervisors, upon its own motion, $]$ he shall fix a different polling place [within said] for the precinct.
23. Page 61 , line 31 , by striking the word "in" and inserting in lieu thereof the words "[in] for".
24. Page 63 , by striking lines 2 and 3 and inserting in lieu thereof the words "one to every [four] three hundred voters or major fraction thereof who voted in the last preceding similar election in the precinct."
25. Page 63, by striking all after the comma in line 16 and all of line 17 and inserting in lieu thereof the words "for every three hundred voters or major fraction thereof who voted in the last preceding similar election in the precinct.".
26. Page 63, by striking lines 18 through 35 ,
inclusive, and page 64, by striking lines 1 through
6, inclusive, and inserting in lieu thereof the following:
Sec. ..... Section forty-nine point twenty-seven (49.27), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
49.27 PRECINCTS WHERE SOME ELECTORS MAY NOT VOTE
FOR ALL CANDIDATES OR QUESTIONS. When the territory of a precinct is such that one or more of the candidates or questions on the ballot in any election may not be legally voted upon by all qualified electors of the precinct, the commissioner may not place those candidates or questions upon a voting machine which may be used by qualified electors of the entire precinct unless the machine is equipped with a device, readily operable by the election official attending the machine, by which that portion of the machine on which those candidates or questions appear may be locked when the machine is to be used by a qualified elector not eligible to vote for those candidates or questions. If the voting machines in any precinct to which this section is applicable are not so designed, the commissioner may place the candidiates or questions for which not all voters of the precinct may legally vote on one or more, but not all, of the voting machines in the precinct. In any precinct to which this section is applicable and in which neither of the foregoing procedures are feasible, or in which all voting is by paper ballot, the commissioner shall prepare separate ballots for the candidates or questions which may not be legally voted upon by all qualified electors of the precinct, and shall furnish a separate ballot box in which only those ballots shall be deposited.
27. Page 66 , line 13 , by striking the words "the heading of the office to be filled." and inserting in lieu thereof the words "the heading of the office to be filled."
28. Page 67, line 22, by striking the word "following" and inserting in lieu thereof the words "immediately preceding".
29. Page 69 , line 3, by inserting before the period the words ", except that in city elections the publication may be made in only one newspaper, which shall be of general circulation in the city".
30. Page 78, line 6, by inserting after the word "parties" the words "in the case of any election in which candidates appear on the ballot under the heading of either of the political parties referred to in section forty-nine point thirteen (49.13) of the Code".
31. Page 79, by inserting at line 14 the following new section:

Sec. ..... Section forty-nine point one hundred four (49.104), Code 1973, is amended by adding the following new subsections:
$N E W$ SUBSECTION. Any peace officer assigned or called upon to keep order or maintain compliance with the provisions of this chapter, upon request of the commissioner or of the chairman of the precinct election board.

NEW SUBSECTION. One observer representing any nonparty political organization, any candidate nominated by petition pursuant to chapter forty-five (45) of the Code, or any other nonpartisan candidate in a city or school election, appearing on the ballot of the election in progress.
32. Page 103, line 24, by inserting after the period the following words "The seal of the officer administering the oath shall be placed on the affidavit envelope in such a manner that the ballot will not be marked by the seal."
33. Page 105, line 9 , by inserting after the word "envelope" the words "on which shall appear the words 'This envelope contains an absent voter's ballot for the .................................... election' ".
34. Page 107, line 10 , by inserting after the period the words "There shall be only one absentee ballot counting board existing at any time in each county, and when two or more political subdivisions in the county hold elections simultaneously the absentee ballot counting board shall count absentee ballots cast in all of the elections so held."
35. Page 107 , line 33 , by inserting after the comma the words "one observer representing any nonparty political organization or any candidate nominated by petition pursuant to chapter forty-five (45) of the Code or any other nonpartisan candidate in a city or school election appearing on the ballot of the election in progress,".
36. Page 108, by inserting after line 11 the following new section:

Sec. ..... Section fifty-three point twenty-four (53.24), Code 1973, is amended to read as follows:
53.24 [PRECINCTS] COUNTIES USING VOTING MACHINES. In [precincts using] counties which provide the absentee ballot counting board with a voting [machines] machine, [none of said] the absentee ballot envelopes shall be opened [until immediately after the closing of the polls to voters who vote in person. If there be more than one absent voter's ballot entitled to be cast, they] by the counting board and shall, without being unfolded, be thoroughly intermingled in some proper manner, after which they shall be unfolded and, under the personal supervision of all the judges, be registered on the voting machine the same as if the absent voter had been present and voted in person. When two or more political subdivisions in the county are holding separate elections simultaneousty, the commissioner may arrange the machine so that the
absentee ballots for more than one such election may be recorded on the same machine.
37. Page 112, by inserting after line 18 the following new section:

Sec. ..... Section two hundred seventy-four point seven (274.7), Code 1973, is amended by striking unnumbered paragraph two (2).
38. Page 127, line 29, by inserting after the word "shall" the words "conduct the election and".
39. Page 132, line 10 , by striking the words
"Four weeks" and inserting in lieu thereof the words "[Four weeks] Not less than thirty-five days".
40. Page 134, lines 12 and 13, by striking the words "commissioner of elections" and inserting in lieu thereof the words "board of supervisors".
41. Page 134, line 14, by inserting after the word "and" the words "the county commissioner of elections".
42. Page 145, by inserting after line 2 the following new section:

Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand eightyeight (1088), section two (2), subsections fifteen (15) and sixteen (16) are amended to read as follows:
15. "Voter" means [a person eligible to register to vote, or eligible to vote if registration is not required] an eligible elector as defined in section thirty-nine point three (39.3), subsection one (1) of the Code.
16. "Qualified voter" means a [voter who is also registered if registration is required] qualified elector as defined in section thirty-nine point three (39.3), subsection two (2) of the Code.
43. Page 146, line 3, by inserting after the word "commissioner" the words "of elections".
44. Page 146, lines 26 and 27, by striking the words "If a proposal is authorized by the voters, and after" and inserting in lieu thereof the words "[If a proposal is authorized by the voters, and] After".
45. Page 148, line 29, by inserting after the word "[general,]" the word "regular,".
46. Page 148 , line 31 , by striking the word "regular,".
47. Page 148, line 32, by striking the words ", primary, or run-off".
48. Page 149, line 5, by striking the words "commissioner of elections and certified" and inserting in lieu thereof the words "board of supervisors and certified by the county commissioner of elections".
49. Page 151, line 21, by striking the word "twenty" and inserting in lieu thereof the words "[twenty] fifty-five".
50. Page 178 , line 11 , by striking the word "POLLBOOKS" and inserting in lieu thereof the words
"[POLLBOOKS] MATERIALS".
51. Page 180, lines 31 and 32 , by striking the words and figures "forty-eight point two (48.2),".
52. Page 181, lines 10 and 11, by striking the words and figures "fifty-three point twenty-four (53.24),".
53. Page 181, line 32 , by inserting after the comma at the end of the line the words and figures "three hundred sixty-three point nineteen (363.19),".
54. Page 6 , lines 17 and 18 , by striking the words and figures "sections two hundred seventy-four point seven (274.7) and" and inserting in lieu thereof the word "section".
55. Page 9 , line 7, by striking the words "or town" and inserting in lieu thereof the words "[or town]".
56. Page 19, by inserting after line 27 the following new section:

Sec. -.... Section forty-three point seventy-one (43.71), Code 1973, is amended to read as follows:
43.71 MESSENGER SENT FOR ABSTRACTS. If returns of abstracts have not been received by the state canvassing board from all the counties by the time fixed for [such] the state canvass, the [secretary of] state commissioner shall immediately send a messenger after [said] the missing abstracts and the [said] board may adjourn from time to time until [said] the abstracts are received.

BITTLE of Polk
DRAKE of Muscatine
McCORMICK of Delaware

## H-548

Amend House File 766 as follows:

1. Page 1, by adding after line 22 the following:
"Sec. 2. There is appropriated to the Iowa American revolution bicentennial commission for each fiscal year of the biennium commencing July 1, 1973 and ending June 30, 1975, the following amounts, or so much thereof as may be necessary, to be used in the manner designated: laneous purposes:
Sec. 3. Notwithstanding the provisions of section

1973-74
Fiscal Year
$\$ 31,500$

For salaries, support, maintenance, and misceleight point thirty-three (8.33) of the Code, all unencumbered or unobligated balances of appropriations made by this Act for the first fiscal year of the biennium commencing July 1, 1973 shall, on August 31, 1974, revert to the state treasury and to the credit of the fund from which appropriated. In all other respects the provisions of section eight point thirty-

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three (8.33) of the Code shall apply to appropriations made for the first fiscal year of such biennium. Unencumbered or unobligated balances of appropriations made for the second fiscal year of such biennium shall be subject to section eight point thirty-three (8.33) of the Code.

Sec. 4. All federal grants to and the federal receipts of the Iowa American revolution bicentennial commission are appropriated for the purpose set forth in the federal grants or receipts.

Sec. 5. Where any laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium."
2. Page 1, line 2 of the title, by inserting after the word "commission" the words "and making an appropriation".

WELDEN of Hardin FREEMAN of Buena Vista DUNLAP of Story WYCKOFF of Benton MIDDLESWART of Warren STROTHMAN of Henry

H-551
1 Amend House File 495, page 1, line 8, by adding
2 the words "guidance counselor of an elementary school
3 or" before the word "certified".
KRAUSE of Palo Alto
H—550
1 Amend Senate File 196 as passed by the Senate as follows:

1. Page 4, line 17, by inserting after the second word "librarian" the following: "with the approval of the state library commission".
2. Page 4, line 29, by inserting after the

7 word "librarian" the following: "with the approval
8 of the state library commission and the Iowa supreme
9 court".
FERGUSON of Carroll
HARVEY of Scott
HARPER of Davis FISHER of Greene McELROY of Fremont

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, May 22, 1973.

## JOURNAL OF THE HOUSE

One Hundred Thirty-fifth Calendar Day-Eighty-ninth Session Day
hall of the House of Representatives Des Moines, Iowa, Tuesday, May 22, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Dean H. Fullerton, pastor of the New Hope United Methodist Church, Des Moines, Iowa.

The Journal of Monday, May 21, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Dale Weber, Clinton, Iowa.
SPECIAL GUEST
The Speaker presented to the House Eduard Adler, Austrian Counsel for the Midwest Area, whose office is in Chicago, Illinois.

The House extended its welcome.
SPECIAL GUESTS
Newhard of Jones rose on a point of personal privilege and presented the following members of a Group Study Exchange Team from New Zealand:

George Stanley McDonald, group leader, a farmer from Waiuku, New Zealand;

William Stewart Peddie, teacher from Pukekohe, South Auckland, New Zealand;

John Austin Cullen, priest from Papatoetoe, New Zealand;
David Maurice Upton, education manager from Manurewa, New Zealand;

Ross Cameron Wallace, farm management consultant, from Kaitaia, New Zealand, and

Milton Henry Kayes, social worker from Mt. Albert, Auckland, New Zealand.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 525, 532, 533, 534, 535, 541, and 553, under Rule 35.

## PETITIONS FILED

The following petitions were received and placed on file:
By Speaker Varley from seven hundred eighty-nine employees of the Organization of Highway and State Employees (all ninetynine counties) concerning salaries and conditions of work.

By the following Representatives, favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Holden of Scott from sixty-seven residents of Scott County and thirty-seven residents of various counties.
Carr of Dubuque from sixty-six residents of Dubuque County.
Nielsen of Polk from eighty-nine residents of Polk County.
Logue of Iowa from sixty-four residents of Iowa County.
By the following Representatives, opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Grassley of Butler from forty residents of Bremer and Butler Counties.

Welden of Hardin from fifty-three residents of Hardin County.
Mennenga of Clinton from sixteen residents of Clinton County.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 21, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 148, a bill for an act relating to the soldiers relief fund.
Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 503, a bill for an act relating to vacations for state employees.
Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 647, a bill for an act relating to subdivided land and providing penalties.

Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 717, a bill for an act relating to pension benefits for policemen and firemen.

Also: That the Senate has on May 18, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 737, a bill for an act appropriating to the department of soil conservation.

Also: That the Senate has on May 18, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 743, a bill for an act increasing an appropriation from the commercial feed fund.

Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 311, a bill for an act relating to the athletic team of a school.
Also: That the Senate has on May 15, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 383, a bill for an act relating to the Uniform Support of Dependents Law.

Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 447, a bill for an act relating to the commission on the aging.
Also: That the Senate has on May 22, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 448, a bill for an act relating to the establishment and acquisition of mass transit systems by political subdivisions of the state.

Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 512, a bill for an act relating to holidays for state employees.
Also: That the Senate has on May 21, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 536, a bill for an act relating to court actions for the recovery of property.

RALPH R. BROWN, Secretary

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 51

De Jong of Marion called up for consideration House Concurrent Resolution 51, filed on May 16, 1973, and found on page 1380 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE AMENDMENT CONSIDERED AND DEFERRED <br> (House File 703)

Schroeder of Pottawattamie called up for consideration the Senate amendment to House File 703, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system.

Holden of Scott asked and received unanimous consent that House File 703 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE CALENDAR

House File 745, a bill for an act to require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers, to more effectively implement previous legislation placing the county commissioner of elections responsibility for conducting city, school and other elections, and reducing the penalty for certain violations, was taken up for consideration.

Nielsen of Polk moved that House File 745 be deferred until the second session of the Sixty-fifth General Assembly.

Nielsen of Polk moved the previous question on his motion to defer House File 745.

A non-record roll call was requested.
The ayes were 41, nays 46.
The motion lost.
Nielsen of Polk asked and received unanimous consent to withdraw his motion to defer House File 745.

Bittle of Polk offered the following amendment $\mathrm{H}-552$ and division of the amendment was requested as follows:
$\mathrm{H}-552 \mathrm{~A}$
1 Amend House File 745 as follows:
2. 1. Page 1, line 6, by inserting after the word

3 "placing" the word "with".
2. Page 2, line 11, by striking the word "voters" and inserting in lieu thereof the words "[voters] electors".
3. Page 8, by inserting after line 1 the following new section:

Sec. ..... Section forty-three point eleven (43.11), subsection two (2), Code 1973, is amended to read as follows:
2. For United States senator, for an elective state office, for representative in Congress, and for member of the general assembly, in the office of the secretary of state not more than eighty-five days nor less than [sixty-five] sixty-seven days prior to the day fixed for
holding said primary election.
4. Page 14, line 8, by inserting after the period the words "Each change or declaration of a qualified elector's party affiliation so received shall be reported by the judges of election to the commissioner of registration who shall enter a notation of the change on the registration records."
5. Page 15, by striking from lines 27 and 28 the words "-WRITE-IN CANDIDATES".
6. Page 16, by striking the word "the" in line 5 and all of lines 6 through 10, inclusive, and insert in lieu thereof the following:
"there are more than two candidates for any nomination and none of the candidates receives thirty-five percent or more of the votes cast by voters of his party for that nomination or, in the case of a candidate for any office to which two or more persons are to be elected at large, thirty-five percent of that number of votes found by dividing the number of persons to be elected to that office at the next general election into the total number of votes cast by voters of the candidate's party for candidates for that office, the".
7. Page 17, line 23, by striking the words "Representative in Congress" and inserting in lieu thereof the words "[Representative in Congress] United States representative".
8. Page 17, line 35, by striking the word "June" and inserting in lieu thereof the word "[June]".
9. Page 20 , line 28, by striking the words "representative in Congress" and inserting in lieu thereof the words "[representative in Congress] United States representative".
10. Page 27, line 31, by inserting after the period the following:
"No person who was a candidate for nomination to any office in the primary election shall in the same year have his name placed upon the general election ballot by petition as a candidate for the same office."
11. Page 28, lines 3 and 4, by striking the word "sixty-five" and inserting in lieu thereof the words "[sixty-five] sixty-seven".
12. Page 31, line 3, by striking the word "twenty" and inserting in lieu thereof the word "thirty-five".
13. Page 31, line 12, by striking the word "sixtyfive" and inserting in lieu thereof the words "[sixtyfive] sixty-seven".
14. Page 32, lines 31, 32 and 33, by striking the words "or will by the date of the next succeeding general election become".
16. Page 38 , line 22, by striking the word "administering" and inserting in lieu thereof the word "administering".
18. Page 44, line 24, by striking the word "qualffied" and inserting in lieu thereof the word "qualified".
19. Page 45, line 28, by striking the word "elections" and inserting in lieu thereof the word "registration".
21. Page 52, line 11, by inserting after the word "and" the words "where all or some of".
22. Page 55 , by striking lines 14 through 34 , inclusive, and inserting in lieu thereof the following:
2. If the commissioner determines, or if a petition [be] is filed with [the county supervisors] him ninety days before any primary, general or special election stating, that there is no suitable or adequate polling place within a township constituting a voting precinct and that it is desirable and to the interest of the voters of [such] that township voting precinct that a voting place [therefore] be designated for it outside [the] its territorial limits [of such township precinct], the [board of supervisors] commissioner shall fix [as] a polling place for [such township] that precinct[, such polling place] outside [the township precinct as the board] its territorial limits, which he deems
[most] convenient to the electors of the township precinct. [Such] A petition submitted under this subsection must be signed by [voters] eligible electors of the precinct exceeding in number one-half the total number of votes cast in the township precinct for the office of president of the United States or governor, as the case may be, at the last preceding general election. When the [board of supervisors] commissioner has fixed such a polling place it shall remain the polling place at all subsequent primary, general and special elections, until such time as [the county board of supervisors, upon its own motion,] he shall fix a different polling place [within said] for the precinct.
23. Page 61 , line 31 , by striking the word "in" and inserting in lieu thereof the words "[in] for".
26. Page 63, by striking lines 18 through 35, inclusive, and page 64, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following:

Sec. ..... Section forty-nine point twenty-seven (49.27), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
49.27 PRECINCTS WHERE SOME ELECTORS MAY NOT VOTE
FOR ALL CANDIDATES OR QUESTIONS. When the territory of a precinct is such that one or more of the candidates or questions on the ballot in any election may not be legally voted upon by all qualified electors of the precinct, the commissioner may not place those candidates or questions upon a voting machine which may be used by qualified electors of the entire precinct unless
the machine is equipped with a device, readily operable by the election official attending the machine, by which that portion of the machine on which those candidates or questions appear may be locked when the machine is to be used by a qualified elector not eligible to vote for those candidates or questions. If the voting machines in any precinct to which this section is applicable are not so designed, the commissioner may place the candidates or questions for which not all voters of the precinct may legally vote on one or more, but not all, of the voting machines in the precinct. In any precinct to which this section is applicable and in which neither of the foregoing procedures are feasible, or in which all voting is by paper ballot, the commissioner shall prepare separate ballots for the candidates or questions which may not be legally voted upon by all qualified electors of the precinct, and shall furnish a separate ballot box in which only those ballots shall be deposited.
27. Page 66, line 13, by striking the words "the heading of the office to be filled." and inserting in lieu thereof the words "the heading of the office to be filled."
28. Page 67, line 22, by striking the word "following" and inserting in lieu thereof the words "immediately preceding".
29. Page 69, line 3, by inserting before the period the words ", except that in city elections the publication may be made in only one newspaper, which shall be of general circulation in the city".
30. Page 78, line 6, by inserting after the word "parties" the words "in the case of any election in which candidates appear on the ballot under the heading of either of the political parties referred to in section forty-nine point thirteen (49.13) of the Code".
31. Page 79, by inserting at line 14 the following new section:

Sec. ..... Section forty-nine point one hundred four (49.104), Code 1973, is amended by adding the following new subsections:
$N E W$ SUBSECTION. Any peace officer assigned or called upon to keep order or maintain compliance with the provisions of this chapter, upon request of the commissioner or of the chairman of the precinct election board.
$N E W$ SUBSECTION. One observer representing any nonparty political organization, any candidate nominated by petition pursuant to chapter forty-five (45) of the Code, or any other nonpartisan candidate in a city or school election, appearing on the ballot of the election in progress.
32. Page 103 , line 24 , by inserting after the period the following words "The seal of the officer administering the oath shall be placed on the affi-
davit envelope in such a manner that the ballot will not be marked by the seal."
33. Page 105 , line 9 , by inserting after the word "envelope" the words "on which shall appear the words 'This envelope contains an absent voter's ballot for the $\qquad$ election'".
34. Page 107, line 10 , by inserting after the period the words "There shall be only one absentee ballot counting board existing at any time in each county, and when two or more political subdivisions in the county hold elections simultaneously the absentee ballot counting board shall count absentee ballots cast in all of the elections so held."
35. Page 107, line 33 , by inserting after the comma the words "one observer representing any nonparty political organization or any candidate nominated by petition pursuant to chapter forty-five (45) of the Code or any other nonpartisan candidate in a city or school election appearing on the ballot of the election in progress'".
36. Page 108, by inserting after line 11 the following new section:

Sec. ..... Section fifty-three point twenty-four (53.24), Code 1973, is amended to read as follows:
53.24 [PRECINCTS] COUNTIES USING VOTING MACHINES.

In [precincts using] counties which provide the absentee
ballot counting board with a voting [machines] machine
[none of said] the absentee ballot envelopes shall be opened [until immediately after the closing of the polls to voters who vote in person. If there be more than one absent voter's ballot entitled to be cast, they] by the counting board and shall, without being unfolded, be thoroughly intermingled in some proper manner, after which they shall be unfolded and, under the personal supervision of all the judges, be registered on the voting machine the same as if the absent voter had been present and voted in person. When two or more political subdivisions in the county are holding separate elections simultaneously, the commissioner may arrange the machine so that the absentee ballots for more than one such election may be recorded on the same machine.
38. Page 127, line 29 , by inserting after the word "shall" the words "conduct the election and".
39. Page 132, line 10, by striking the words
"Four weeks" and inserting in lieu thereof the words
"[Four weeks] Not less than thirty-five days".
40. Page 134, lines 12 and 13, by striking the words "commissioner of elections" and inserting in lieu thereof the words "board of supervisors". 41. Page 134, line 14, by inserting after the word "and" the words "the county commissioner of elections".
42. Page 145, by inserting after line 2 the
following new section:
Sec. ..... Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand eightyeight (1088), section two (2), subsection fifteen (15) and sixteen (16) are amended to read as follows:
15. "Voter" means [a person eligible to register to vote, or eligible to vote if registration is not required] an eligible elector as defined in section thirty-nine point three (39.3), subsection one (1) of the Code.
16. "Qualified voter" means a [voter who is also registered if registration is required] qualified elector as defined in section thirty-nine point three (89.3), subsection two (2) of the Code.
43. Page 146, line 3, by inserting after the word "commissioner" the words "of elections".
44. Page 146 , lines 26 and 27 , by striking the words "If a proposal is authorized by the voters, and after" and inserting in lieu thereof the words "[If a proposal is authorized by the voters, and] After".
45. Page 148, line 29, by inserting after the word "[general,]" the word "regular,".
46. Page 148, line 31, by striking the word "regular,".
47. Page 148, line 32 , by striking the words ", primary, or run-off".
48. Page 149 , line 5 , by striking the words "commissioner of elections and certified" and inserting in lieu thereof the words "board of supervisors and certified by the county commissioner of elections".
49. Page 151, line 21, by striking the word "twenty" and inserting in lieu thereof the words "[twenty] fifty-five".
50. Page 178, line 11, by striking the word "POLLBOOKS" and inserting in lieu thereof the words "[POLLBOOKS] MATERIALS".
51. Page 180 , lines 31 and 32, by striking the words and figures "forty-eight point two (48.2),".
52. Page 181, lines 10 and 11, by striking the words and figures "fifty-three point twenty-four (53.24),".
53. Page 181, line 32, by inserting after the comma at the end of the line the words and figures "three hundred sixty-three point nineteen (363.19),".
54. Page 6, lines 17 and 18 , by striking the words and figures "sections two hundred seventy-four point seven (274.7) and" inserting in lieu thereof the word "section".
55. Page 9, line 7, by striking the words "or town" and inserting in lieu thereof the words "[or town]".
56. Page 19, by inserting after line 27 the following new section:

Sec. ..... Section forty-three point seventy-one
(43.71), Code 1973, is amended to read as follows:
43.71 MESSENGER SENT FOR ABSTRACTS. If returns
of abstracts have not been received by the state can-
vassing board from all the counties by the time fixed for [such] the state canvass, the [secretary of] state commissioner shall immediately send a messenger after [said] the missing abstracts and the [said] board may adjourn from time to time until [said] the abstracts are received.

H-552B

67
15. Page 38, line 16, by adding after the period the following:

The governing body of any political subdivision which has decided to call an election under any law permitting that governing body discretion to fix the date of the election shall, before finally determining the date for the election, consult with the commissioner who will be responsible for conducting the election regarding the date on which the election may most conveniently be held, within the limitations imposed by the law authorizing the election.
20. Page 52, line 3, by inserting after the period the following:

Before final adoption of any change in election precinct boundaries pursuant to this section or section forty-nine point six (49.6) of the Code, the council shall permit the commissioner not more than ten days time to offer comments on the proposed reprecincting.
$\mathrm{H}-552 \mathrm{C}$
17. Page 40 , by inserting after line 20 the following new section:

Sec. ..... Section forty-eight point two (48.2), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
48.2 WHO MAY REGISTER. Any person who is an eligible elector may register to vote with the commissioner of registration or a deputy commissioner of registration in the county of his residence. Any person who is an eligible elector in all respects except that he has not attained the age of eighteen may, at any time during the six months next preceding his eighteenth birthday, register to vote in the county of his residence. When a person less than eighteen years of age registers, the commissioner shall affix to the receipt of registration, issued as provided by section forty-eight point six (48.6) of the Code, a date which shall be the registrant's eighteenth birthday and the receipt shall state on its face that the person is registered and qualifies to vote in any election held on or after the date affixed to the registration receipt.
24. Page 63 , by striking lines 2 and 3 and inserting in lieu thereof the words "one to every [four] three
hundred voters or major fraction thereof who voted in the last preceding similar election in the precinct."
25. Page 63, by striking all after the comma in line 16 and all of line 17 and inserting in lieu thereof the words "for every three hundred voters or major fraction thereof who voted in the last preceding similar election in the precinct."

H-552D
266
37. Page 112, by inserting after line 18 the following new section:

Sec. ..... Section two hundred seventy-four point seven (274.7), Code 1973, is amended by striking unnumbered paragraph two (2).
Bittle of Polk offered the following amendment $\mathrm{H}-566$ to amendment H-552A of the Bittle, et al., amendment and moved its adoption:
H-566
1 Amend the Bittle, et al., amendment, H-552, to House
2 File 745 as follows:
3 1. Lines 14 and 15, by striking the words "secre4 tary of state" and inserting in lieu thereof the words 5 "[secretary of] state commissioner".
6 2. By striking lines 231 through 236, inclusive,
and inserting in lieu thereof the following:
period the words "There shall be only one absentee
ballot counting board existing at any time in each
10 county, and when two or more political subdivisions
11 in the county hold elections simultaneously the
12 absentee ballot counting board shall count absentee
13 ballots cast in all of the elections so held."
Amendment H—566 adopted.
Bittle of Polk moved the adoption of $\mathrm{H}-552 \mathrm{~A}$ as amended.
Amendment H-552A as amended adopted.
Bittle of Polk moved the adoption of amendment $\mathrm{H}-552 \mathrm{~B}$ of the Bittle, et al., amendment.

Amendment H-552B adopted.
Middleswart of Warren asked and received unanimous consent that action on amendment $\mathrm{H}-552 \mathrm{C}$ be temporarily deferred.

Bittle of Polk moved the adoption of amendment H-552D of the Bittle, et al., amendment.

Amendment H-552D adopted.
Rapp of Black Hawk offered the following amendment H-553 filed by him and Hennessey of Delaware:

H—553
1 Amend House File 745, page 7, by inserting after
2 line 15 the following new section:
3 Sec. ..... Section forty-three point seven (43.7),
4 Code 1973, is amended to read as follows:
$5 \quad$ 43.7 TIME OF HOLDING. The primary election by all
6 political parties shall be held at the usual voting
7 places of the several precincts on the first Tuesday
8 [after the first Monday] in [June] August in each even-
9 numbered year.
(Amendment $\mathrm{H}-553$ pending at recess.)
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 745.
Brinck of Lee moved to reconsider the vote by which amendment $\mathrm{H}-552 \mathrm{~A}$ of the Bittle, et al., amendment was adopted.

A non-record roll call was requested.
The ayes were 44, nays 44.
Motion lost.
The House resumed consideration of the Rapp-Hennessey amendment $\mathrm{H}-553$.

Rapp of Black Hawk moved the adoption of amendment H-553.

A non-record roll call was requested.
The ayes were 40 , nays 52 .
Amendment H— 553 lost.
Holden of Scott moved the previous question on House File 745 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 52 , nays 45 .
The motion prevailed.
Crawford of Story offered the following amendment H-469 filed by him:

H-469
1 Amend House File 745, page 22, by striking
2 lines 27 and 28 and inserting in lieu thereof
3 the following: "duty, or incompetency[, or failure
4 to support the ticket nominated by the party
5 which elected the member]."
Crawford of Story asked for unanimous consent to withdraw amendment H -469.

Objection was raised.
Crawford of Story moved the adoption of amendment H—469.
Roll call was requested by Higgins of Scott and Small of Johnson.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-469$ be adopted ?"
The ayes were, 56 :

| Avenson | Doyle |
| :--- | :--- |
| Branstad | Dunton |
| Brinck | Fischer, H. O. |
| Brunow | Fitzgerald |
| Butler | Grassley |
| Byerly | Griffee |
| Caffrey | Hansen |
| Clark, J. H. | Hargrave |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Connors | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| De Jong | Horn |

The nays were, 38 :

| Anderson | Edelen <br> Bennett |
| :--- | :--- |
| Egenes |  |
| Bittle | Ewing |
| Bortell | Ferguson |
| Brockett | Fisher, C. R. |
| Carr | Freeman |
| Daggett | Fullerton |
| Danker | Holden |
| Drake | Junker |
| Dunlap | Kiser |


| Howell | Norland |
| :--- | :--- |
| Husak | Norpel |
| Hutchins | O'Halloran |
| Jesse | Patchett |
| Jordan | Poncy |
| Knoke | Rapp |
| Lipsky | Readinger |
| McCormick | Rinas |
| Mennenga | Schroeder |
| Miller, A. V. | Small |
| Miller, K. D. | Tofte |
| Miller, R. G. | Wells |
| Newhard | Woods |
| Nielsen | Wyckoff |


| Krause | Roorda |
| :--- | :--- |
| Logue | Stanley |
| McElroy | Stephens |
| Mendenhall | Stromer |
| Menke | Strothman |
| Millen | Welden |
| Monroe | West |
| Pellett | Wulff |
| Peterson | Mr. Speaker |

Absent or not voting, 6:

| Crabb | Kreamer | Middleswart | Oakley |
| :--- | :--- | :--- | :--- |
| Den Herder | Lippold |  |  |

Amendment H-469 adopted.
Hill of Polk offered the following amendment $\mathrm{H}-480$ filed by Hill, et al., and moved its adoption:

## H-480

1 Amend House File 745 as follows:
2 1. Page 23, line 34, by striking the
word "three" and inserting in lieu thereof the word "four".
2. Page 23, line 35, by inserting a
period following the word "district" and striking
the remainder of the line.
3. Page 24, line 1, by striking all prior to the word "Each".
Roll call was requested by Fitzgerald of Webster and Higgins of Scott.

On the question "Shall amendment $\mathrm{H}-480$ be adopted?"
The ayes were, 54:

| Avenson | De Jong <br> Brinck | Howell <br> Dunton | Hutchins |
| :--- | :--- | :--- | :--- |
| Brunow | Egenes | Jesse | Nielsen |
| Butler | Ferguson | Jordan | Norland |
| Byerly | Fitggerald | Junker | O'Halloran |
| Caffrey | Fullerton | Knoke | Patchett |
| Carr | Grassley | Krause | Peterson |
| Clark, J. H. | Griffee | Lipsky | Poncy |
| Clark, J. W. | Hargrave | Mennenga | Readinger |
| Cochran | Harper | Miller, A.V. | Rinas |
| Connors | Hennessey | Miller, K. D. | Schroeder |
| Crawford | Higgins | Miller, R. G. | Wells |
| Cusack | Hill | Monroe | Woods |

Danker Horn

The nays were, 40 :

| Anderson | Edelen | Logue | Small |
| :---: | :---: | :---: | :---: |
| Bennett | Ewing | McCormick | Stanley |
| Bittle | Fischer, H. O. | McElroy | Stephens |
| Bortell | Fisher, C. R. | Mendenhall | Strothman |
| Branstad | Freeman | Menke | Tofte |
| Brockett | Hansen | Millen | Welden |
| Daggett | Harvey | Norpel | West |
| Doyle | Holden | Oakley | Wulff |
| Drake | Husak | Pellett | Wyckoff |
| Dunlap | Kiser | Roorda | Mr. Speaker |
| Absent or | ting, 6: |  |  |
| Crabb | Kreamer | Middleswart | Stromer |

Amendment H-480 adopted.
By unanimous consent, amendment $\mathrm{H}-530$ filed on May 16, 1973, was withdrawn by Fischer of Grundy and amendment H-496 filed on May 14, 1973, was withdrawn by West of Marshall.

Higgins of Scott offered the following amendment H-559 filed by him and moved its adoption:

H-559
1 Amend House File 745 as follows:
2 1. Page 24, by striking lines 31 through 35 , 3 inclusive, and page 25, by striking lines 1 through 4 5, inclusive.
5 2. Page 38, by striking lines 27, 28 and 29.
6 3. Page 180, by inserting after the comma at the
7 one hundred thirteen (43.113),".
A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 42 , nays 54 .
Amendment H—559 lost.
Cusack of Scott asked and received unanimous consent to withdraw amendment H-466 filed on May 8, 1973.

Patchett of Johnson offered the following amendment H-555
filed by Patchett, et al.:
H—555

Amend House File 745, page 40, by inserting after line 11 the following new section:

Sec. ..... Chapter forty-seven (47), Code 1973, is amended by adding the following new section:

NEW SECTION. PURCHASING BY COMPETITIVE BIDDING.
The commissioner shall take bids for any administrative or clerical services which will be performed by persons who are not employees of the commissioner and where the costs of such services exceed one thousand dollars. The commissioner shall publish notice to bidders, including specifications regarding the goods or services to be purchased or a description of the nature and object of the services to be retained, in a newspaper of general circulation in the county not less than fifteen days before the final date for submission of bids. The commissioner shall also file a copy of the bid specifications in the office of the state commissioner for a period of not less than twenty days prior to the date the bid is let. When competitive bidding procedures are used, the purchase of goods or services shall be made from the lowest responsible bidder which meets the specifications or description of the services needed or the commissioner may reject all bids and readvertise. In determining the lowest responsible bidder, various factors may be considered, including but not limited to the past performance of the bidder relative to quality of product or service, the past experience of the purchaser in relation to the product or service, the relative quality of products or services, the proposed terms of delivery and the best interest of the county.

Any election or registration records which may be in the possession of a contractor shall remain the property of the commissioner.

The commissioner may enter into agreements with the state commissioner under which the state commissioner undertakes to obtain, through the department of general services, for each county whose commissioner has entered into such an agreement, the printing or procurement of any forms or supplies needed by the commissioner of each county to discharge his duties under this chapter, the nature of which forms or supplies makes it likely that savings may be effected by purchasing in larger quantities than would be needed by any one of the counties party to the agreement.
The state commissioner shall be bound by all applicable laws of this state in making purchases pursuant to agreements with commissioners under this section, and shall charge the respective commissioners who are parties to any such agreement their pro rata share of the total cost of the forms or supplies so printed or procured, plus the actual cost, if any, of forwarding supplies so purchased to the respective counties from the point of delivery to the state commissioner.
Bittle of Polk offered the following amendment H-562 to amendment H-555 filed by him and Drake of Muscatine and division of the amendment was requested as follows:
H-562
1 Amend the Patchett, et al., amendment, H-555, to House
2 File 745 as follows:
H-562A

8 3. Line 9, by striking the word "one" and insert9 ing in lieu thereof the word "five".
H-562A
10 4. Line 10, by inserting after the word "dollars"
11 the words "per contract".

23 executing an agreement which sets forth the costs of

> each county for providing goods and services.
7. Line 32, by striking the words "records" and inserting in lieu thereof the words "data or records".
Bittle of Polk moved the adoption of amendment H-562A of the Bittle amendment to amendment $\mathrm{H}-555$.

Amendment H—562A adopted.
Bittle of Polk moved the adoption of amendment $\mathrm{H}-562 \mathrm{~B}$ of the Bittle amendment to amendment H-555.

Roll call was requested by Krause of Palo Alto and Bittle of Polk.

Under the provisions of Rule 69, Ferguson of Carroll refrained from voting.

On the question "Shall amendment H-562B be adopted ?"
The ayes were, 64:

| Anderson | Dunton <br> Edelen | Knoke <br> Kreamer | Oakley <br> Peterson |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Lippold | Readinger |
| Bortell | Ewing | Lipsky | Roorda |
| Branstad | Fisher, C. R. | Logue | Schroeder |
| Brockett | Freeman | McCormick | Stanley |
| Butler | Fullerton | McEroy | Stephens |
| Clark, J. H. | Grassley | Mendenhall | Stromer |
| Cochran | Griffee | Menke | Strothman |
| Crabb | Harvey | Mennenga | Tofte |
| Crawford | Hill | Millen | Welden |
| Daggett | Holden | Miller, A. V. | Wells |
| Danker | Horn | Miller, K. D. | West |
| Den Herder | Hutchins | Miller,R.G. | Wulff |
| Drake | Junker | Nielsen | Wyckoff |
| Dunlap | Kiser | Norpel | Mr. Speaker |

The nays were, 28 :

| Avenson | Connors | Higgins | O'Halloran |
| :---: | :---: | :---: | :---: |
| Brinck | Cusack | Jesse | Patchett |
| Brunow | Doyle | Jordan | Poncy |
| Byerly | Hargrave | Krause | Rapp |
| Caffrey | Harper | Monroe | Rinas |
| Carr | Hennessey | Newhard | Small |
| Clark, J. W. | Howell | Norland | Woods |
| Absent or not voting, 8: |  |  |  |
| De Jong | Fischer, H. 0. | Hansen | Middleswart |

Amendment H-562B adopted.
Patchett of Johnson moved the adoption of amendment H-555 as amended.

Amendment $\mathrm{H}-555$ as amended adopted.

Kreamer of Polk in the chair at 4:10 p.m.
Fisher of Greene offered the following amendment filed by Fisher, Holden, Drake, Stanley, Kreamer, Harvey, Oakley and Lippold and moved its adoption:
H-556
1 Amend House File 745, page 45, line 16, by
2 striking the word "twelve" and inserting in lieu
3 thereof the word "fifteen"
Roll call was requested by Small of Johnson and Avenson of Fayette.

On the question "Shall amendemnt H-556 be adopted?"
The ayes were, 52:

| Anderson | Edelen | Kiser | Roorda |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Knoke | Schroeder |
| Bittle | Ewing | Lippold | Stanley |
| Bortell | Ferguson | Lipsky | Stephens |
| Branstad | Fischer, H. O. | Logue | Stromer |
| Brockett | Fisher, C. R. | McElroy | Strothman |
| Butler | Freeman | Mendenhall | Tofte |
| Clark, J. H. | Fullerton | Menke | Varley |
| Crabb | Grassley | Millen | Welden |
| Daggett | Hansen | Oakley | West |
| Danker | Harvey | Pellett | Wulff |
| Den Herder | Holden | Peterson | Mr. Speaker |
| Drake | Junker | Readinger | (Kreamer) |
| Dunlap |  |  |  |

The nays were, 46 :

| Avenson | Dunton | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Rrinck | Fitzgerald | Jordan | Norpel |
| Brunow | Griffee | Krause | O'Halloran |
| Byerly | Hargrave | McCormick | Patchett |
| Caffrey | Harper | Mennenga | Poncy |
| Carr | Hennessey | Miller, A. V. | Rapp |
| Clark, J. W. | Higgins | Miller, K. D. | Rinas |
| Cochran | Hill | Miller, R. G. | Small |
| Connors | Horn | Monroe | Wells |
| Crawford | Howell | Newhard | Woods |
| Cusack | Husak | Nielsen | Wyckoff |
| Doyle | Hutchins |  |  |
| Absent or not voting, 2: |  |  |  |
| De Jong | Middleswart |  |  |

Amendment $\mathrm{H}-556$ adopted.
Fitzgerald of Webster offered the following amendment H-561 filed by him:
H—561 ! -7
1 Amend House File 745 as follows:
2 1. Page 50, by inserting after line 5 the follow-
3 ing new section:
4 Sec. 103. Chapter forty-eight (48), Code 1973, is
amended by adding the following new section:
NEW SECTION. REGISTRATION THROUGH DRIVER'S
LICENSE
APPLICATION. Every person who applies for an instruc-
tion permit or for an operator's or chauffeur's license or temporary drivers permit in the manner prescribed by section three hundred twenty-one point one hundred eighty-two (321.182) of the Code, shall be deemed to have thereby applied to be registered to vote, if eligible, unless the applicant signs a statement which shall be provided on the application form to the effect that he does not desire to be registered to vote in this manner, in which case the requirements of subsections one (1) through four (4) of this section shall not apply. The method of voter registration established by this section shall be an alternative to other methods of voter registration provided by this chapter.

1. The applicant shall, in addition to supplying the information required by section three hundred twenty-one point one hundred eighty-three (321.183) of the Code, supply on the application form information required by section forty-eight point six (48.6), subsections seven (7) through eleven (11), inclusive, of the Code, of persons registering to vote, and shall be given a written statement acknowledging receipt of his application to be registered to vote which shall show the date the application was made. He shall also receive in writing a statement in substantially the following form: "You are advised that by law the county commissioner of elections is allowed fifteen days to complete your registration to vote after he receives your application. If there is an election in the next thirty days in which you wish to vote, it is suggested that you register by ordinary voter registration procedures." The department of public safety may not maintain for more than thirty days records of the information provided by applicants, other than the information required by section three hundred twenty-one point one hundred eighty-three (321.183) of the Code.
2. A copy of the application, including all information supplied thereon by the applicant which is needed to comply with section forty-eight point six (48.6) of the Code and a copy of the applicant's handwritten signature, shall be promptly provided by the department of public safety to the commissioner of registration of the county in which the applicant resides. The commissioner shall use the information appearing on the application to determine whether the applicant is registered to vote at the residence listed on his application, and if not, to register the applicant.
3. If the applicant is found to be an eligible elector who is not currently registered to vote at
the residence listed on his application, the commissioner of registration shall, not more than fifteen days after he receives the copy of the application, register the applicant and mail to him a receipt of registration as required by section forty-eight point six (48.6) of the Code. If the applicant is found to be an eligible elector in all respects except that he has not attained the age of eighteen, the commissioner of registration shall register him effective upon his eighteenth birthday and shall affix a date to the receipt which date shall be the applicant's eighteenth birthday and the receipt mailed to him shall state on its face that the applicant is registered and qualified to vote in any election held on or after that date.
4. If the commissioner is not satisfied that the applicant is an eligible elector of the precinct in which the residence listed on his application is located, or if for any reason the information supplied on the application is not sufficient to complete the applicant's registration to vote, the commissioner of registration shall, not more than fifteen days after he receives the copy of the application so notify the applicant by restricted certified mail and advise the applicant in the notice where he may appear in person if he wishes to present evidence of his status as an eligible elector, or in order to complete his registration. If the applicant is found to be a currently registered voter, but at a residence other than that listed on his application, the commissioner shall treat the application as a change of address notice and shall, in not less than fifteen days after he receives the copy of the application so notify the applicant by ordinary mail. If the applicant is found to be a currently registered voter at the residence listed on his application, the commissioner shall within fifteen days after he receives the copy of the application so notify the applicant by ordinary mail.
5. Page 126, by inserting after line 32 the following new section:

Sec. ..... Section three hundred twenty-one point one hundred eighty-two (321.182), Code 1973, is amended to read as follows:
321.182 APPLICATION FOR LICENSE OR PERMIT. Every application for an instruction permit or for an operator's or chauffeur's license or temporary drivers permit shall be made upon a form furnished by the department [and], which shall provide space for the applicant to supply both the information specified by section one hundred three (103), subsection one (1) of this Act, and the information required by section three hundred twenty-one point one hundred eightythree (321.183) of the Code. The application shall be verified by the applicant before a person authorized to administer oaths, and officers and employees
of the department are hereby authorized to administer such oaths without charge. The applicant shall write his usual signature with pen and ink upon the application in the space provided for signature.
3. Page 180, by inserting after line 21 the following new section:

Sec. ..... The operation of this Act, insofar as it requires that applicants for an instruction permit or for an operator's or chauffeur's license or temporary drivers permit in the manner prescribed by section three hundred twenty-one point one hundred eighty-two (321.182) of the Code be offered an opportunity to register to vote, may be deferred in its implementation to a date not later than September 1, 1973 if necessary in order to permit completion of required administrative preparations.
4. By renumbering sections of the bill and of this amendment and revising internal references as necessary in conformity to this amendment.
Varley of Adair in the chair at 5:15 p.m.
Fitzgerald of Webster moved the adoption of amendment H-561.

Roll call was requested by Rapp of Black Hawk and Fitzgerald of Webster.

On the question "Shall amendment H-561 be adopted?"
The ayes were, 46 :

| Avenson | Ferguson | Jordan | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Fitzgerald | Krause | Norpel |
| Brunow | Griffee | McCormick | O'Halloran |
| Byerly | Hargrave | Mennenga | Patchett |
| Caffrey | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A.V. | Rapp |
| Clark, J. W. | Higgins | Miller, K.D. | Rinas |
| Cochran | Horn | Miller, R.G. | Small |
| Connors | Howell | Monroe | Wells |
| Cusack | Husak | Newhard | Woods |
| Dunton | Hutchins | Nielsen | Wyckoff |
| Doyle | Jesse |  |  |

The nays were, 52:

| Anderson | Den Herder | Holden | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Kiser | Readinger |
| Bittle | Dunlap | Knoke | Roorda |
| Bortell | Edelen | Kreamer | Schroeder |
| Branstad | Egenes | Lippold | Stanley |
| Brockett | Ewing | Lipsky | Stephens |
| Butler | Fischer, H. O. | Logue | Stromer |
| Clark, J. H. | Fisher, C. R. | McElroy | Strothman |
| Crabb | Freeman | Mendenhall | Tofte |
| Crawford | Fullerton | Menke | Welden |
| Daggett | Hansen | Millen | West |
| Danker | Harvey | Oakley | Wulff |
| De Jong | Hill | Pellett | Mr. Speaker |

Absent or not voting, 2:
Grassley $\quad$ Junker
Amendment H—561 lost.
Middleswart of Warren offered the following amendment $\mathrm{H}-541$ filed by him and Miller of Calhoun and moved its adoption:
H—541
1 Amend House File 745 as follows:
2 1. Page 2, by striking lines 26 through 30 and
inserting in lieu thereof the following:
"1. 'Eligible elector' means a person who:
a. If he is a resident of a county or city where permanent registration of voters is required by or pursuant to chapter forty-eight (48) of the Code, possesses all of the qualifications necessary to entitle him to be registered to vote, whether or not he is in fact so registered.
b. If he is a resident of a county or portion of a county where permanent registration of voters is not required by or pursuant to chapter forty-eight (48) of the Code, possesses all of the qualifications necessary to entitle him to vote.
2. 'Qualified elector' means a person who is registered to vote as provided in chapter forty-eight (48) of the Code, except that with respect to a resident of a county or portion of a county where permanent registration of voters is not required by or pursuant to chapter forty-eight (48) of the Code 'qualified elector' is synonymous with 'eligible elector'."
2. Page 13, by inserting after line 11 the following new section:

Sec. ..... Section forty-three point thirty-five (43.35), Code 1973, is amended to read as follows:
43.35 DESIGNATING PARTY AFFILIATION. It shall be the duty of the election clerks [of] at the primary election, in precincts where permanent registration is not required, when entering the name of a voter to place in the pollbooks a cross, thus (X), in the column designating the party ticket which was given to said voter upon his application for a ticket.
3. Page 13, line 16, by striking the words "said primary election" and inserting in lieu thereof the words "[said] primary [election] elections".
4. Page 13, by inserting after line 19 the following new section:

Sec. ..... Section forty-three point forty (43.40), Code 1973, is amended to read as follows:
43.40 RECORDS OF PARTY AFFILIATION. Prior to all primary elections, the [county auditor] commissioner shall, for each precinct in which permanent registration is not required, prepare two alphabetically
arranged lists of all voters, with their party affiliation, as shown by the pollbooks of the last preceding primary election, and deliver the same to the precinot election judges [at least one day] prior to each primary election at the time required by section forty-nine point fifty-five (49.55) of the Code. All such lists shall, with the pollbooks, be returned by the judges to the [auditor] commissioner.
5. Page 13, by striking lines 24 and 25 and inserting in lieu thereof the words "desires to change the same, may, not less than [ten] twelve days prior to the date of any".
6. Page 13 , by striking lines 28 through 32, inclusive, and inserting in lieu thereof the following:
"[auditor] with the commissioner who shall [enter a] record [of such] the change on the pollbooks of the last preceding primary election in the proper column opposite the [voter's] elector's name and on the voting list. However, in counties or cities where permanent registration of voters is required by or pursuant to chapter forty-eight (48) of the Code, a qualified elector desiring to change a previously declared party affiliation may, before the close of registration for the primary election, file a written declaration of his change of party affiliation with the county commissioner of registration who shall record the change on the registration records.
7. Page 14, by striking lines 12 and 13 and inserting in lieu thereof the following:
"6. Seal the pollbooks[, containing] or the precinct election register, as the case may be, and the tally sheets and certificates of the elec-".
8. Page 14, line 31, by striking the words "[pollbooks] the" and inserting in lieu thereof the words "the pollbooks or".
9. Page 36, by striking lines 1, 2 and 3 and inserting in lieu thereof the following:
"46.19 POLLBOOKS OR ELECTION REGISTERS. The pollbooks or election registers, as the case may be, used for the general election shall also constitute the pollbooks or election registers for the judicial election."
10. Page 40, by striking lines 1,2 and 3.
11. Page 40, line 9, by inserting after the word "residence" the words "where permanent voter registration is required".
12. Page 40 , line 16 , by inserting after the word "county" the words "having a population of fifty thousand or more, or in which there is located a city having a population of ten thousand or more,".
13. Page 40, by inserting after line 20 the following new section:

Sec. ..... Section forty-eight point three (48.3), Code 1973, is amended by striking the section and in-

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serting in lieu thereof the following:
48.3 REGISTRATION REQUIRED. Every eligible elector who is a resident of a county having a population of fifty thousand or more, or of a city having a population of ten thousand or more which is located in a county having a population of less than fifty thousand, shall be registered as provided by this chapter in order to qualify to vote in any election.
14. Page 40 , line 25 , by striking the words "qualified voters" and inserting in lieu thereof the words "eligible electors required by section forty-eight point three (48.3) of the Code to register in order to become qualified [voters] electors".
15. Page 44, line 24 , by inserting before the period the words "unless his new residence is in a part of the county where registration is not required by this chapter".
16. Page 61, line 8, by striking the words "[pollbook jurat]" and inserting in lieu thereof the words "pollbook jurat or".
17. Page 63 , lines 2 and 3 , by striking the words "[who voted at the last preceding election] registered" and inserting in lieu thereof the words "who voted at the last preceding similar election".
18. Page 63, line 17 , by striking the word "registered" and inserting in lieu thereof the words "who voted at the last preceding similar election".
19. Page 64, line 9 , by striking the word "[POLLBOOKS]" and inserting in lieu thereof the words "POLL BOOKS OR".
20. Page 64 , line 11, by striking the words "[two
pollbooks] an election register," and inserting in lieu thereof the words "two pollbooks, or an election register if the precinct is one in which permanent registration of voters is required,".
21. Page 64, by striking lines 13 through 16, inclusive, and inserting in lieu thereof the following:
"to carry out the provisions of this chapter. Each pollbook shall contain a column for the names of the voter, a column for the number, and sufficient printed blank leaves to contain the entries of the oaths, certificates, and returns. In addition, pollbooks prepared for a primary election shall contain blank spaces for designating the affiliation of each voter with any one of the political parties whose nominations are being sought by candidates in that election, and the party affiliations of voters shall be designated in substantially the following form:

| No. | Name | Republican | $\begin{aligned} & \text { Demo- } \\ & \text { crat } \end{aligned}$ | Prohibitionist | Socialist |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | James Smith.... X |  |  |  |  |
| 2 | Tom Jones............................ X |  |  |  |  |
| 3 | Dan Brown................................................. X |  |  |  |  |
| 4 | George |  |  |  | X |

In precincts where permanent registration is required, voters".
22. Page 74, line 12, by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
23. Page 74, line 23, by striking the word "No" and inserting in lieu thereof the words "In precincts where permanent registration of voters is required, no".
24. Page 75, by striking lines 17 and 18 and inserting in lieu thereof the following:
"In precincts where the judges of the election are furnished registration lists, an election judge may require".
25. Page 76, line 22, by inserting before the comma the words "or, in a precinct where permanent registration of voters is not required, insists that he is a qualified elector of that precinct".
26. Page 76, by striking lines 29 through 35 , and page 77, by striking lines 1 through 5.
27. Page 77, line 23, by striking the words "[each of] the [poll lists]" and inserting in lieu thereof the words "each of the poll lists, or on the".
28. Page 78, line 25 , by striking the words "mark the words "made in each pollbook or, in precincts where words "designate upon the poll lists or the".
29. Page 82, by striking all of line 12 and the word "Prepare" from line 13 and inserting in lieu thereof the words "Compare the poll lists and correct errors therein or, in precincts where permanent registration of voters is required, prepare".
30. Page 85, by striking the word "[made]" from line 9 and all of line 10 and inserting in lieu thereof the words "made in each pollbook or, precincts where permanent registration of voters is required, shall be prepared in writing by the election board,".
31. Page 85, by striking line 33 and inserting in lieu thereof the following:
"50.17 RETURN OF POLLBOOKS OR ELECTION REGISTER. The precinct pollbooks or elec-".
32. Page 86 , line 8 , by striking the words "precinct election" and inserting in lieu thereof the words "the precinct pollbooks or election".
33. Page 144, by striking lines 16 through 35 , inclusive, and page 145, by striking lines 1 and 2.
34. Page 154, line 12, by striking the words "[poll list]" and inserting in lieu thereof the words "poll list or'.
35. Page 155 , line 17 , by striking the words "[pollbooks of]" and inserting in lieu thereof the words pollbooks [of] or".
36. Page 157 , line 2, by striking the words "[or poll lists]" and inserting in lieu thereof the words "or poll lists".
37. Page 173 , by striking lines 20 through 23 , inclusive, and inserting in lieu thereof the following:
"qualified electors of [said] the township that voted
at the last regular election prior to the signing of
[said] the petition, as shown by the pollbooks of the
township or, in the case of a township where permanent
registration of voters is required, by a majority of
the qualified electors as shown by the election
register or registers of the last preceding primary or general election held in [said] the".
38. Page 175, line 15 , by striking the words "as shown by the [pollbooks]" and inserting in lieu thereof the words "[as shown by] whose names appear in the pollbooks or".
39. Page 175, line 21, by striking the words "as shown by the [pollbooks]" and inserting in lieu thereof the words "[as shown by] whose names appear in the pollbooks or".
40. Page 175 , line 35 , by striking the words "[votes polled]" and inserting in lieu thereof the words "votes polled or".
41. Page 176, line 1, by inserting after the word " $b y$ " the words "the pollbooks or".
42. Page 176, line 8, by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
43. Page 176, line 19, by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
44. Page 176 , line 24 , by striking the words "[votes polled]" and inserting in lieu thereof the words "votes polled or".
45. Page 176, line 25, by inserting after the word "the" the words "pollbooks or".
46. Page 176, line 33, by striking the word "[pollbooks]" and inserting in lieu thereof the words "pollbooks or".
47. Page 177 , line 35 , and page 178 , line 1 , by
striking the words "[list of voters or pollbooks]" and inserting in lieu thereof the words "list of voters [or], pollbooks or".
48. Page 178, line 15, by inserting after the word "the" the words "pollbooks or".
49. Page 178 , by striking lines 33,34 and 35 , page 179 , by striking lines 1 through 35 , inclusive, and page 180, by striking lines 1 through 21, inclusive.
50. Page 180, by striking lines 27, 28 and 29 and inserting in lieu thereof the words and figures "point thirty-four (43.34), forty-three point thirty-seven (43.37), forty-three point forty-three (43.43),".
51. Page 180, by striking lines 32, 33 and 34 and inserting in lieu thereof the words and figures "(48.2), forty-eight point nineteen (48.19), forty-

263 eight point twenty-".
52. Page 181, by striking from lines 11 and 12
266 (53.28),".

Roll call was requested by Middleswart of Warren and Fitzgerald of Webster.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-541$ be adopted?"
The ayes were, 44:

| Avenson | Fitzgerald <br> Griffee <br> Brinck |
| :--- | :--- |
| Brunow | Hargrave |
| Byerly | Harper |
| Caffrey | Hennessey |
| Carr | Higgins |
| Clark, J. W. | Horn |
| Cochran | Howell |
| Connors | Husak |
| Cusack | Hutchins |
| Doyle | Jesse |

The nays were, 53:

| Anderson | Drake | Holden | Peterson <br> Bennett |
| :--- | :--- | :--- | :--- |
| Dunlap | Kiser | Readinger |  |
| Bittle | Edelen | Knoke | Roorda |
| Bortell | Egenes | Kreamer | Schroeder |
| Branstad | Ewing | Lippold | Stanley |
| Brockett | Ferguson | Lipsky | Stephens |
| Butler | Fischer, H. O. | Logue | Stromer |
| Clark, J. H. | Fisher, C. R. | McElroy | Strothman |
| Crabb | Freeman | Mendenhall | Tofte |
| Crawford | Fullerton | Millen | Welden |
| Daggett | Hansen | Monroe | West |
| Danker | Harvey | Oakley | Wulff |
| De Jong | Hill | Pellett | Mr. Speaker |
| Den Herder |  |  |  |

Den Herder
Absent or not voting, 3:
Dunton
Grassley Junker
Amendment H—541 lost.
(House File 745 pending at adjournment.)
SENATE MESSAGES CONSIDERED
Senate File 311, a bill for an act relating to the athletic team of a school.

Read first time and referred to sifting committee.
Senate File 383, a bill for an act relating to the Uniform Support of Dependents Law.

Read first time and referred to sifting committee.

Senate File 447, a bill for an act relating to the commission on the aging.

Read first time and referred to committee on appropriations.
Senate File 512, a bill for an act relating to holidays for state employees.

Read first time and referred to committee on appropriations.
Senate File 536, a bill for an act relating to court actions for the recovery of property.

Read first time and referred to sifting committee.

HOUSE CONCURRENT RESOLUTION 53<br>By Krause, Howell, Readinger, Ewing, Branstad, Hutchins, Hennessey, Caffrey, Harvey, Knoke, Rapp, Brinck, Harper, Ferguson and Brunow

Whereas, railroad service is continuing to decline throughout Iowa; and
Whereas, railroads are crucial to the economic well-being of Iowa; and
Whereas, railroads properly utilized in an overall transportation system could greatly reduce the amount of fuel needed to transport grain and freight; and

Whereas, action by a group of businessmen to purchase a branch railroad line from Hills, Iowa to Montezuma, Iowa suggests that new legislation could be useful to encourage additional business activity of this nature; and

Whereas, many sections of the Code of Iowa relating to railroads have been superseded by federal law or are obsolete, and thus cause confusion and misunderstanding; Now Therefore,

Be It Resolved by the House of Representatives, 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 a comprehensive study of Iowa law relating to the regulation of railroads for the purpose of removing obsolete regulations, conforming Iowa law to federal law or regulations, and recommending new legislation to improve railroad service in this state; and

Be It Further Resolved, That the study committeee make periodic reports to the Legislative Council and submit a final report, along with necessary bill drafts to implement its recommendations, to the Legislative Council and the 1974 Session of the Sixty-fifth General Assembly.

Laid over under Rule 25.
REPORTS OF HOUSE COMMITTEE ON APPROPRIATIONS
(Senate File 542)
The committee's recommendation is for an appropriation of $\$ 978,000$ for 1973-74 for school food service assistance.

The appropriation is for the purpose of providing assistance to students enrolled in public school districts for breakfast, lunches, and minimal equipment programs.

An average number of 393,671 lunches per day are served at public schools.

The matching formula is outlined in federal regulation. The federal government contributes approximately eight cents for each lunch served, and the state approximately one-third cent. The average price paid by the student for each lunch is thirty-eight cents.

The committee's recommendation does not fund the program for nonpublic schools.

## (Senate File 558) <br> State Historical Society

The committee's recommendation is for a budget of $\$ 171,283$ for 1973-74 and $\$ 178,122$ for $1974-75$. This budget includes a state appropriation of $\$ 170,983$ for $1973-74$ and $\$ 177,822$ for 1974-75. This budget also includes anticipated refunds and reimbursements (xerox income) of $\$ 300$ for 1973-74 and $\$ 300$ for 1974-75.

From this total, $\$ 86,863$ for 1973-74 and $\$ 91,082$ for 1974-75 is budgeted for salaries.
$\$ 1,360$ for $1973-74$ and $\$ 1,370$ for 1974-75 is budgeted for travel.
$\$ 11,820$ for 1973-74 and $\$ 12,080$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph.

Other expenses, which include building maintenance, repairs and utilities, books, periodicals and publications are budgeted at $\$ 60,690$ for 1973-74 and $\$ 62,940$ for 1974-75.

The committee's recommendation is based on eight filled full-time positions on the payroll as of January 16, 1973, plus funds for a Historical Specialist and funds for extra help.
(Senate File 559)

## Department of Revenue

The committee's recommendation is for a budget of $\$ 5,995,403$ for 1973-74 and $\$ 6,303,166$ for 1974-75. This budget includes a state appropriation of $\$ 5,990,403$ for $1973-74$ and $\$ 6,298,166$ for 1974-75. The budget also includes refunds and reimbursements of $\$ 5,000$ for 1973-74 and $\$ 5,000$ for 1974-75.

From this total, $\$ 4,917,673$ for $1973-74$ and $\$ 5,165,071$ for 1974-75 is budgeted for salaries.
$\$ 343,700$ for 1973-74 and $\$ 383,600$ for 1974-75 is budgeted for travel.
$\$ 430,270$ for 1973-74 and $\$ 443,385$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, equipment, and autos and trucks.

Other support and maintenance expenses are budgeted at $\$ 303,760$ for 1973-74 and $\$ 311,110$ for 1974-75.

The committee recommendation includes $\$ 120,106$ for $1973-74$ and $\$ 168,660$ for $1974-75$ for a property tax appraisal program as requested by the Department. Also approved was one-half of the Department's request for an audit program. The amounts approved for the audit program were $\$ 120,118$ for $1973-74$ and $\$ 197,093$ for 1974-75. The committee recommendation does not provide for the remaining new programs requested by the Department.

The committee recommendation provides for 500 full-time employees for 1973-74 and 510 for 1974-75, plus additional funds for part-time help.

## (Senate File 560) <br> Midwest Nuclear Compact

The committee's recommendation is for an appropriation of $\$ 10,853$ for 1973-74 and $\$ 10,853$ for 1974-75, or so much as is necessary, for the purpose of paying the state's membership in the Midwest Nuclear Compact.
(Senate File 561)
The committee recommendation is for $\$ 8,300$ for each year of the biennium, to be used by the Comptroller for defraying expenses in writing motor vehicle fuel tax refund warrants.

## (Senate File 562) <br> Department of Revenue <br> Motor Vehicle Fuel Tax Fund

The committee's recommendation is for an appropriation of $\$ 966,409$ for 1973-74 and $\$ 991,837$ for 1974-75.

From this total, $\$ 494,679$ for $1973-74$ and $\$ 509,487$ for 1974-75 is appropriated for salaries.
$\$ 93,930$ for 1973-74 and $\$ 90,650$ for 1974-75 is appropriated for travel.
$\$ 36,300$ for 1973-74 and $\$ 38,500$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include data processing equipment, insurance, postage, unemployment compensation, transfer out, and administration of use tax are appropriated at $\$ 341,500$ for 1973-74 and $\$ 353,200$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## REPORTS OF COMMITTEES

Stanley of Muscatine, from the committee on ways and means, submitted the following report:

Mr. Speaker: Your commiteee on ways and means to whom was referred Senare file 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H—558
1 Amend Senate File 522, as amended and passed by the Senate, as follows:

1. Page 2, line 8 , by striking the words "fifty-
five dollars" and inserting in lieu thereof the words
"twenty-seven dollars fifty cents".
2. Page 2, line 10, by striking the word "fifteen" and inserting in lieu thereof the word "ten".

STANLEY of Muscatine, Chairman

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 542, a bill for an act making an appropriation to the department of public instruction to provide school food service assistance for the purpose of participating in certain federal child nutrition 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: H-570
1 Amend Senate File 542 as follows:
2 1. Page 2, line 14, by striking the words "and nonpublic schools".
3 2. Page 2, line 18, by striking the following: " $\$ 1,058,000$ " and
4 inserting in lieu thereof the following: " $\$ 978,000$ ".
$5 \quad$ 3. By striking all of Sec. 4 from pages 2 and 3.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 558, a bill for an act to appropriate funds from the general fund of the state to the state historical society, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 559, a bill for an act appropriating funds from the general fund of the state to the department of revenue for administrative 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.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 560, a bill for an act making an appropriation for membership in the midwest nuclear compact, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 561, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the state comptroller, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 562, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the department of revenue, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 203, 209, 318, 743 , and Senate Files 25, 66, 123, 130, 199, 202, 289, 448, 503, 518, 519, 520, 524 and 543.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 203, 209, 318, 743 and Senate Files 25, 66, 123, $130,199,202,289,448,503,518,519,520,524$ and 543.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of May, 1973, sent to the Governor for his approval: House Files 203, 209, 318 and 743.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## AMENDMENTS FILED

## H-573

1 Amend House File 533 as follows:
2 1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. NEW SECTION. The board of supervisors of any county, when so requested by a petition signed by at least twenty-five percent of the resident owners of real property located in the county and outside the boundaries of any incorporated city, shall call a hearing on the question of providing ambulance service to the unincorporated areas of the county in the manner prescribed by this Act. The hearing shall be set for a date not more than twenty days after presentation of the petition. Notice of the hearing shall be given by publication in two successive issues of any newspaper of general circulation in the county, the last publication to be made not less than one week before the day fixed for the hearing.

Sec. 2. NEW SECTION. On the day fixed for the hearing, the board of supervisors shall afford any resident of the unincorporated portion of the county an opportunity to be heard for or against the proposal to provide ambulance service to the unincorporated
portion of the county in the manner prescribed by this Act. At the conclusion of the hearing, the board shall either direct the county commissioner of elections to hold a special election on the proposal on a date not more than thirty days thereafter, or dismiss the petition. However, the board may for adequate reasons defer action on the petition for not more than ten days after the date first set for the hearing.

Sec. 3. NEW SECTION. A special election on the proposal to provide ambulance service to the unincorporated portions of the county shall be conducted as provided by chapter forty-nine (49) of the Code, insofar as its provisions are applicable to special elections, and may be held concurrently with any other election which is scheduled to be held within the specified time. All qualified electors residing in the unincorporated portion of the county shall be entitled to vote on the question. A simple majority of the votes cast for or against the proposal to provide ambulance service to the unincorporated portions of the county shall be sufficient to approve the proposal.

Sec. 4. NEW SECTION. When the county board has been authorized by a special election to provide ambulance service to the unincorporated areas of a county, it must provide the service for all unincorporated areas in the county. The board shall undertake to do so as soon as reasonably possible after the election by entering into a contract or contracts with one or more cities located in the county, or an adjacent county, for extension of ambulance service maintained by the city or cities to the unincorporated territory of the county. If the board enters into two or more such contracts concurrently each contract shall specify what part of the unincorporated area of the county is to be served under that contract, however the contracts may provide that an ambulance service which is responsible for one part of the county shall respond to a call in another part of the county if the ambulance service responsible for the latter part of the county is for any reason unable to respond to the call or if additional ambulances are needed to respond to any call.

Sec. 5. NEW SECTION. If a county board of supervisors which is authorized to provide ambulance service pursuant to this Act finds it appropriate for ambulance service to be provided for all or a portion of the unincorporated area of the county through a city which obtains ambulance service by contract with a private or other ambulance service not operated by the city, the county board may contract with the city for ambulance service to be provided for the designated unincorporated area by the same service with which the city contracts. The contract between the county board and the city shall require that the cost of the ambulance service provided to the unincorporated area shall be
paid initially by the city and treated as a part of the total cost to the city of ambulance service, for the purpose of section six (6), subsection one (1) of this Act.

Sec. 6. NEW SECTION. A county board which is authorized to provide ambulance service pursuant to this Act may annually levy a tax upon all taxable property in the county which is located outside the boundaries of any incorporated city, in order to pay the cost of providing the service. The levy so made shall not exceed an amount computed as follows:

1. Determine the anticipated total cost of ambulance service to the city, during the budget year for which the county levy is to be made, to each city with which the county board has a contract under section four (4) of this Act. The total cost of ambulance service to the city shall include the cost of answering ambulance calls from the unincorporated area served under the contract with the county, and may include payments made toward retirement of any debt incurred for purchase of an ambulance or ambulance equipment or amortization of the cost of an ambulance or ambulance equipment owned by the city. If a city contracts for ambulance service as contemplated by section five (5) of this Act, the total cost to the city of maintaining ambulance service shall be the total amount which the contracting city is obligated to pay to the ambulance service during the budget year for which the county levy is to be made. In case any city has a contract for ambulance service on a fee per call basis, the amount used shall be that paid by the city under that contract or a comparable one in the most recent complete budget year or the estimated cost for the first year of service under the contract if the city has not had a comparable contract in either of the two most recent previous budget years, plus, for the first year of any contract between the city and the county drawn up under section five (5) of this Act, such additional amount as the board of supervisors and the city council agree fairly represents the added cost likely to be incurred due to calls for ambulance service in the unincorporated area to which service is to be extended.
2. Divide the anticipated total cost of ambulance service to the city, determined as prescribed in subsection one (1) of this section, by the total population of the city and the unincorporated area served under the contract between the county board of supervisors and the city to determine the per capita cost of ambulance service, which shall then be multiplied by the population of the city alone to obtain the anticipated adjusted cost of ambulance service to the city. The difference between the anticipated total cost of ambulance service to the city and the anticipated adjusted cost of ambulance service to the city is the anticipated cost of providing ambulance service to the unincorporated area. If a city has contracted
under this Act with more than one county board of supervisors, the per capita cost of ambulance service determined under this subsection shall be used to establish a separate anticipated cost of providing ambulance service to the respective unincorporated areas of each county involved. If the county has two or more concurrent contracts for ambulance service to be provided to various parts of the county under this Act, each contracting city's anticipated cost of providing ambulance service to the unincorporated area within the county served by that city shall be totaled, and the sum shall constitute the anticipated cost of providing ambulance service to the unincorporated area for the purpose of subsection three (3) of this section.
3. The maximum levy under this section shall be that millage which, when applied to the assessed value of all taxable property in the county which is located outside the boundaries of any incorporated city, will raise an amount equal to the anticipated cost of providing ambulance service to the unincorporated area, determined in the manner prescribed by subsection two (2) of this section.

Sec. 7. NEW SECTION. As used in this Act, "city" has the meaning assigned that term by Acts of the General Assembly, 1972 Session, chapter one thousand eighty-eight (1088), section two (2), subsection one (1).
2. Page 1, by striking all of line 1 after the word "to" and all of line 2 and inserting in lieu thereof the words "providing ambulance service to unincorporated areas, and authorizing a levy therefor."

HOLDEN of Scott
H-575
Amend House File 533 as follows:

1. Page 1, by striking lines 6 and 7, and inserting in lieu thereof the following: ". Moneys shall be deposited in the".
2. Page 1, line 8 , by inserting the words "shall be" after the word "and".
3. Page 1, by adding the following after line 13:

Sec. 2. There is appropriated from the general fund of the state for the department of public safety for each fiscal year of the biennium commencing July 1, 1973 and ending June 30, 1975, the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

| 1973-74 | 1974-75 |
| :---: | :---: |
| Fiscal Year | Fiscal Year |

For the creation or operation of county ambulance services: $\quad \$ 1,500,000 \quad \$ 1,500,000$

Sec. 3. The commissioner of the department of public safety shall adopt rules and regulations pursuant to chapter seventeen A (17A) of the Code, governing the application procedures for counties to secure
funds appropriated by this Act. The maximum amount which any county may receive in one year shall not exceed fifty thousand dollars.

Sec. 4. No moneys appropriated by this Act shall be used for capital improvements.

Sec. 5. All federal grants to and the federal receipts of the agency receiving funds under this Act are appropriated for the purpose set forth in the federal grants or receipts.

Sec. 6. Notwithstanding the provisions of section eight point thirty-three (8.33) of the Code, all unencumbered or unobligated balances of appropriations made by this Act for the first fiscal year of the biennium commencing July 1, 1973 shall, on August 31, 1974, revert to the state treasury and to the credit of the fund from which appropriated. In all other respects the provisions of section eight point thirtythree (8.33) of the Code shall apply to appropriations made for the first fiscal year of such biennium. Unencumbered or unobligated balances of appropriations made for the second fiscal year of such biennium shall be subject to section eight point thirty-three (8.33) of the Code.

Sec. 7. When any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium.
4. By amending the title, page 1 , line 2 , by adding the words "and making an appropriation" after the word "fund".

BITTLE of Polk

## H-571

1 Amend House File 712, page 19, by striking lines 18 through 21 and inserting in lieu thereof the
following:
"NEW SECTION. STATE INSPECTION. Local boards of health may conduct inspection and licensing of foodservice establishments providing the local standards meet or exceed the requirements of this chapter."

LIPSKY of Linn

## H-557

1 Amend House File 745 as follows:

1. Page 179, line 3, by striking the figure " 1975 "
and inserting in lieu thereof the figure "1977".
2. Page 179, line 15, by striking the figure " 1975 " and inserting in lieu thereof the figure " 1977 ".
3. Page 179, line 17, by striking the figure
" 1975 " and inserting in lieu thereof the figure " 1977 ".
4. Page 179, line 24, by striking the figure " 1975 " and inserting in lieu thereof the figure "1977".
5. Page 180, line 1, by striking the figure " 1975 " and inserting in lieu thereof the figure "1977".
6. Page 180, line 7, by striking the figure " 1975 " and inserting in lieu thereof the figure " 1977 ".
7. Page 180 , line 16 , by striking the words
> "general election" and inserting in lieu thereof the words and figure "and 1976 general elections".
> 8. Page 180, line 18, by striking the figure " 1975 " and inserting in lieu thereof the figure "1977".

AVENSON of Fayette
H-564
1 Amend House File 745, page 86, lines 26 and 27, by
2 striking the words "[at] not later than twelve o'clock
3 noon on" and inserting in lieu thereof the words "at
4 nine o'clock on the morning of".
KNOKE of Pottawattamie
SCHROEDER of Pottawattamie
HILL of Polk
MONROE of Des Moines
STANLEY of Muscatine

## H-560

1 Amend House File 745, page 68, line 20, by
2 striking the word "seven" and inserting in lieu
3 thereof the word "twenty".
BENNETT of Ida BITTLE of Polk

## H-565

1 Amend House File 745, page 50, by inserting after
2 line 5 the following new section:
3 Sec. ..... Section forty-eight point thirty-two 4 (48.32), Code 1973, is amended to read as follows:
$5 \quad 48.32$ ANNUAL REPORT. The county commissioner of
6 [elections] registration shall make reports as required
7 by the state commissioner of elections. On August 1
8 of each year the state commissioner [of elections]
9 shall report the total number of persons registered,
10 and the number of persons registered in each politi-
11 cal party, in each county. For each new registration
12 recorded during the twelve-month period ending on
13 June thirtieth prior to the state commissioner's
14 report, the county shall receive the sum of forty
15 cents from the state general fund. Prior to June
16 thirtieth of each odd-numbered year the county commis-
17 sioner of registration shall purge the voter registra-
18 tion list pursuant to section forty-eight point thirty-
19 one (48.31) of the Code and, after the state commis-
20 sioner's August first report in that year, the county
21 shall receive from the state general fund the sum of
22 twenty cents for each active registration remaining
23 after the registration list has been so purged.
KRAUSE of Palo Alto MONROE of Des Moines

H-574
1 Amend House File 753, page 1, line 8, by insert-
2 ing after the word "surgeon," the words "guidance
3 counselor of an elementary school or".
$\mathrm{H}-572$
1 Amend House File 771, page 3, line 4, by inserting
2 after the word "section" the following: "nor shall
3 it apply to any person who has received an exemption
4 prior to the effective date of this Act".

WYCKOFF of Benton

## $\mathrm{H}-568$

1 Amend House File 771 as follows:
2 Page 2, line 24, by striking the words "September
3 2, 1945" and inserting in lieu thereof the words
4 "December 31, 1946".
KRAUSE of Palo Alto
H-569
1 Amend Senate File 196 as amended and passed by
2 the Senate by striking all of lines 16 through 24
3 on page two and inserting in lieu thereof the
4 following:
5 "of the supreme court administrator, and four 6 members appointed by the governor and serving four7 year terms, one member of which shall be from the
8 medical profession and three members selected at
9 large, each based on their qualifications to serve
10 as commission members. The appointed members of the
11 commission shall be appointed for terms of one, two,
12 three and four years and all subsequent appointments
13 shall be for the full four-year term."
OAKLEY of Clinton
H-567
1 Amend Senate File 531, as amended and passed by the Senate, page 16, by inserting after line 5 the following new subsection:

Any costs incurred to resolve a labor dispute which creates an act or precedent for resolving similar disputes in future bargaining by the same political subdivisions of the state shall be shared equally by the political subdivisions of the state as equal beneficiaries.

MILLER of Buchanan

## HOUSE FILE 745

H-563
1 Amend the Bittle, et al. amendment, H-552, to
2 House File 745 as follows:
3 1. By striking lines 50 through 55.
4 2. By renumbering the sections as necessary.
BRINCK of Lee
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, May 23, 1973.

## JOURNAL OF THE HOUSE

One Hundred Thirty-sixth Calendar Day-Ninetieth Session Day
hall of the House of Representatives
Des Moines, Iowa, Wednesday, May 23, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend C. W. Kerns, pastor of the United Methodist Church, Correctionville, Iowa.

The Journal of Tuesday, May 22, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Dan Weideman, Vinton, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Monroe of Des Moines on request of Grifin of Chickasaw; De Jong of Marion for the morning by the Speaker.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixty ninth grade students from Eagle Grove Community School, Eagle Grove, accompanied by Jack Kelly and Mark Hanna. By Stromer of Hancock.

One hundred fifty fifth grade students from Red Oak Community School, Red Oak, accompanied by Mrs. Gwen Lary. By McElroy of Fremont.

Eleven juniors from Mount St. Clair Academy, Clinton, accompanied by Mrs. Jorgenson, Sister Marilyn Huguerick and Mrs. Richeson. By Oakley of Clinton and Mennenga of Clinton.

Seventy seventh grade students from Franklin Junior High School, Des Moines, accompanied by Sharon Cousins. By Kreamer of Polk.

Thirty-five ninth grade students from Valley High School, West Des Moines, accompanied by Mr. Rethman. By Bittle of Polk.

Forty students from Victor School, Victor, accompanied by Gary Spieler and Cathy Spieler. By Logue of Iowa.

## PETITIONS FILED

The following petitions were received and placed on file:
By Mennenga of Clinton from thirty-three residents of Clinton County favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By the following Representatives, opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Hill of Polk from twelve residents of Ellsworth, Iowa.
Egenes of Story from seventeen residents of Hamilton County.
By Branstad of Winnebago from the Thompson Community School District Board, Thompson, Iowa, urging that the Legislature adopt an intermediate school service agency law.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 522, 542, 558, 559, 560, 561 and 562, under Rule 35.

## COMMUNICATION FROM THE EXECUTIVE COUNCIL

May 23, 1973
Honorable Andrew Varley
Speaker of the House
Capitol Building
Dear Sir:
Under the provisions of Chapter 1132, Laws of the Sixty-fourth General Assembly, Second Session, I am authorized by the Executive Council to submit the following report regarding plans for the remodeling and conversion of Terrace Hill as the Governor's Mansion.

The first phase of the proposed remodeling and conversion includes:

1. Remodel third floor into Governor's residence complete.
2. Provide new elevator and appropriate stairway, basement to third floor.
3. Provide secondary egress stair from second to third floors and up to attic.
4. Provide new entrance and porch on west for Governor's entrance into stair, elevator.
5. New metal roofing complete.
6. Underground addition on west to house electrical and elevator equip-ment-new tunnel as required to tie into existing.
7. Construct new boiler facility at original location south of the Carriage House. New boilers and chiller will be housed here.
8. Remodel basement kitchen suitable to food preparation for rather large gatherings.
9. Do some restoration work to take advantage of Federal matching funds of which we are informed approximately $\$ 20,000$ has now been allocated for this project.
10. Air condition the third floor and provide for cooling the second floor area.
11. Sprinkler the third floor and provide for sprinklering the second.
12. Some minor site improvements only as required for the balance of the work.
The architectural firm of Wagner-Marquart has been retained by the Executive Council on recommendations of The Terrace Hill Planning Commission.

The architects' estimate of costs totals $\$ 448,310$ for the above listed items.
Planning for restoration of other areas of Terrace Hill will proceed as funds become available.

The members of the Executive Council will be pleased to appear before the appropriate committees of the General Assembly to discuss these plans in more detail.

> EXECUTIVE COUNCIL OF IOWA
> W. C. WELLMAN, Secretary

I, Thomas R. Mayer, the Acting Citizens' Aide of Iowa, do hereby appoint James S. Hoffert as Deputy Citizens' Aide effective May 22, 1973, at a salary of $\$ 27.50$ per day on a seven-day week.

The undersigned as Acting Citizens Aide does hereby delegate to said Deputy Citizens' Aide, all the Citizens' Aide's authority and duties, except the duty of formally making recommendations or reports to the Governor or the General Assembly.

This appointment is to terminate upon the naming of a Citizens' Aide by the Legislative Council or will terminate no later than August 13, 1973.

This instrument is made by authority of Chapter 601G of the 1973 Code of Iowa.

THOMAS R. MAYER
Citizens' Aide

## COMMUNICATIONS FROM THE DEPUTY CITIZENS'AIDE

 TO:The Legislative Council:
The Secretary of State:
The Chief Clerk of the House of Representatives:
The State Comptroller:
STATE OF IOWA )

COUNTY OF POLK )
OATH OF OFFICE
I, James S. Hoffert, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Iowa, and
that I will faithfully and impartially, to the best of my ability, discharge all the duties of the office of Deputy Citizens' Aide in the State of Iowa, as now or hereafter required by law.

JAMES S. HOFFERT
Subscribed and sworn to before me by James S. Hoffert this 22nd day of May, 1973.
(Notarial Seal)

BARBARA K. FREED

I, Thomas R. Mayer, the Acting Citizens' Aide of Iowa, do hereby appoint Douglas L. Hart as First Deputy Citizens' Aide effective May 22, 1973, at an annual salary of $\$ 11,500$.

The said First Deputy Citizens' Aide is hereby granted authority to act as Citizens' Aide when the Citizens' Aide is absent from the state or becomes disabled, and if a vacancy occurs in the office of Citizens' Aide the said First Deputy Citizens' Aide shall act as Citizens' Aide until the vacancy is filled by the Legislative Council.

The undersigned as Acting Citizens' Aide does hereby delegate to said First Deputy Citizens' Aide, all the Citizens' Aide's authority and duties except the duty of formally making recommendations or reports to the Governor or the General Assembly.

This instrument is made by authority of Chapter 601G of the 1973 Code of Iowa.

Signed this 22nd day of May, 1973.

THOMAS R. MAYER Citizens' Aide

## EXPLANATION OF VOTE

I was absent from the House chamber Monday, May 21, 1973. Had I been present, I would have voted "nay" on amendment H-547, and "aye" on House File 768.

NORPEL of Jackson

## MOTION TO RECONSIDER WITHDRAWN (House File 767)

Junker of Woodbury asked and received unanimous consent to withdraw the motion to reconsider House File 767 filed by him on May 21, 1973.

## HOUSE CONCURRENT RESOLUTION 54 By Grassley

Whereas, various methods of financing special education programs have been presented during the last several years; and

Whereas, section two hundred eighty-one point eleven (281.11) of the Code provides an open-end appropriation for reimbursement to school districts, county boards of education, and joint county boards for expanded special education programs; and

Whereas, there has been a basic change in school finance from general aid to the foundation program; and

Whereas, it is presently less difficult to identify children who require some form of special education than it has been in the past because of improved educational technology; and

Whereas, it is recognized that education for all children should be provided at a level within their capabilities; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Coneurring, That the legislative council establish a study committee for the purpose of conducting a comprehensive study of the methods of financing special education programs; and

Be It Further Resolved, That the study committee shall consist of legislators representing both the Senate and the House of Representatives and both political parties and may include nonlegislative members knowledgeable in the subject area; and
Be It Further Resolved, That the study committee make periodic reports to the legislative council and submit a final report, along with necessary bill drafts to implement its recommendations, to the legislative council. Copies of the report accepted by the legislative council shall be submitted to the Second Session of the Sixty-fifth General Assembly meeting in 1974.

Laid over under Rule 25.

## HOUSE CONCURRENT ROSOLUTION 55

## By Brunow and Harper

Whereas, the town of Moulton has, since 1922, regularly closed Main Street in order to hold its fall jamboree; and

Whereas, the Iowa State Highway Commission has taken the policy position that towns may not close streets for these types of community activities; and

Whereas, the conflict between the town of Moulton and the Iowa State Highway Commission was taken to district court by the Highway Commission; and

Whereas, the district court has ruled that the town of Moulton may close the street and conduct its celebration; and

Whereas, the Iowa State Highway Commission may appeal the district court ruling to the Iowa Supreme Court, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Iowa State Highway Commission refrain from appealing the district court decision in this matter and that the Iowa State Highway Commission amend its policy on the closing of highways to provide that cities and towns which have a long standing local tradition of closing a highway for a local celebration be allowed to continue this practice.

Laid over under Rule 25.

## 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 on May 21, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 189, a bill for an act relating to the movement of truck trailers.

RALPH R. BROWN, Secretary

## BUSINESS PENDING CALENDAR

The House resumed consideration of House File 745, a bill for an act to require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers, to more effectively implement previous legislation placing the county commissioner of elections responsibility for conducting city, school and other elections, and reducing the penalty for certain violations.

Krause of Palo Alto offered the following amendment H-565 filed by him and Monroe of Des Moines and moved its adoption:
H—565

Roll call was requested by Krause of Palo Alto and Small of Johnson.

Rule 68 was invoked.
On the question "Shall amendment H-565 be adopted ?"
The ayes were, 39:

| Avenson | Carr | Dunton | Higgins |
| :--- | :--- | :--- | :--- |
| Branstad | Clark, J. W. | Fitzgerald | Horn |
| Brinck | Cochran | Griffee | Howell |
| Brunow | Connors | Hargrave | Husak |
| Byerly | Cusack | Harper | Hutchins |
| Caffrey | Doyle | Hennessey | Jordan |


| Krause | Miller, A. V. | Norland | Small |
| :---: | :---: | :---: | :---: |
| McCormick | Miller, K. D. | O'Halloran | Wells |
| Mennenga | Miller, R. G. | Patchett | Woods |
| Middleswart | Nielsen | Poncy |  |
| The nays were, 53: |  |  |  |
| Anderson | Edelen | Knoke | Readinger |
| Bennett | Ewing | Kreamer | Roorda |
| Bittle | Ferguson | Lippold | Schroeder |
| Bortell | Fischer, H. 0. | Lipsky | Stanley |
| Brockett | Fisher, C. R. | Logue | Stephens |
| Butler | Freeman | McElroy | Stromer |
| Clark, J. H. | Fullerton | Mendenhall | Strothman |
| Crabb | Hansen | Menke | Tofte |
| Crawford | Harvey | Millen | Welden |
| Daggett | Hill | Norpel | West |
| Danker | Holden | Oakley | Wulff |
| Den Herder | Junker | Pellett | Wyckoff |
| Drake | Kiser | Peterson | Mr. Speaker |
| Dunlap |  |  |  |
| Absent or not voting, 8: |  |  |  |
| De Jong | Grassley | Monroe | Rapp |
| Egenes | Jesse | Newhard | Rinas |

Amendment H— 565 lost.
Husak of Tama offered the following amendment H-481 filed by him and Drake of Muscatine and moved its adoption:
H—481
1 Amend House File 745, page 51, by inserting 2 after line 29 the following:
3 "3. Notwithstanding any other provision of 4 this chapter, the Indian Settlement lying in Tama,
5 Toledo and Indian Village townships of Tama County
6 shall be an election precinct, and the polling place
7 of that precinct shall be located in the structure
8 commonly called the Indian School located in section
19, township 83 north, range 15 west, or in such
10 structure as designated by the election commissioner
11 of Tama County.
Amendment H-481 adopted.
Butler of Pottawattamie offered the following amendment $\mathrm{H}-532$ filed by him and moved its adoption:
H-532
1 Amend House File 745 as follows:
2 1. Page 52, line 3, by inserting after the period
3 the following:

6 limited to, the use of precinct boundaries which can
7 be readily described to and identified by voters and
8 ease of access by voters to their respective precinct
9 polling places by reasonably direct routes of travel."
2. Page 52, line 6, by inserting before the period the following:
", but equality of population among precincts shall not take precedence over consideration of the convenience of voters as defined in this section".
Amendment $\mathrm{H}-532$ adopted.
McCormick of Delaware offered the following amendment $\mathrm{H}-554$ filed by him and Bittle of Polk and moved its adoption: H-554
1 Amend House File 745, page 58, by inserting after the period in line 26 the following:

In appointing the election board to serve for any election in which candidates' names do appear under the heading of these political parties, the commissioner shall give preference to the persons designated by the respective county chairmen of these political parties for placement on the election board panel, as provided by section forty-nine point fifteen (49.15) of the Code, in the order that they were so designated.
Amendment H-554 adopted.
Bennett of Ida offered the following amendment $\mathrm{H}-560$ filed by him and Bittle of Polk and moved its adoption:
H-560
1 Amend House File 745, page 68, line 20, by
2 striking the word "seven" and inserting in lieu
3 thereof the word "twenty".
Amendment H-560 adopted.
Knoke of Pottawattamie offered the following amendment $\mathrm{H}-564$ filed by Knoke, et al., and moved its adoption:
H-564
1 Amend House File 745, page 86, lines 26 and 27, by
2 striking the words "[at] not later than twelve o'clock
3 noon on" and inserting in lieu thereof the words "at
4 nine o'clock on the morning of".
Amendment H-564 adopted.
Avenson of Fayette offered the following amendment H-557 filed by him and moved its adoption:
H-557

Amend House File 745 as follows:
2

1. Page 179, line 3, by striking the figure " 1975 " and inserting in lieu thereof the figure "1977".
2. Page 179 , line 15 , by striking the figure " 1975 " and inserting in lieu thereof the figure "1977".
6 3. Page 179, line 17, by striking the figure
```
    "1975" and inserting in lieu thereof the figure "1977".
    4. Page 179, line 24, by striking the figure
    "1975" and inserting in lieu thereof the figure "1977".
    5. Page 180, line 1, by striking the figure "1975"
    and inserting in lieu thereof the figure "1977".
    6. Page 180, line 7, by striking the figure " 1975"
    and inserting in lieu thereof the figure "1977".
    7. Page 180, line 16, by striking the words
    "general election" and inserting in lieu thereof the
    words and figure "and 1976 general elections".
    8. Page 180, line 18, by striking the figure
    "1975" and inserting in lieu thereof the figure
    "1977".
```

Roll call was requested by Avenson of Fayette and Fitzgerald of Webster.

On the question "Shall amendment H-557 be adopted?"
The ayes were, 44:

| Avenson | Doyle <br> Brinck <br> Brunow |
| :--- | :--- |
| Dunton <br> Bitzgerly | Griffer |
| Caffrey | Hargrave |
| Carr | Harper |
| Clark, J. W. | Hennessey |
| Cochrran | Higgins |
| Connors | Horn |
| Crawford | Howell |
| Cusack | Husak |

The nays were, 50 :

| Anderson | Dunlap | Kiser | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Knoke | Readinger |
| Bittle | Egenes | Kreamer | Roorda |
| Bortell | Ewing | Lippold | Schroeder |
| Branstad | Ferguson | Lipsky | Stanley |
| Brockett | Fischer, H. 0. | Logue | Stephens |
| Butler | Fisher, C. R. | McElroy | Stromer |
| Clark, J. H. | Fullerton | Mendenhall | Strothman |
| Crabb | Hansen | Menke | Tofte |
| Daggett | Harvey | Millen | West |
| Danker | Hill | Oakley | Wulff |
| Den Herder | Holden | Pellett | Mr. Speaker |
| Drake | Junker |  |  |
| Absent or | voting, 6: |  |  |
| De Jong | Grassley | Welden | Woods |

Amendment H-557 lost.
Bittle of Polk asked for unanimous consent to reconsider amendment $\mathrm{H}-552 \mathrm{~A}$ of the Bittle amendment.

Objection was raised.

Bittle: of Polk moved that the rules be suspended for the reconsideration of amendment $\mathrm{H}-552 \mathrm{~A}$ of the Bittle, et al., amendment adopted on May 22, 1973.

- A non-record roll call was requested.

The ayes were 58 , nays 30 .
Motion prevailed.
Bittle of Polk moved to reconsider the vote by which amendment H-552A was adopted on May 22, 1973.

Motion prevailed.
Brinck of Lee offered the following amendment H-563 to amendment H-522A filed by him and moved its adoption:
$\mathrm{H}-563$
1 Amend the Bittle, et al., amendment, H-552, to
2 House File 745 as follows:
3 1. By striking lines 50 through 55.
4 2. By renumbering the sections as necessary.
Amendment H-563 adopted.
Bittle of Polk moved the adoption of amendment $\mathrm{H}-552 \mathrm{~A}$ as amended.

Amendment $\mathrm{H}-552 \mathrm{~A}$ as amended adopted.
Bittle of Polk asked for unanimous consent that the rules be suspended for the consideration of amendment H-577.

Objection was raised.
Bittle of Polk moved that the rules be suspended for the consideration of amendment $\mathrm{H}-577$.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 56, nays 38 .
Motion prevailed.
Bittle of Polk offered the following amendment $\mathrm{H}-577$ filed by him:
H-577
1 Amend House File 745, page 32, by striking all of
2 lines 11 through 19.

Bittle of Polk moved the adoption of amendment H-577.
A non-record roll call was requested.
The ayes were 62, nays 25 .
Amendment $\mathrm{H}-577$ was adopted.
Bittle of Polk offered the following amendment H-552C of the Bittle, et al., amendment filed on May 21, 1973, and moved its adoption:

H-552C
81 17. Page 40, by inserting after line 20 the follow-
82
83
84
85
86

$$
148 \text { hundred voters or major fraction thereof who voted in }
$$

Amendment H-552C adopted.
Stromer of Hancock in the chair at 11:04 a.m.

Speaker Varley in the chair at 11:39 a.m.
Drake of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the was read a last time.

Rule 68 was invoked.
On the question "Shall the bill pass?" (H.F. 745)
The ayes were, 50 :

| Bennett | Egenes Knoke Readinger <br> Bittle Ewing Kreamer | Roorda |  |
| :--- | :--- | :--- | :--- |
| Bortell | Ferguson | Lippold | Schroeder |
| Brockett | Fischer, H. O. | Lipsky | Stanley |
| Butler | Fisher, C. R. | Logue | Stephens |
| Clark, J. H. | Freeman | McElroy | Stromer |
| Crabb | Fullerton | Mendenhall | Strothman |
| Crawford | Hansen | Menke | Tofte |
| Danker | Harvey | Millen | Welden |
| Den Herder | Hill | Oakley | West |
| Drake | Holden | Pellett | Wulff |
| Dunlap | Junker | Peterson | Mr. Speaker |
| Edelen | Kiser |  |  |

The nays were, 45:

| Anderson | Daggett | Husak | Newhard |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Hutchins | Norland |
| Branstad | Dunton | Jesse | Norpel |
| Brinck | Fitzgerald | Jordan | O'Halloran |
| Brunow | Griffee | Krause | Patchett |
| Byerly | Hargrave | McCormick | Poncy |
| Caffrey | Harper | Mennenga | Rapp |
| Carr | Hennessey | Middleswart | Rinas |
| Clark, J. W. | Higgins | Miller, A.V. | Wells |
| Cochran | Horn | Miller, K. D. | Woods |
| Connors | Howell | Miller, R. G. | Wyckoff |
| Cusack |  |  |  |
| Absent or not voting, 5: |  |  |  |
| De Jong <br> Grassley | Monroe | Nielsen | Small |

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

## MOTION TO RECONSIDER <br> (House File 745)

I move to reconsider the vote by which House File 745 failed to pass the House on May 23, 1973.

## MOTION TO RECONSIDER <br> (House File 745)

I move to reconsider the vote by which House File 745 failed to pass the House on May 23, 1973.

BRANSTAD of Winnebago
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
CONSIDERATION OF BILLS

## APROPRIATIONS CALENDAR

House File 769, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the control of the department of social services, including repairs, improvements, replacements or alterations, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 769)
The ayes were, 88:

| Anderson | Dunton | Jesse | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Edelen | Jordan | O'Halloran |
| Bittle | Egenes | Junker | Patchett |
| Bortell | Ewing | Kiser | Pellett |
| Brinck | Fischer, H. O. | Knoke | Peterson |
| Brockett | Fisher, C. R. | Krause | Poncy |
| Brunow | Fitzgerald | Kreamer | Rapp |
| Butler | Fullerton | Lippold | Readinger |
| Byerly | Grassley | Logue | Rinas |
| Carr | Griffee | McCormick | Roorda |
| Clark, J. H. | Hansen | McElroy | Schroeder |
| Clark, J. W. | Hargrave | Mendenhall | Small |
| Cochran | Harper | Menke | Stanley |
| Crabb | Harvey | Mennenga | Stromer |
| Crawford | Hennessey | Middleswart | Strothman |
| Cusack | Higgins | Miller, A. V. | Tofte |
| Danker | Hill | Miller, K. D. | Welden |
| De Jong | Holden | Miller, R. G. | Wells |
| Den Herder | Horn | Newhard | West |
| Doyle | Howell | Nielsen | Woods |
| Drake | Husak | Norland | Wyckoff |
| Dunlap | Hutchins | Norpel | Mr. Speaker |

The nays were, none.

Absent or not voting, 12:

| Bennett | Connors | Freeman | Monroe |
| :--- | :--- | :--- | :--- |
| Branstad | Daggett | Lipsky | Stephens |
| Caffrey | Ferguson | Millen | Wulff |

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

House File 766, a bill for an act continuing the appropriation for the Iowa American revolution bicentennial commission, was taken up for consideration.

Welden of Hardin offered the following amendment H-548 filed by Welden, et al., and moved its adoption: H—548

Amend House File 766 as follows:

1. Page 1, by adding after line 22 the following:
"Sec. 2. There is appropriated to the Iowa American revolution bicentennial commission for each fiscal year of the biennium commencing July 1, 1973 and ending June 30, 1975, the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

$$
\begin{array}{cc}
\text { 1973-74 } & \text { 1974-75 } \\
\text { Fiscal Year } & \text { Fiscal Year }
\end{array}
$$

For salaries, support, maintenance, and miscellaneous purposes: $\quad \$ 11,500 \quad \$ 31,500$

Sec. 3. Notwithstanding the provisions of section eight point thirty-three (8.33) of the Code, all unencumbered or unobligated balances of appropriations made by this Act for the first fiscal year of the biennium commencing July 1, 1973 shall, on August 31, 1974, revert to the state treasury and to the credit of the fund from which appropriated. In all other respects the provisions of section eight point thirtythree (8.33) of the Code shall apply to appropriations made for the first fiscal year of such biennium. Unencumbered or unobligated balances of appropriations made for the second fiscal year of such biennium shall be subject to section eight point thirty-three (8.33) of the Code.

Sec. 4. All federal grants to and the federal receipts of the Iowa American revolution bicentennial commission are appropriated for the purpose set forth in the federal grants or receipts.

Sec. 5. Where any laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium."
2. Page 1 , line 2 of the title, by inserting after the word "commission" the words "and making an appropriation".
Amendment 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. 766)
The ayes were, 89 :

| Anderson | Dunlap |
| :---: | :---: |
| Avenson | Dunton |
| Bennett | Edelen |
| Bittle | Egenes |
| Bortell | Ewing |
| Branstad | Ferguson |
| Brinck | Fischer, H. O. |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Fullerton |
| Byerly | Grassley |
| Caffrey | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Crabb | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |
| De Jong | Howell |
| Den Herder | Husak |
| Doyle |  |

The nays were, 4:

| Carr | Hargrave | Jesse | Knoke |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 7: |  |  |  |
| Connors Freeman Kreamer | Readinger |  |  |
| Drake | Jordan | Monroe |  |

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

## HOUSE FILE 745 RECONSIDERED

Holden of Scott moved that the rules be suspended for the immediate consideration of the motion to reconsider House File 745, filed by Higgins of Scott.

Roll call was requested by Small of Johnson and Higgins of Scott.

On the question "Shall the rules be suspended for the immediate consideration of the motion to reconsider House File 745?"

The ayes were, 55:

| Anderson | Bortell | Butler | Crawford |
| :--- | :--- | :--- | :--- |
| Bennett | Branstad | Clark, J. H. | Daggett <br> Bittle |
| Brockett | Crabb | Danker |  |


| De Jong | Fullerton | Lipsky | Schroeder <br> Den Herder |
| :--- | :--- | :--- | :--- |
| Grassley | Logue | Stanley |  |
| Drake | Hansen | McElroy | Stephens |
| Dunlap | Harvey | Mendenhall | Stromer |
| Edelen | Hill | Menke | Strothman |
| Egenes | Holden | Millen | Tofte |
| Ewing | Junker | Oakley | Welden |
| Ferguson | Kiser | Pellett | West |
| Fischer, H. O. | Knoke | Peterson | Wulff |
| Fisher, C. R. | Kreamer | Readinger | Mr. Speaker |
| Freeman | Lippold | Roorda |  |

The nays were, 33 :

| Avenson | Doyle | Jesse | Norpel |
| :---: | :---: | :---: | :---: |
| Brinck | Fitzgerald | Jordan | Patchett |
| Brunow | Griffee | Krause | Poncy |
| Byerly | Hargrave | McCormick | Rinas |
| Caffrey | Harper | Mennenga | Small |
| Carr | Hennessey | Middleswart | Wells |
| Clark, J. W. | Higgins | Miller, A. V. | Woods |
| Cochran | Howell | Norland | Wyckoff |
| Cusack |  |  |  |
| Absent or not voting, 12: |  |  |  |
| Connors | Husak | Miller, R. G. | Nielsen |
| Dunton | Hutchins | Monroe | O'Halloran |
| Horn | Miller, K. D. | Newhard | Rapp |

The motion prevailed.
Higgins of Scott moved that his motion to reconsider House File 745 be tabled.

A non-record roll call was requested.
The ayes were 37, nays 55.
The motion lost.
Higgins of Scott moved to reconsider the vote by which House File 745, a bill for an act to require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers, to more effectively implement previous legislation placing the county commissioner of elections responsibility for conducting city, school and other elections, and reducing the penalty for certain violations failed to pass the House on May 23, 1973, and that the vote by which House File 745 was placed on its last reading be reconsidered.

Holden of Scott moved the previous question on the motion to reconsider the vote on House File 745.

A non-record roll call was requested.

The ayes were 55, nays 36 .
The motion prevailed.
On the Higgins motion to reconsider the vote on House File 745, roll call was requested by Higgins of Scott and Fitzgerald of Webster.

Rule 68 was invoked.
On the question "Shall House File 745 be reconsidered?"
The ayes were, 55:

| Anderson | Drake |
| :---: | :---: |
| Bennett | Dunlap |
| Bittle | Edelen |
| Bortell | Egenes |
| Branstad | Ewing |
| Brockett | Ferguson |
| Butler | Fischer, H. 0. |
| Clark, J. H. | Fisher, C. R. |
| Crabb | Freeman |
| Crawford | Fullerton |
| Daggett | Grassley |
| Danker | Hansen |
| De Jong | Harvey |
| Den Herder | Hill |

The nays were, 42:

| Avenson | Griffee | Krause | Norpel |
| :--- | :--- | :--- | :--- |
| Brunow | Hargrave | McCormick | O'Halloran |
| Byerly | Harper | Mennenga | Patchett |
| Caffrey | Henessey | Middleswart | Poncy |
| Carr | Higgins | Miller, A.V. | Rapp |
| Clark, J. W. | Horn | Miller, K. D. | Rinas |
| Cochran | Howell | Miller, R. G. | Small |
| Cusack | Husak | Newhard | Wells |
| Doyle | Hutchins | Nielsen | Woods |
| Dunton | Jesse | Norland | Wyckoff |
| Fitzgerald | Jordan |  |  |
| Absent or not voting, 3: |  |  |  |
| Brinck | Connors | Monroe |  |

The motion prevailed.
Grassley of Butler moved to reconsider the vote by which amendment H-480 was adopted by the House on May 22, 1973.

Holden of Scott moved the previous question on House File 745 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 53, nays 37.
Motion prevailed.

On the motion by Grassley of Butler to reconsider the vote on amendment $\mathrm{H}-480$, a non-record roll call was requested.

The ayes were 54 , nays 42 .
The motion prevailed.
Hill of Polk reoffered the following amendment H-480: H-480
1 Amend House File 745 as follows:
2 1. Page 23, line 34, by striking the
3 word "three" and inserting in lieu thereof the
4 word "four".
5 2. Page 23 , line 35 , by inserting a
6 period following the word "district" and striking
7 the remainder of the line.
8 3. Page 24, line 1, by striking all prior
9 to the word "Each".
Cochran of Webster moved that the rules be suspended for the consideration of a substitute amendment for amendment H-480.

A non-record roll call was requested.
The ayes were 42, nays 55 .
Motion lost.
Hill of Polk moved the adoption of amendment H-480.
Roll call was requested by Hill of Polk and Krause of Palo Alto.

Rule 68 was invoked.
On the question "Shall amendment H-480 be adopted ?"
The ayes were, 44:

| Avenson | Griffee | Jordan | Norland |
| :--- | :--- | :--- | :--- |
| Brunow | Hargrave | Krause | Norpel |
| Byerly | Harper | McCormick | O'Halloran |
| Caffrey | Hennessey | Mennenga | Patchett |
| Carr | Higgins | Middeswart | Poncy |
| Clark, J. W. | Hill | Miller, A. V. | Rapp |
| Cochran | Horn | Miller, K. D. | Rinas |
| Connors | Howell | Miller, R. G. | Small |
| Cusack | Husak | Monroe | Wells |
| Doyle | Hutchins | Newhard | Woods |
| Fitzgerald | Jesse | Nielsen | Wyckoff |
| The nays were, | 54: |  |  |
| Anderson | Branstad | Crabb |  |
| Bennett | Brockett | Crawford | De Jong |
| Bittle | Butler | Dlark, J. H. | Dangett |
| Bortell |  |  |  |


| Edelen | Harvey | Mendenhall | Stanley <br> Egenes |
| :--- | :--- | :--- | :--- |
| Holden | Menke | Stephens |  |
| Ewing | Junker | Millen | Stromer |
| Ferguson | Kiser | Oakley | Strothman |
| Fischer, H. O. | Knoke | Pellett | Tofte |
| Fisher,C. R. | Kreamer | Peterson | Welden |
| Freeman | Lippold | Readinger | West |
| Fullerton | Lipsky | Roorda | Wulff |
| Grassley | Logue | Schroeder | Mr. Speaker |
| Hansen | McElroy |  |  |

Absent or not voting, 2:
Brinck
Dunton
Amendment H-480 lost.
Higgins of Scott offered the following amendment H-578 filed by him and Nielsen and Byerly of Polk:

H-578
1 Amend House File 745 as follows:
2 1. Page 4, line 24, by striking the words "secre3 tary of agriculture," and inserting in lieu thereof 4 the words "[secretary of agriculture,]".
2. Page 112, by inserting after line 18 the following new section:

Sec. ..... Section one hundred fifty-nine point nineteen (159.19), Code 1973, is amended to read as follows:
159.19 APPOINTMENT AND SALARY. The secretary of agriculture shall be appointed by the governor with the approval and confirmation of two-thirds of the senate and shall serve at the pleasure of the governor. The governor shall fill a vacancy in this office in the same manner as the original appointment. If the vacancy occurs while the general assembly is not in session, the appointment shall be reported to the senate for confirmation within thirty days of its convening at its next regular session.

The provisions of this section relative to appointment of the secretary of agriculture shall take effect January 1, 1975. The incumbent secretary in office on December 31, 1974 shall continue in that office until his successor is appointed and confirmed as provided by this section.

The salary of the secretary of agriculture shall be as fixed by the general assembly.

Drake of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Patchett of Johnson offered the following amendment H-580 filed by him:

1 Amend House File 745, page 4, by striking lines

225 and 26 and inserting in lieu thereof the following:
"be elected for a term of two years at the general
election held in the year 1974 and for a term of four
years at the general election held in the year 1976
and every four years".
Drake of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
The following amendment filed by Cochran of Webster was ruled out of order as the subject matter had been previously considered and perfected:

## H-583

1 Amend House File 745, page 45, line 16, by
2 striking the word "fifteen" and inserting in lieu
3 thereof the word "ten".
Middleswart of Warren moved to suspend the rules to reconsider the vote by which amendment $\mathrm{H}-541$ failed to be adopted.

A non-record roll call was requested.
The ayes were 40, nays 54 .
The motion lost.
Drake of Muscatine moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

Rule 68 was invoked.
On the question "Shall the bill pass?" (H.F. 745)
The ayes were, 55 :

| Anderson | Drake | Holden | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Junker | Readinger |
| Bittle | Edelen | Kiser | Roorda |
| Bortell | Egenes | Knoke | Schroeder |
| Branstad | Ewing | Kreamer | Stanley |
| Brockett | Ferguson | Lippold | Stephens |
| Butler | Fischer, H. 0. | Lipsky | Stromer |
| Clark, J. H. | Fisher, C. R. | Logue | Strothman |
| Crabb | Freeman | McElroy | Tofte |
| Crawford | Fullerton | Mendenhall | Welden |
| Daggett | Grassley | Menke | West |
| Danker | Hansen | Millen | Wulff |
| De Jong | Harvey | Oakley | Mr. Speaker |
| Den Herder | Hill | Pellett |  |
| The nays were, 42: |  |  |  |
| Avenson | Carr | Cusack | Hargrave |
| Brunow | Clark, J. W. | Doyle | Harper |
| Byerly | Cochran | Fitzgerald | Hennessey |
| Caffrey | Connors | Griffee | Higgins |


| Horn | McCormick | Newhard | Rapp |
| :--- | :--- | :--- | :--- |
| Howell | Mennenga | Nielsen | Rinas |
| Husak | Middleswart | Norland | Small |
| Hutchins | Miller, A. V. | Norpel | Wells |
| Jesse | Miller, K.D. | O'Halloran | Woods |
| Jordan | Miller, R.G. | Patchett | Wyckoff |
| Krause | Monroe |  |  |

Absent or not voting, 3:
Brinck Dunton
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Drake of Muscatine moved to reconsider the vote by which House File 745 passed the House.

A non-record roll call was requested.
The ayes were 41, nays 55 .
The motion lost.

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 533, a bill for an act relating to the creation of an ambulance service expense 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.

STANLEY of Muscatine, Chairman

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 19, House Files 122, 175, 186, 191, 373, 572, 735, 736, 742, Senate Files 276, 396, 473, 501, 521 and 552.

CHARLES F. STROTHMAN Chairman, House Committee
DALE L. TIEDEN
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 19, House Files 122, 175, 186, 191, 373, 572, 735, 736, 742, Senate Files 276, 396, 473, 501, 521 and 552.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of May, 1973, sent to the Governor for his approval: House Joint Resolution 19, House Files 122, 175, 186, 191, 373, 572, 735, 736 and 742.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 23, 1973, he approved and transmitted to the Secretary of State the following bill:

Senate File 448, an act relating to the establishment or acquisition of mass transit systems by public agencies.

## AMENDMENTS FILED

H-585
1 Amend House File 533, line 5, by inserting after
2 the word "county" the following:
3 "having a population of less than thirty-five
4 thousand".
ROORDA of Jasper
H—584
1 Amend Senate File 441, as passed by the Senate and 2 reprinted, as follows:
3 1. Page 1, by inserting after line 12 the following:
"Sec. 2. Section three hundred thirty-one point twenty-two (331.22), unnumbered paragraph three (3), Code 1973, is amended to read as follows:

In counties of forty thousand population or less the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive [twenty-five] forty dollars per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of [five] six thousand dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going

19 to and from the place of performing committee ser-
20 vice, however, such mileage payment shall not exceed
21 one thousand dollars per year."
WELDEN of Hardin
H-576
1 Amend the Senate amendment to House File 703, as
2 passed by the House, as follows:
3 Strike lines 1 through 27 and insert in lieu
4 thereof the following:
5 "Amend House File 703, page 6, by striking lines 1
6 and 2.
WELDEN of Hardin
On motion by Holden of Scott, the House adjourned until 10:00 a.m., Thursday, May 24, 1973.

## JOURNAL OF THE HOUSE

One Hundred Thirty-seventh Calendar Day-Ninety-first Session Day
Hall of the House of Representatives Des Moines, Iowa, Thursday, May 24, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Hugh Berry, pastor of the Presbyterian Church at Sidney and Percival, Iowa.

The Journal of Wednesday, May 23, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Don J. Ottilie, Oelwein, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Higgins of Scott on request of Small of Johnson.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 533, under Rule 35.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-seven fourth grade students from South Ward School, Winterset, accompanied by L. Mains and R. Bengston. By Bortell of Madison.

Sixty ninth grade students from Eagle Grove School, Eagle Grove, accompanied by Jack Kelley and Mark Hanna. By Stromer of Hancock.

Fifty-two 4-H Club members from Stanton and Red Oak, accompanied by Mrs. Kirk Requist. By Daggett of Adams and McElroy of Fremont.

Sixty sixth grade students from Ottumwa School, Ottumwa, accompanied by Mrs. Cutts and Mrs. Robinson. By Poncy of Wapello and Harper of Davis.

## PETITIONS FILED

The following petitions were received and placed on file:
By Miller of Calhoun from sixteen residents of Calhoun County opposing Senate File 454, relating to the same season for deer hunting with firearms, and bow and arrows.

By Middleswart of Warren from one hundred nineteen residents of Lakewood Addition, Norwalk, Iowa, opposing House File 653, relating to ambulances.

By Peterson of Woodbury from forty residents of Woodbury County opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Mendenhall of Allamakee from forty-six residents of Allamakee County and Byerly of Polk from forty-eight residents of Polk County favoring Senate File 144, relating to the sale of beer, liquor and other alcoholic beverages on Sunday.

## SPECIAL ORDER <br> (Senate File 144)

Holden of Scott asked and received unanimous consent that Senate File 144 be made a a special order of business for 9:15 a.m., Wednesday, May 30, 1973.

## MOTION TO RECONSIDER WITHDRAWN

(Senate File 495)
Bittle of Polk asked and received unanimous consent to withdraw the motion to reconsider Senate File 495, filed by him on May 21, 1973, and found on page 1458 of the House Journal.

## COMMUNICATION FROM THE OFFICE OF THE CITIZENS' AIDE

There is on file in the office of the Speaker a report to the Governor of Iowa and the Sixty-fifth General Assembly from the Iowa Citizens' Aide for the period beginning October 1, 1971, and ending December 31, 1972.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 270, a bill for an act to provide an excise tax on the sale of eggs and providing for the establishment of an Iowa egg council.

Also: That the Senate has on May 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 549, a bill for an act providing an exception to laws relating to prohibited employment and making the exception retroactive.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 270

Amend House File 270 as amended, passed and reprinted by the House as follows:

1. Page 2A, by striking lines 4 and 5 and inserting in lieu thereof the following: "for the care of five hundred or more layer-type chickens, the eggs of which are sold in this state through commercial channels,".
2. Page 4A, line 1, by inserting after the word "force" the following: "; however, upon receipt of a petition signed by at least fifty producers requesting a referendum election to determine whether to terminate the establishment of the Iowa egg council and to terminate the imposition of the excise tax as provided herein, the secretary shall call a referendum to be conducted within sixty days following the receipt of the petition. The petitioners shall guarantee the payment of the cost of such referendum."
3. Page 4A, line 11, by inserting after the word "representative" the words ", the director of the Iowa development commission,".
4. Page 4A, line 20, by inserting after the word "incorporated" a comma.
5. Page 6A, by inserting after line 30 the following subsection:
" 5 . Make any contribution out of the funds of the council, either directly or indirectly, to any political party or organization or in support of any political candidate for public office or payments to a political candidate or member of congress or the Iowa legislature for honorariums, speeches or for any other purposes above actual and necessary expenses."
6. Page 6B, by striking the words "sixty days of the date of the sale" in lines 48 and 49 and inserting in lieu thereof the words "thirty days following each calendar quarters".
7. Page 6B, by striking the words "at the time of processing" in lines 50 and 51 and inserting in lieu thereof the words "within thirty days following each calendar quartex".
8. Page 7A, line 11, by striking the words "the last day of each month" and inserting in lieu thereof the words "thirty days following each calendar quarter".

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
House File 770, a bill for an act making an appropriation for the planning and constructing of certain state buildings and providing for preliminary planning for space for the general assembly, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 770)
The ayes were, 88:

| Anderson | Dunlap | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Edelen | Kiser | Patchett |
| Bennett | Egenes | Knoke | Pellett |
| Bittle | Ewing | Kreamer | Peterson |
| Bortell | Fisher, C. R. | Lippold | Poncy |
| Brinck | Fitzgerald | Lipsky | Rapp |
| Brockett | Freeman | Logue | Readinger |
| Brunow | Fullerton | McCormick | Rinas |
| Butler | Grassley | McElroy | Roorda |
| Byerly | Griffee | Mendenhall | Schroeder |
| Caffrey | Hansen | Menke | Small |
| Carr | Hargrave | Mennenga | Stanley |
| Clark, J. H. | Harper | Middleswart | Stephens |
| Clark, J. W. | Harvey | Miller, A. V. | Stromer |
| Connors | Hennessey | Miller, K. D. | Strothman |
| Crabb | Hill | Miller, R. G. | Tofte |
| Crawford | Holden | Monroe | Welden |
| Cusack | Horn | Newhard | Wells |
| Daggett | Howell | Nielsen | West |
| Danker | Husak | Norland | Wulff |
| De Jong | Hutchins | Norpel | Wyckoff |
| Den Herder | Jesse | Oakley | Mr. Speaker |
| The nays were 3: |  |  |  |
| Branstad | Doyle | Junker |  |
| Absent or not voting, 9: |  |  |  |
| Cochran | Ferguson | Higgins | Millen |
| Drake | Fischer, H. O. | Krause | Woods |
| Dunton |  |  |  |

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

## SENATE AMENDMENT CONSIDERED

Grassley of Butler called up for consideration House File 683, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission administrative funds and funds for the medical student tuition loan program, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 683, page 2, line 24, by striking the
2 numeral " 125,000 " and inserting in lieu thereof the follow-
3 ing: " 95,560 ".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 683)
The ayes were, 88 :

| Anderson | Dunlap <br> Avenson <br> Bennett |
| :--- | :--- |
| Bitle | Egenen |
| Bortell | Ewing |
| Branstad | Ferguson |
| Brinck | Fisher, C. R. |
| Brunow | Freeman |
| Butler | Fullerton |
| Byerly | Grassley |
| Caffrey | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Connors | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |
| De Jong | Howell |
| Den Herder | Husak |
| Doyle | Hutchins |

The nays were, none.
Absent or not voting, 12 :

| Brockett | Drake | Fitzgerald | Krause |
| :--- | :--- | :--- | :--- |
| Carr | Dunton | Higgins | Tofte |
| Cochran | Fischer, H. O. | Kiser | Woods |

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

## APPROPRIATIONS CALENDAR

Senate File 532, a bill for an act to appropriate and authorize expenditures from the vehicle dispatcher revolving fund, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 532)
The ayes were, 82 :

| Anderson | Bortell | Butler | Clark, J. W. |
| :--- | :--- | :--- | :--- |
| Avenson | Branstad | Byerly | Connors |
| Bennett | Brinck | Caffrey | Crabb |
| Bittle | Brunow | Clark,J. H. | Crawford |


| Cusack | Harper |
| :--- | :--- |
| Daggett | Hennessey |
| Danker | Hill |
| De Jong | Horn |
| Doyle | Howell |
| Dunlap | Husak |
| Edelen | Hutchins |
| Egenes | Jesse |
| Ewing | Jordan |
| Ferguson | Junker |
| Fisher, C. R. | Knoke |
| Freeman | Kreamer |
| Fullerton | Lippold |
| Grassley | Lipsky |
| Griffee | Logue |
| Hansen | McCormick |
| Hargrave | McElroy |

Mendenhall
Menke
Mennenga
Miller, A. V. Miller, K. D.
Monroe Newhard Nielsen Norland Norpel Oakley
O'Halloran
Patchett
Pellett
Peterson Poncy

Rapp
Readinger Rinas
Roorda Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker

The nays were, none.
Absent or not voting, 18:

| Brockett | Dunton <br> Carr | Holden <br> Fischer, H. O. | Kiser |
| :--- | :--- | :--- | :--- |
| Cochran | Fillen |  |  |
| Den Herder | Fitzgerald | Krause | Miller, R. G. |
| Drake | Higgins | Middleswart | Tofte |
| Woods |  |  |  |

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

## EXPLANATION OF VOTE

I was called to witness the signing of House File 186 by Governor Ray during the voting on House File 683 and Senate File 532. Had I been present I would have voted "aye" on these bills.

KISER of Scott

## HOUSE FILE 329 WITHDRAWN

Pellett of Cass asked and received unanimous consent to withdraw House File 329 from further consideration by the House.

## HOUSE FILE 473 WITHDRAWN

Doyle of Woodbury asked and received unanimous consent to withdraw House File 473 from further consideration by the House.

Senate File 525, a bill for an act making an appropriation from the general fund to the Iowa law enforcement academy, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 525)
The ayes were, 86 :

| Anderson | Dunlap | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Egenes | Kiser | Patchett |
| Bennett | Ewing | Knoke | Pellett |
| Bittle | Ferguson | Kreamer | Peterson |
| Bortell | Fisher, C. R. | Lippold | Poncy |
| Branstad | Fitzgerald | Lipsky | Rapp |
| Brinck | Freeman | Logue | Readinger |
| Brunow | Fullerton | McCormick | Rinas |
| Butler | Grassley | Mendenhall | Roorda |
| Caffrey | Griffee | Menke | Schroeder |
| Carr | Hansen | Mennenga | Small |
| Clark, J. H . | Hargrave | Middleswart | Stanley |
| Clark, J. W. | Harper | Miller, A. V. | Stephens |
| Connors | Harvey | Miller, K. D. | Stromer |
| Crabb | Hennessey | Miller, R. G. | Strothman |
| Crawford | Hill | Monroe | Tofte |
| Cusack | Horn | Newhard | Welden |
| Danker | Howell | Nielsen | West |
| De Jong | Husak | Norland | Wulff |
| Den Herder | Hutchins | Norpel | Wyckoff |
| Doyle | Jesse | Oakley | Mr. Speaker |
| Drake | Jordan |  |  |

The nays were, 2:
Byerly
Holden
Absent or not voting, 12:

| Brockett | Dunton | Higgins | Millen |
| :--- | :--- | :--- | :--- |
| Cochran | Edelen | Krause | Wells |
| Daggett | Fischer, H. O. | McElroy | Woods |

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

Speaker pro tempore Kreamer in the chair at 10:42 a.m.
Senate File 533, a bill for an act making an appropriation from the general fund of the state to the various divisions of the department of general services, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 533)
The ayes were, 86 :

| Anderson | Branstad | Butler | Clark, J. H. |
| :--- | :--- | :--- | :--- |
| Avenson | Brinck | Byerly | Clark, J. W. |
| Bennett | Brockett | Caffrey | Connors |
| Bortell | Brunow | Carr | Crabb |


| Crawford <br> Cusack | Harper <br> Danker |
| :--- | :--- |
| Hennessey |  |
| De Jong | Hill |
| Den Herder | Holden |
| Doyle | Horn |
| Dunlap | Howell |
| Edelen | Husak |
| Egenes | Hutchins |
| Ewing | Jesse |
| Ferguson | Jordan |
| Fisher, C. R. | Kiser |
| Fitzgerald | Knoke |
| Freeman | Lippold |
| Fullerton | Logue |
| Grassley | McCormick |
| Hansen | Mendenhall |
| Hargrave | Menke |

Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger

Rinas Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Varley
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, 3 :
Bittle
Harvey Junker
Absent or not voting, 11:

## Cochran <br> Daggett <br> Drake

Dunton
Fischer, H. O. Griffee

Higgins
Millen

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

Senate File 534, a bill for an act to appropriate and authorize expenditures from moneys received by the department of general services centralized printing permanent revolving fund, with report of committee recommending passage, was taken up for consideration.

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

On question "Shall the bill pass?" (S.F. 534)
The ayes were, 91 :

| Anderson | Connors | Ferguson | Horn |
| :---: | :---: | :---: | :---: |
| Avenson | Crabb | Fisher, C. R. | Howell |
| Bennett | Crawford | Fitzgerald | Husak |
| Bittle | Cusack | Freeman | Hutchins |
| Bortell | Daggett | Fullerton | Jesse |
| Branstad | Danker | Grassley | Jordan |
| Brinck | De Jong | Griffee | Junker |
| Brunow | Den Herder | Hansen | Kiser |
| Butler | Doyle | Hargrave | Knoke |
| Byerly | Drake | Harper | Lippold |
| Caffrey | Dunlap | Harvey | Lipsky |
| Carr | Edelen | Hennessey | Logue |
| Clark, J. H. | Egenes | Hill | McCormick |
| Clark, J. W. | Ewing | Holden | McElroy |


| Mendenhall | Norland |
| :--- | :--- |
| Menke | Norpel |
| Mennenga | Oakley |
| Miller, A. V. | O'Halloran |
| Miller, K. D. | Patchett |
| Miller, R.G. | Pellett |
| Monroe | Peterson |
| Newhard | Poncy |
| Nielsen | Rapp |


| Readinger | Tofte |
| :--- | :--- |
| Rinas | Varley |
| Roorda | Welden |
| Schroeder | Wells |
| Small | West |
| Stanley | Wulff |
| Stephens | Wyckoff |
| Stromer | Mr.Speaker |
| Strothman | (Kreamer) |

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

| Brockett | Fischer, H. O. | Krause | Millen <br> Cochran <br> Dunton |
| :--- | :--- | :--- | :--- |
| Higgins |  |  |  |$\quad$| Middleswart | Woods |
| :--- | :--- |

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

Senate File 535, a bill for an act to appropriate and authorize expenditures from moneys received by the department of general services revolving fund, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?" (S.F. 535)
The ayes were, 91 :

| Anderson | Doyle | Hutchins | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Jesse | Patchett |
| Bennett | Dunlap | Jordan | Pellett |
| Bittle | Edelen | Junker | Poncy |
| Bortell | Egenes | Kiser | Rapp |
| Branstad | Ewing | Knoke | Readinger |
| Brinck | Ferguson | Lippold | Rinas |
| Brockett | Fisher, C. R. | Logue | Roorda |
| Brunow | Fitzgerald | McCormick | Schroeder |
| Butler | Freeman | McElroy | Small |
| Byerly | Fullerton | Mendenhall | Stanley |
| Caffrey | Grassley | Menke | Stephens |
| Carr | Griffee | Mennenga | Stromer |
| Clark, J. H. | Hansen | Middleswart | Strothman |
| Clark, J. W. | Hargrave | Millen | Tofte |
| Connors | Harper | Miller, A. V. | Varley |
| Crabb | Harvey | Miller, K. D. | Welden |
| Crawford | Hennessey | Miller, R. G. | Wells |
| Cusack | Hill | Monroe | West |
| Daggett | Holden | Newhard | Wulff |
| Danker | Horn | Norland | Wyckoff |
| De Jong | Howell | Norpel | Mr. Speaker |
| Den Herder | Husak |  | Oakley |

The nays were, none.

| Absent or not voting, 9: |  |  |  |
| :--- | :---: | :--- | :--- |
| Cochran | Higgins | Lipsky | Peterson |
| Dunton | Krause | Nielsen | Woods |
| Fischer, H.O. |  |  |  |

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

Senate File 541, a bill for an act creating and making an appropriation to the executive council general contingent fund, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 541)
The ayes were, 93 :

| Anderson | Drake | Jordan | Patchett |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Junker | Pellett |
| Bennett | Edelen | Kiser | Peterson |
| Bittle | Egenes | Knoke | Poncy |
| Bortell | Ewing | Lippold | Rapp |
| Branstad | Ferguson | Logue | Readinger |
| Brinck | Fisher, C. R. | McCormick | Rinas |
| Brockett | Fitzgerald | McElroy | Roorda |
| Brunow | Freeman | Mendenhall | Schroeder |
| Butler | Fullerton | Menke | Small |
| Byerly | Grassley | Mennenga | Stanley |
| Caffrey | Griffee | Middleswart | Stephens |
| Carr | Hansen | Millen | Stromer |
| Clark, J. H. | Hargrave | Miller, A. V. | Strothman |
| Clark, J. W. | Harper | Miller, K. D. | Tofte |
| Connors | Harvey | Miller, R. G. | Varley |
| Crabb | Hennessey | Monroe | Welden |
| Crawford | Hill | Newhard | Wells |
| Cusack | Holden | Nielsen | West |
| Daggett | Horn | Norland | Wulff |
| Danker | Howell | Norpel | Wyckoff |
| De Jong | Husak | Oakley | Mr. Speaker |
| Den Herder | Hutchins | O'Halloran | (Kreamer) |
| Doyle | Jesse |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Cochran | Fischer, H. O. | Krause | Woods |
| Dunton | Higgins | Lipsky |  |

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

Stromer of Hancock in the chair at 11:10 a.m.

Senate File 553, a bill for an act making appropriations to and relating to the financing of certain state agencies whose duties relate to the use of natural resources of this state, with report of committee recommending passage, 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. 553)
The ayes were, 92 :

| Anderson | Drake | Jordan | Patchett <br> Avenson |
| :--- | :--- | :--- | :--- |
| Dellett |  |  |  |
| Bennett | Dunlap | Junker | Peten |
| Bittle | Egenes | Kiser | Peterson |
| Bortell | Eving | Kreamer | Poncy |
| Branstad | Ferguson | Rreamer | Rapp |
| Brinck | Fisher, C. R. | Lippold | Readinger |
| Brockett | Fitzgerald | Logue | Rinas |
| Brunow | Freeman | McCormick | Roorda |
| Butler | Fullerton | McElroy | Schroeder |
| Byerly | Grassley | Mendenhall | Stanley |
| Caffrey | Griffee | Menke | Stephens |
| Carr | Hansen | Mennenga | Strothman |
| Clark, J.H. | Hargrave | Middleswart | Tofte |
| Clark, J. W. | Harper | Millen | Varley |
| Connors | Harvey | Miller, A. V. | Welden |
| Crabb | Hennessey | Miller, R. G. | Wells |
| Crawford | Hill | Newhard | West |
| Cusack | Holden | Nielsen | Woods |
| Daggett | Horn | Norland | Wulff |
| Danker | Howell | Norpel | Wyckoff |
| De Jong | Hutchins | Oakley | Mr. Speaker |
| Den Herder | Jesse | O'Halloran | (Stromer) |
| Doyle |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Cochran | Fischer, H. O. | Husak | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Dunton | Higgins | Krause | Monroe |

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

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate Files 542, 558, 559, 561 and 562.

## SENATE FILE 542 PENDING

Senate File 542, a bill for an act making an appropriation to the department of public instruction to provide school food service assistance for the purpose of participating in certain federal child nutrition programs, with report of committee recommending amendment and passage, was taken up for consideration.

Kreamer of Polk offered the following amendment $\mathrm{H}-570$ filed by the committee on appropriations:
H-570
1 Amend Senate File 542 as follows:
2 1. Page 2, line 14, by striking the words "and nonpublic schools".
3 2. Page 2, line 18, by striking the following: " $\$ 1,058,000$ " and
4 inserting in lieu thereof the following: " $\$ 978,000$ ".
$5 \quad$ 3. By striking all of Sec. 4 from pages 2 and 3.
(Senate File 542 and amendment $\mathrm{H}-570$ pending at recess.)
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Millen of Van Buren for the afternoon and May 25, 1973, on request of Wulff of Black Hawk.

The House resumed consideration of Senate File 542 and amendment $\mathrm{H}-570$.

Kreamer of Polk moved the adoption of committee amendment H-570.

Roll call was requested by Oakley of Clinton and Fitzgerald of Webster.

Rale 68 was invoked.
On the question "Shall amendment $\mathrm{H}-570$ be adopted?"
The ayes were, 53 :

| Anderson | Ewing | Kiser | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Knoke | Peterson |
| Bortell | Fischer, H. O. | Krause | Readinger |
| Branstad | Fisher, C. R. | Kreamer | Roorda |
| Brinck | Fullerton | Lippold | Stanley |
| Brockett | Grassley | Logue | Stromer |
| Butler | Hansen | McElroy | Strothman |
| Crabb | Harper | Mendenhall | Tofte |
| Cusack | Harvey | Menke | Welden |
| Daggett | Hennessey | Miller, R. G. | West |
| Danker | Hill | Nielsen | Wulff |
| Dunlap | Holden | Norpel | Wyckoff |
| Edelen | Horn | O'Halloran | Mr. Speaker |

The nays were, 41:

| Avenson | De Jong <br> Bittle | Jesse <br> Den Herder | Jordan |
| :--- | :--- | :--- | :--- |

Amendment $\mathrm{H}-570$ 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. 542)
The ayes were, 91 :

| Anderson | Doyle | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jordan | O'Halloran |
| Bennett | Edelen | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fischer, H. O. | Kreamer | Rapp |
| Brockett | Fisher, C.R. | Lippold | Readinger |
| Brunow | Fitzgerald | Lipsky | Rinas |
| Butler | Fullerton | Logue | Roorda |
| Byerly | Grassley | McCormick | Small |
| Caffrey | Griffee | McElroy | Stanley |
| Carr | Hansen | Mendenhall | Stromer |
| Clark, J. H. | Hargrave | Menke | Strothman |
| Clark, J. W. | Harper | Mennenga | Tofte |
| Cochran | Harvey | Middleswart | Welden |
| Connors | Hennessey | Miller, A.V. | Wells |
| Crabb | Hill | Miller, K. D. | West |
| Crawford | Holden | Monroe | Woods |
| Cusack | Horn | Newhard | Wulff |
| Daggett | Howell | Nielsen | Wyckoff |
| Danker | Husak | Norland | Mr. Speaker |
| Den Herder | Hutchins | Norpel |  |

The nays were, 2:
De Jong Freeman
Absent or not voting, 7:
Drake
Dunton
Higgins
Millen
Miller, R. G. Stephens Schroeder
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE CALENDAR <br> SENATE FILE 482 DEFERRED

Senate File 482, a bill for an act relating to the establishment of community-based correctional programs and services, with report of committee recommending amendment and passage, was taken up for consideration.

Crawford of Story offered the following amendment H-389 filed by the committee on human resources:

## H-389

1 Amend Senate File 482 as follows:
2 1. Page 2, by adding the following before 3 line 1:
4 Section 1. Chapter two hundred seventeen (217),
5 Code 1973, is amended by adding thereto sections
62 through 6 of this Act:
7 2. By renumbering all sections in accordance
8 with this amendment.
Norpel of Jackson moved that Senate File 482 be referred to the committee on appropriations.

A non-record roll call was requested.
The ayes were 20 , nays 69 .
Motion lost.
By unanimous consent, Senate File 482 was deferred.
MOTION TO RECONSIDER LOST
(Senate Concurrent Resolution 12)
Jesse of Polk called up for consideration the motion to reconsider Senate Concurrent Resolution 12, a resolution by the committee on higher education, and moved to reconsider the vote by which Senate Concurrent Resolution 12 was adopted by the House on May 21, 1973.

A non-record roll call was requested.
The ayes were 39 , nays 54 .
The motion lost.

## 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 on May 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 229, a bill for an act to increase the fees for applications, renewals and reinstatements of registered architects.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT CONSIDERED

Hill of Polk asked and received unanimous consent to take up for immediate consideration House File 229, a bill for an act to increase the fees for applications, renewals and reinstatements of registered architects, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 229 as passed by the House, page 1, line 1,
2 by striking the following: "applications,".
Motion prevailed and the House concurred in the Senate amendment.

Hill 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (H.F. 229)
The ayes were, 85 :

| Anderson | Drake | Junker | O’Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Kiser | Patchett |
| Bittle | Egenes | Knoke | Pellett |
| Bortell | Ewing | Krause | Rapp |
| Branstad | Ferguson | Kreamer | Readinger |
| Brinck | Fischer, H. O. | Lippold | Rinas |
| Brockett | Fisher, C. R. | Lipsky | Roorda |
| Brunow | Fitzgerald | Logue | Schroeder |
| Butler | Freeman | McCormick | Small |
| Byerly | Fullerton | McElroy | Stanley |
| Caffrey | Grassley | Mendenhall | Stephens |
| Clark, J. H. | Griffee | Menke | Stromer |
| Clark, J. W. | Hansen | Mennenga | Strothman |
| Cochran | Hennessey | Middleswart | Tofte |
| Connors | Hill | Miller, A. V. | Welden |
| Crabb | Holden | Miller, R. G. | Wells |
| Crawford | Horn | Newhard | West |
| Cusack | Howell | Nielsen | Woods |
| Daggett | Husak | Norland | Wulff |
| De Jong | Hutchins | Norpel | Wyckoff |
| Den Herder | Jesse | Oakley | Mr. Speaker |
| Doyle |  |  |  |
|  |  |  |  |
| The nays were, | 7: |  |  |
| Bennett | Danker | Jordan | Poncy |
| Carr | Harvey | Miller, K. D. |  |

Absent or not voting, 8:
Dunton Hargrave
Edelen
Harper

Higgins Millen

Monroe
Peterson

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

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 24, 1973, he approved and transmitted to the Secretary of State the following bills:

House Joint Resolution 19, a joint resolution to approve contracting for cost analyses of no-fault motor vehicle insurance legislation.

House File 122, an act to repeal the use tax exemption for tangible personal property used in interstate transportation or commerce.

House File 175, an act relating to compensation for boarding and caring for prisoners in certain counties.

House File 186, an act relating to the regulation of premium rates for credit life and credit accident and health insurance, providing for a maximum level of credit life insurance, and providing a penalty.

House File 191, an act relating to the movement of registered special mobile equipment.

House File 203, an act relating to the testing of motor fuels.
House File 209, an act correcting erroneous, inconsistent and obsolete sections of the Code of Iowa.

House File 318, an act relating to annual reports of corporations.
House File 373, an act relating to a duty of a township clerk.
House File 735, an act to make appropriations to certain persons in settlement of claims made against the State of Iowa.

House File 736, an act making an appropriation to the Iowa merit employment department and relating to the method of funding the Iowa merit employment department.

House File 742, an act to make an appropriation to the department of history and archives.

House File 743, an act increasing an appropriation from the commercial feed fund.

Senate File 66, an act relating to furloughs and work release programs for inmates.

Senate File 130, an act relating to the numbering of motor vehicle registration plates.

Senate File 199, an act to provide a Judicial Qualifications Act.
Senate File 202, an act relating to the road use tax fund.
Senate File 276, an act relating to the termination of commitment orders.
Senate File 289, an act relating to amendment of the articles of incorporation of cooperatives.

Senate File 396, an act relating to departmental regulations affecting local governmental bodies.

Senate File 473, an act relating to the delinquency of dog license fees.

Senate File 501, an act relating to the selection of polling places for elections.

Senate File 503, an act making an appropriation from the primary road fund to the industrial commission.

Senate File 518, an act relating to the administration fund of the state conservation commission.

Senate File 519, an act appropriating funds to certain inter-governmental agencies.

Senate File 520, an act to appropriate the fish and game protection fund for use by the state conservation commission.

Senate File 521, an act to appropriate from the general fund of the State of Iowa to the state conservation commission.

Senate File 524, an act making an appropriation from the general fund of the state to the Iowa state commerce commission.

Senate File 543, an act to appropriate from the general fund of the state for the Iowa commission for the blind.

Senate File 552, an act to appropriate from the general fund of the state to the municipal assistance fund.

## AMENDMENTS FILED

## H--589

$\mathrm{H}-590$

Amend the Holden amendment, H-573, to House File 533, by adding the following after line 160:

Sec. 8. NEW SECTION. Whenever the county board of supervisors has been authorized by a special election to provide ambulance service to unincorporated areas of a county, it shall in providing the service require that the county sheriff's office be notified when an ambulance responds to a call for service and shall be informed of the destination of the ambulance and the nature of the incident to which the ambulance is responding. All other ambulance services in this state, whether publicly or privately owned, shall notify the county sheriff's office, in the county where the ambulance service is located, when responding to a call for service and shall provide information of the destination of the ambulance and the nature of the incident to which the ambulance is responding.

MILLER of Buchanan

## Amend House File 611 as follows:

1. Page 2, line 24, by striking the words "further notice to or".
2. Page 2, line 25, by inserting after the period the following new sentence: "A copy of the plat and description of the entire property annexed shall be submitted to the state highway commission and to the county board of supervisors in the county where the territory is annexed within ten days following completion of the annexation proceeding."

## H-587

1 Amend House File 680, page 2, line 10,
2 by inserting after the word "service" the
3 following, "unless those employees had been
4 paid wages in other insured work of not less
5 than two hundred dollars in one calendar quarter
6 and not less than one hundred dollars in another
7 calendar quarter of their base periods as
8 defined in subsection seventeen (17) of this
9 section,".
RAPP of Black Hawk
$\mathrm{H}-586$
1 Amend House File 771, page 3, line 4, by inserting
2 after the period the following:
3

$$
4
$$

4
5 h
second World War."

WYCKOFF of Benton
ROORDA of Jasper
STANLEY of Muscatine
H-588
1 Amend Senate File 144, as amended, passed, and
2 reprinted by the Senate as follows:

3

1. Page 1, by striking lines 9 through 24 and inserting in lieu thereof the following:
" $N E W$ SUBSECTION. Any club holding a liquor control
license may, subject to the provisions of section one hundred twenty-three point forty-nine (123.49), subsection two (2), paragraph b of this chapter, sell and dispense alcoholic liquor and beer to patrons on Sunday for consumption on the premises only. For this privilege, the liquor control license fee of the holder shall be increased by fifteen percent of the regular fee prescribed for the license pursuant to this section and the privilege shall be noted on the liquor control license."
2. Page 2, by striking lines 17 through 32 and inserting in lieu thereof the following:
" $N E W$ SUBSECTION. Any club holding a class ' B ' beer permit may, subject to the provisions of section one hundred twenty-three point forty-nine (123.49), subsection two (2), paragraph $b$ of this chapter, sell and dispense beer to patrons on Sunday for consumption on the premises only. For this privilege, the class ' $B$ ' beer permit fees of the holder shall be increased by fifteen percent of the regular fees prescribed for the permit pursuant to this section, and the privilege shall be noted on the beer permit."

## HOLDEN of Scott

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, May 25, 1973.

## JOURNAL OF THE HOUSE

One Hundred Thirty-eighth Calendar Day-Ninety-second Session Day
Hall of the House of Representatives
Des' Moines, Iowa, Friday, May 25, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Gaylord E. Jacobson, pastor of the Linden Lutheran Church and the Liberty Lutheran Church, Rake, Iowa.

The Journal of Thursday, May 24, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Harold Eklund, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Patchett of Johnson on request of Newhard of Jones; Brockett of Marshall on request of West of Marshall; Bittle of Polk on request of Egenes of Story.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Ninety-five ninth grade students from Jefferson Junior High School, Jefferson, accompanied by Dick Tryon, Mary Kundrat, Norm Pavlik and Lynn Menz. By Ferguson of Carroll.

Forty-five eighth and ninth grade students from Walsh Junior High School, Ottumwa, accompanied by Larry Wingate and Cathy Jennings. By Poncy of Wapello.

Forty eighth and ninth grade students from West Union School, West Union, accompanied by Mrs. Keller. By Avenson of Fayette.

## PETITIONS FILED

The following petitions were received and placed on file:

By Fullerton of Woodbury from fifty-four residents of Woodbury County and Hansen of O'Brien from fifty-three residents of Sioux County favoring Senate File 531, relating to collective bargaining for government employees.

By Harper of Davis from fourteen residents of Davis County and Avenson of Fayette from fifty-five residents of Fayette County, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## 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 on May 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 321, a bill for an act to exempt facilities used to control air and water pollution from property taxation.

RALPH R. BROWN, Secretary

## EXPLANATION OF VOTE

I was absent from the House chamber on May 24, 1973, and had I been here I would have voted "aye" on the following bills: House Files 229 and 770; Senate Files 532, 533, 534, 535, 541 and 542, but would have voted "nay" on the amendment.

DUNTON of Keokuk

## HOUSE RESOLUTION 9

## By Avenson

Be It Resolved by the House of Representatives, That the membership of the Iowa House of Representatives meeting during the First Regular Session of the Sixty-fifth General Assembly extends its heartiest congratulations to the City of Maynard in commendation of the one hundreth anniversary of the founding of the city; and

Be It Further Resolved, That a copy of this resolution be forwarded to the citizens of Maynard who are in charge of making preparations for Maynard's centennial celebration.

Laid over under Rule 25.

## SENATE AMENDMENT CONSIDERED

Bennett of Ida called up for consideration House File 270, a bill for an act to provide an excise tax on the sale of eggs, providing for the establishment of an Iowa egg council and providing a penalty for violations, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 270 as amended, passed and reprinted by the
2 House as follows:

1. Page 2A, by striking lines 4 and 5 and inserting in lieu thereof the following: "for the care of five hundred or more layer-type chickens, the eggs of which are sold in this state through commercial channels,".
2. Page 4A, line 1, by inserting after the word "force" the following: "; however, upon receipt of a petition signed by at least fifty producers requesting a referendum election to determine whether to terminate the establishment of the Iowa egg council and to terminate the imposition of the excise tax as provided herein, the secretary shall call a referendum to be conducted within sixty days following the receipt of the petition. The petitioners shall guarantee the payment of the cost of such referendum."
3. Page 4A, line 11, by inserting after the word "representative" the words ", the director of the Iowa development commission,".
4. Page 4A, line 20, by inserting after the word "incorporated" a comma.
5. Page 6A, by inserting after line 30 the following subsection:
" 5 . Make any contribution out of the funds of the council, either directly or indirectly, to any political party or organization or in support of any political candidate for public office or payments to a political candidate or member of congress or the Iowa legislature for honorariums, speeches or for any other purposes above actual and necessary expenses."
6. Page $6 B$, by striking the words "sixty days of the date of the sale" in lines 48 and 49 and inserting in lieu thereof the words "thirty days following each calendar quarter".
7. Page 6B, by striking the words "at the time of processing" in lines 50 and 51 and inserting in lieu thereof the words "within thirty days following each calendar quarter".
8. Page 7A, line 11, by striking the words "the last day of each month" and inserting in lieu thereof the words "thirty days following each calendar quarter".

Motion prevailed and the House concurred in the Senate amendment.

Bennett of Ida 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 270)
The ayes were, 68:

| Anderson | Cochran |
| :--- | :--- |
| Avenson | Connors |
| Bennett | Crabb |
| Bortell | Daggett |
| Brinck | Danker |
| Brunow | Den Herder |
| Butler | Doyle |
| Caffrey | Dunlap |
| Clark, J. H. | Dunton |
| Clark, J. W. | Ferguson |


| Fischer, H. O. | Horn |
| :--- | :--- |
| Fisher, C. R. | Husak <br> Freeman |
| Fullerton | Hotchins |
| Grassley | Jordan |
| Griffee | Junker |
| Hansen | Kiser |
| Harvey | Krause |
| Hennessey | Kreamer |
| Holden | Lippold |
| Logue |  |


| McCormick | Miller, R. G. | Rapp | Welden |
| :---: | :---: | :---: | :---: |
| McElroy | Newhard | Readinger | Wells |
| Mendenhall | Nielsen | Roorda | West |
| Menke | Norpel | Stanley | Woods |
| Mennenga | O'Halloran | Stephens | Wulff |
| Middleswart | Pellett | Stromer | Wyckoff |
| Miller, A. V. | Peterson | Strothman | Mr. Speaker |
| The nays were, 16: |  |  |  |
| Carr | Ewing | Higgins | Oakley |
| Crawford | Fitzgerald | Hill | Poncy |
| Cusack | Hargrave | Knoke | Small |
| Edelen | Harper | Miller, K. D. | Tofte |
| Absent or not voting, 16: |  |  |  |
| Bittle | De Jong | Jesse | Norland |
| Branstad | Drake | Lipsky | Patchett |
| Brockett | Egenes | Millen | Rinas |
| Byerly | Howell | Monroe | Schroeder |

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

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

House File 771, a bill for an act specifying the ending date of the Vietnam Conflict for the purpose of the military service tax exemption, requiring a minimum period of active duty in order to qualify for the military service tax exemption, and providing that active duty for training only shall not be regarded as active duty for the purpose of the military service tax exemption, was taken up for consideration.

Krause of Palo Alto offered the following amendment filed by him and moved its adoption:
$\mathrm{H}-568$
1 Amend House File 771 as follows:
2 Page 2, line 24, by striking the words "September
3 2, 1945" and inserting in lieu thereof the words
4 "December 31, 1946".
A non-record roll call was requested.
The ayes were 37 , nays 43.
Amendment H—568 lost.
Wyckoff of Benton asked and received unanimous consent to withdraw amendment H-572 filed on May 22, 1973.

Wyckoff of Benton offered the following amendment H-586 filed by Wyckoff, et al., and moved its adoption:

H—586
1 Amend House File 771, page 3, line 4, by inserting
2 after the period the following:
3 "The one hundred twenty day requirement shall not
4 apply to a person whose active duty service entitling
5 him to claim the exemption occurred prior to the
6 second World War."
Amendment H-586 adopted.
Roorda of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 771)
The ayes were, 81:

| Anderson | Drake | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jesse | Oakley |
| Bennett | Dunton | Jordan | Peterson |
| Bortell | Edelen | Junker | Poncy |
| Branstad | Ewing | Kiser | Rapp |
| Brinck | Ierguson | Knoke | Readinger |
| Brunow | Fischer, H. O. | Krause | Roorda |
| Butler | Fisher, C. R. | Kreamer | Schroeder |
| Byerly | Fitzgerald | Lippold | Stanley |
| Caffrey | Freeman | Lipsky | Stephens |
| Carr | Fullerton | Logue | Stromer |
| Clark, J. H. | Grassley | McCormick | Strothman |
| Clark, J. W. | Griffee | McEIroy | Tofte |
| Cochran | Hansen | Mendenhall | Welden |
| Connors | Harper | Menke | Wells |
| Crabb | Hennessey | Mennenga | West |
| Cusack | Hill | Middleswart | Woods |
| Danker | Holden | Miller, A. V. | Wulff |
| De Jong | Horn | Miller, K. D. | Wyckoff |
| Den Herder | Husak | Miller, R. G. | Mr. Speaker |
| Doyle |  |  |  |
| The nays were, 9: |  |  |  |
| Crawford | Harvey | Monroe | O'Halloran |
| DaggettHargrave |  |  |  |
|  |  |  |  |
| Absent or not voting, 10: |  |  |  |
| Bittle | Howell | Norland | Pellett |
| Brockett | Millen | Patchett | Rinas |
| Egenes | Nielsen |  |  |

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

Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths, with report of committee recommending amendment and passage, was taken up for consideration.

Grassley of Butler offered the following amendment H-558 filed by the committee on ways and means:

H—558
1 Amend Senate File 522, as amended and passed by
the Senate, as follows:

1. Page 2, line 8, by striking the words "fifty-
five dollars" and inserting in lieu thereof the words
5 "twenty-seven dollars fifty cents".
6 2. Page 2, line 10, by striking the word "fifteen"
7 and inserting in lieu thereof the word "ten".
Cochran of Webster moved that action on Senate File 522 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 37, nays 50 .
The motion lost.
Grassley of Butler moved the adoption of amendment $\mathrm{H}-558$.
A non-record roll call was requested.
The ayes were 64, nays 21.
Amendment $\mathrm{H}-558$ adopted.
Crabb of Crawford offered the following amendment H--.-591 filed by him and moved its adoption:

H-591
1 Amend Senate File 522, as passed by the Senate, 2 page 2, by inserting after line 15 the following 3 new section:
4 "Sec. ..... This Act, being deemed of immediate
5 importance, shall take effect and be in force from
6 and after its publication in The Herald-Observer, a
7 newspaper published in Logan, Iowa, and in the Times-
8 Democrat, a newspaper published in Davenport, Iowa."
Amendment $\mathrm{H}-591$ 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?" (S.F. 522)
The ayes were, 91 :

| Anderson | Brinck | Carr | Crabb |
| :--- | :--- | :--- | :--- |
| Avenson | Brunow | Clark, J. H. | Crawford |
| Bennett | Butler | Clark, J. W. | Cusack |
| Bortell | Byerly | Cochran | Daggett |
| Branstad | Caffrey | Connors | Danker |


| De Jong | Harvey |
| :--- | :--- |
| Den Herder | Hennessey |
| Doyle | Higgins |
| Drake | Hill |
| Dunlap | Holden |
| Dunton | Horn |
| Edelen | Husak |
| Egenes | Hutchins |
| Ewing | Jesse |
| Ferguson | Jordan |
| Fischer, H. O. | Junker |
| Fisher, C. R. | Kiser |
| Fitzgerald | Knoke |
| Grassley | Krause |
| Fullerton | Kreamer |
| Hansen | Lippold |
| Hargrave | Lipsky |
| Harper | Logue |

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

Bittle
Brockett
Freeman

Griffee
Howell
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Miller, A. V.
Miller, K.
Miller, R.G.
Monroe
Nielsen
Norpel
Oakley
O'Halloran
Pellett
Peterson
Poncy
Rapp

Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Millen
Newhard

Norland Patchett

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 522 passed the House on May 25, 1973.

DRAKE of Muscatine

## HOUSE FILE 724 WITHDRAWN

Crabb of Crawford asked and received unanimous consent to withdraw House File 724 from further consideration by the House.

## SIFTING COMMITTEE CALENDAR

HOUSE FILE 477 DEFERRED
Holden of Scott asked and received unanimous consent that House File 477 be deferred and that the bill retain its place on the calendar.

Senate File 50, a bill for an act to abolish the basic science examination, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 50)
The ayes were, 70:

| Anderson | Dunlap | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Kiser | Pellett |
| Brandstad | Ewing | Knoke | Poncy |
| Brinck | Ferguson | Kreamer | Readinger |
| Brunow | Fischer, H. O. | Lippold | Rinas |
| Butler | Fisher, C. R. | Lipsky | Roorda |
| Byerly | Grassley | McCormick | Schroeder |
| Caffrey | Griffee | McElroy | Small |
| Clark, J. H. | Hansen | Mendenhall | Stanley |
| Cochran | Hargrave | Menke | Stephens |
| Connors | Harper | Mennenga | Stromer |
| Crabb | Hennessey | Miller, A. V. | Strothman |
| Crawford | Higgins | Miller, K. D. | Tofte |
| Cusack | Hill | Miller, R. G. | Welden |
| Danker | Holden | Monroe | West |
| Den Herder | Husak | Newhard | Wulff |
| Doyle | Hutchins | Oakley | Mr. Speaker |
| Drake | Jesse |  |  |
| The nays were, 22: |  |  |  |
| Avenson | Dunton | Krause | Peterson |
| Bortell | Egenes | Logue | Rapp |
| Carr | Fitzgerald | Middles wart | Wells |
| Clark, J. W. | Harvey | Nielsen | Woods |
| Daggett | Horn | Norpel | Wyckoff |
| De Jong | Jordan |  |  |
| Absent or not voting, 8: |  |  |  |
| Bittle | Freeman | Howell | Norland |
| Brockett | Fullerton | Millen | Patchett |

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 50)

I move to reconsider the vote by which Senate File 50 passed the House on May 25, 1973.

BYERLY of Polk

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 441, a bill for an act relating to the salaries of county officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass: H-592

1 Amend Senate File 441, as passed by the Senate
2 and reprinted, as follows:
3 1. Page 1, by striking lines 14 through 22, inclu-
sive, and inserting in lieu thereof the following:
"Code 1973, is amended by striking the section and inserting in lieu thereof the following:
340.1 COMPENSATION OF AUDITOR, TREASURER, RECORDER,
AND CLERK. The annual compensation of the county
auditor, county treasurer, county recorder, and clerk
of the district court shall be computed from the
following schedule:
Population of County
0 to 7,500
7,501 to 10,000
Salary

10,001 to 12,500
\$ 9,200
9,400
12,501 to $15,000 \quad 9,800$
15,001 to $17,500 \quad 10,000$
17,501 to $20,000 \quad 10,200$
20,001 to $25,000 \quad 10,500$
25,001 to $50,000 \quad 11,500$
50,001 to $100,000 \quad 12,500$
100,001 to $200,000 \quad 14,000$
200,001 and over 17,000"
2. Page 2, by striking lines 1 through 23, inclusive, and inserting in lieu thereof the following:
"Sec. 3. Section three hundred forty point seven (340.7), Code 1973, is amended to read as follows:
340.7 SHERIFF. Each sheriff shall receive for his annual salary in counties having a population of:

1. Less than ten thousand, [eight] ten thousand dollars.
2. Ten thousand and less than twenty thousand, [eight] ten thousand five hundred dollars.
3. Twenty thousand and less than thirty thousand, [nine] eleven thousand dollars.
4. Thirty thousand and less than forty thousand, [nine thousand five hundred] eleven thousand seven hundred fifty dollars.
5. Forty thousand and less than fifty thousand, [ten thousand] twelve thousand two hundred fifty dollars.
6. Fifty thousand and less than sixty thousand, [ten thousand five hundred] twelve thousand seven hundred fifty dollars.
7. Sixty thousand and less than seventy-five thousand, [eleven thousand] thirteen thousand five hundred dollars.
8. Seventy-five thousand and less than one hundred thousand, [eleven] fourteen thousand [five hundred] dollars.
9. One hundred thousand and less than one hundred fifty thousand, [twelve thousand] fourteen thousand five hundred dollars.
10. One hundred fifty thousand and less than two hundred thousand, [fourteen thousand] sixteen thounsand five hundred dollars.
11. Two hundred thousand and less than three hundred thousand, [fifteen thousand] seventeen thousand
five hundred dollars.
12. In counties of three hundred thousand or more, [sixteen thousand] eighteen thousand five hundred dollars.
13. In counties where the sheriff is not furnished a residence by the county, an additional sum of seven hundred and fifty dollars per annum in addition to the foregoing schedule. The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section 340.8 .

Sec. 4. Section three hundred forty point nine (340.9), the first unnumbered paragraph and subsections
one (1) through nine (9), Code 1973, are amended to read as follows:
340.9 COUNTY ATTORNEY. Each county attorney shall receive as his minimum annual salary in counties having a population of:

1. Less than [ten] nine thousand population, [seven] eight thousand dollars.
2. [Ten] Nine thousand and less than [fifteen] twelve thousand population, [seventy-five] eight thousand five hundred dollars.
3. [Fifteen] Twelve thousand and less than [twenty] fifteen thousand population, [eight] nine thousand dollars.
4. [Twenty] Fifteen thousand and less than [twentyfive] nineteen thousand population, [eight] nine thousand [five] two hundred fifty dollars.
5. [Twenty-five] Nineteen thousand and less than [thirty] twenty-five thousand population, [nine] ten thousand two hundred fifty dollars.
6. [Thirty] Twenty-five thousand and less than thirty-five thousand population, [nine] eleven thousand [five hundred] dollars.
7. Thirty-five thousand and less than fifty thousand population, [ten] twelve thousand five hundred dollars.
8. Fifty thousand and less than [seventy-five] eighty thousand population, [eleven] thirteen thousand five hundred dollars.
9. [Seventy-five] Eighty thousand and less than one hundred thirty thousand population, [twelve] fifteen thousand dollars.
10. By renumbering sections to conform to this amendment.

GRASSLEY of Butler, Chairman

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 25, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 572, an act to make appropriations to members of the advisory
investment board of the Iowa public employees' retirement system.
Senate File 25, an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.

Senate File 123, an act relating to the taxation of marine insurance underwriting profits.

## AMENDMENTS FILED

H- 594
1 Amend House File 710, page 3, section 3, by
2 adding after line 12 the following:
3 "This provision shall not apply to any pretreat-
4 ment system the effluent of which is to be discharged
5 directly to another waste disposal system for final
6 treatment and disposal."
BUTLER of Pottawattamie
H-593
1 Amend Senate File 482 as follows:
2 Page 3, add the following new section:
3 Sec. ..... Rules and guidelines issued pursuant to
4 the authority granted in this Act shall be confined
5 to programs and services authorized by this Act and
6 supported by state funds. Notwithstanding any
7 other provisions of the Code, any rules, regulations
8 or guidelines issued under provisions of this Act
9 shall be subject to approval by the departmental
10 rules review committee and the attorney general.
WELDEN of Hardin
H—595
1 Amend House File 533, page 1, line 11, by
2 striking the words "of the", and inserting in lieu
3 thereof the words "of a county owned and operated".
FERGUSON of Carroll BRUNOW of Appanoose

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, May 29, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Forty-second Calendar Day—Ninety-third Session Day

> Hall of the House of Representatives Des Moines, Iowa, Tuesday, May 29,1973

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

Prayer was offered by the Reverend Raymond Roden, pastor of the Trinity Lutheran Church, Webster City, Iowa.

The Journal of Friday, May 25, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Harold Moessner, Amana, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Rinas of Linn on request of Jordan of Linn; Fisher of Greene for the morning on request of Kreamer of Polk.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixty sixth grade students from Story City School, Story City, accompanied by Mrs. Guthrie and Mrs. Drury. By Egenes of Story.

Forty-five eighth grade students from St. Pius X School, Cedar Rapids, accompanied by Mr. McSwiggin and Mrs. Vasos. By Patchett of Linn and Jordan of Linn.

Twenty fifth grade students from Beardshear School, Ames, accompanied by Mrs. Allen. By Crawford of Story and Dunlap of Story.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all favoring Senate File 531, relating to collective bargaining for public employees:

Den Herder of Sioux from forty residents of Sioux County.
Wyckoff of Benton from forty-two teachers in the Vinton Community School, Vinton.
Horn of Linn from seventy-nine residents of Linn County.
Wells of Linn from eighty residents of Linn and Benton Counties.

Hansen of O'Brien from thirty-six constituents of Dickinson County.
Branstad of Winnebago from twenty-eight employees of Lincoln-Central School District, Gruver, Iowa.

Fisher of Greene from four teachers from the Boone Education Association, Boone.

By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Byerly of Polk from sixty-one residents of Polk County.
Husak of Tama from twenty-five residents of District 71.
Wulff of Black Hawk from eight residents of Black Hawk County.

Miller of Cerro Gordo from thirty-six residents of Cerro Gordo County.

By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Junker of Woodbury from seventy-one residents of Woodbury County.

Miller of Cerro Gordo from twenty-four constituents of Cerro Gordo County.

Freeman of Buena Vista from one hundred citizens of Iowa.
Daggett of Adams from seventy-five residents of Adams, Adair and Union Counties.

De Jong of Marion from eighteen residents of Marion County.
Millen of Van Buren from one hundred eight residents of Jefferson and Van Buren Counties.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 441, 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 on May 24, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 315, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 315

Amend House File 315 as amended and passed by the House as follows:

1. Page 2, by striking lines 13 and 14.
2. Page 2, by adding after section three (3) the following:
"Sec. 4. There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1973 and ending June 30,1974 the sum of fifteen million ( $15,000,000$ ) dollars for deposit in the road use tax fund. Moneys appropriated by this section shall be transferred quarterly from the general fund of the state to the road use tax fund in equal amounts.

Sec. 5. 1. There is appropriated, subject to the provisions of subsection two (2) of this section, from the general fund of the state for the fiscal year beginning July 1, 1974 and ending June 30, 1975 the sum of fifteen million $(15,000,000)$ dollars for deposit in the road use tax fund. If such moneys are transferred they shall be transferred from the general fund of the state to the road use tax fund on or after March 1, 1975.
2. The funds appropriated by subsection one (1) of this section shall be contingent upon and transferred only if the state comptroller certifies to the governor that there will exist in the general fund of the state on July 1, 1974 an unencumbered balance of funds, computed on a basis consistent with prior years, totaling sixty million $(60,000,000)$ dollars or more."
3. Page 1, line 2 , by inserting after the word "fund" the words "and making an appropriation to replace such receipts during designated years subject to certain conditions".

## INTRODUCTION OF BILLS

House File 772, by committee on ways and means, a bill for an act relating to the effective dates of chapters one thousand twenty
(1020) and one thousand eighty-eight (1088), Acts of the Sixtyfourth General Assembly, 1972 Session.

Read first time and placed on the ways and means calendar.
House File 773, by committee on ways and means, a bill for an act relating to expenditures for capital improvements by a board of supervisors.

Read first time and placed on the ways and means calendar.

## SENATE MESSAGE CONSIDERED

Senate File 321, 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 CONCURRENT RESOLUTION 56

By Committee on Ways and Means
Whereas, there appears to be a conflict between the provisions of the Fiscal Year Act and the City Code; and

Whereas, questions have arisen concerning the advisability of enacting a uniform fiscal year for all political subdivisions; and

Whereas, the accounting procedures of political subdivisions are not uniform, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is authorized to establish a study committee to study the advisability of establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, and other political subdivisions including school districts; budget procedures necessary for the implementation of a uniform fiscal year budget; the accounting systems of political subdivisions; and to coordinate the findings of the municipal finance subcommittee of the municipal laws study committee of the Sixty-third General Assembly; and

Be It Further Resolved, That the study committee shall consist of five members of each house of the general assembly who shall represent both political parties and shall be selected by the legislative council, and five nonlegislative members who shall include the state comptroller or his designee, and one person who shall represent the cities of the state, one person who shall represent the counties of the state, one person who shall represent the school districts, and one person who shall represent the general public, who shall be selected by the study committee with the approval of the legislative council; and

Be It Further Resolved, That the study committee shall make periodic reports to the legislative council and submit a final report, along with necessary bill drafts to implement its recommendations, to the legislative council. Copies of the report accepted by the legislative council shall be submitted to the Sixty-fifth General Assembly, 1974 Session.

Laid over under Rule 25.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 558, a bill for an act to appropriate funds from the general fund of the state to the state historical society, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 558)
The ayes were, 82 :

| Anderson | Den Herder | Kiser | Patchett |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Krause | Peterson |
| Bennett | Dunlap | Kreamer | Poncy |
| Bittle | Dunton | Lippold | Rapp |
| Bortell | Edelen | Lipsky | Readinger |
| Branstad | Egenes | Logue | Roorda |
| Brinck | Ewing | Mrecormick | Schroeder |
| Brockett | Ferguson | McElroy | Small |
| Brunow | Fischer, H. 0. | Mendenhall | Stanley |
| Butler | Fitzgerald | Menke | Stephens |
| Byerly | Grassley | Mennenga | Stromer |
| Caffrey | Hansen | Middleswart | Strothman |
| Carr | Harper | Miller, K. D. | Tofte |
| Clark, J. H. | Hennessey | Miller, R. G. | Welden |
| Clark, J. W. | Higgins | Monroe | Wells |
| Connors | Hill | Newhard | West |
| Crabb | Holden | Norland | Woods |
| Crawford | Horn | Norpel | Wulff |
| Cusack | Husak | Oakley | Wyckoff |
| Daggett | Hutchins | O'Halloran | Mr.Speaker |
| Danker | Jordan |  |  |

The nays were, 2:
Junker Knoke
Absent or not voting, 16

| Cochran | Freeman | Harvey | Miller, A. V. |
| :--- | :--- | :--- | :--- |
| De Jong | Fullerton | Howell | Nielsen |
| Drake | Griffee | Jesse | Pellett |
| Fisher, C. R. | Hargrave | Millen | Rinas |

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

Senate File 559, a bill for an act appropriating funds from the general fund of the state to the department of revenue for administrative purposes, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 559)
The ayes were, 79 :

| Anderson | Doyle <br> Avenson <br> Bennett |
| :--- | :--- |
| Bittle | Dunlap |
| Bortell | Eunton |
| Branstad | Egelen |
| Brinck | Ewing |
| Brockett | Ferguson |
| Brunow | Fischer, H. O. |
| Butler | Fullerton |
| Byerly | Grassley |
| Caffrey | Hansen |
| Carr | Hargrave |
| Clark, J. H. | Harper: |
| Clark, J. W. | Hennessey |
| Connors | Higgins |
| Crabb | Hill |
| Crawford | Holden. |
| Cusack | Horn |
| Danker | Howell |

The nays were, 10:

Daggett
Fitzgerald Jordan

Junker
Krause
Miller, K. D.

| Hutchins | O'Halloran |
| :--- | :--- |
| Kiser | Pellett |
| Knoke | Peterson |
| Kreamer | Poncy |
| Lippold | Rapp |
| Lipsky | Readinger |
| Logue | Roorda |
| McCormick | Schroeder |
| McElroy | Small |
| Mendenhall | Stanley |
| Menke | Stromer |
| Mennenga | Strothrnan |
| Middleswart | Welden |
| Miller, A. V. | Wells |
| Monroe | West |
| Newhsrd | Woods |
| Nielsen | Wulff |
| Norland | Wyckoff |
| Norpel | Mr. Speaker |
| Oarley |  |

Miller, K. G. Stephens Patchett

| Griffee | Millen |
| :--- | :--- |
| Harvey | Rinas |

DeJong
Den Herder

Drake
Fisher, C. R. Freeman

Harvey Jesse

Rinas
O'Halloran
Pellett
Peterson
Poncy
Readinger
Roorda
Schroeder
Small
Stanley
Stromer
Strothinan
Welden
Wells
West
Wulff
Mr. Speaker

Tofte

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

Senate File 560, a bill for an act making an appropriation for membership in the midwest nuclear compact, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 560)
The ayes were, 86 :

| Anderson | Branstad Byerly Connors <br> Avenson Brinck Caffrey | Crabb |  |
| :--- | :--- | :--- | :--- |
| Bennett | Brockett | Carr | Crawford |
| Bittle | Brunow | Clark, J. H. | Daggett |
| Bortell | Butler | Clark, J.W. | Danker |


| De Jong | Higgins | Mendenhall | Poncy |
| :--- | :--- | :--- | :--- |
| Doyle | Hill | Menke | Rapp |
| Dunlap | Holden | Mennenga | Readinger |
| Dunton | Horn | Middleswart | Roorda |
| Edelen | Howell | Miller, A.V. | Small |
| Egenes | Husak | Miller, K. D. | Stanley |
| Ewing | Hutchins | Miller, R. G. | Stephens |
| Ferguson | Jordan | Newhard | Stromer |
| Fischer, H. O. | Junker | Nielsen | Strothman |
| Fitzgerald | Kiser | Norland | Tofte |
| Fullerton | Knoke | Norpel | Wells |
| Grassley | Krause | Oakley | West |
| Griffee | Kreamer | O'Halloran | Woods |
| Hansen | Lippold | Patchett | Wulff |
| Hargrave | Logue | Pellett | Wyckoff |
| Harper | McCormick | Peterson | Mr. Speaker |
| Hennessey | McElroy |  |  |

The nays were, 2 :
Cusack Welden
Absent or not voting, 12:
Cochran
Den Herder
Drake
Fisher, C. R.
Freeman
Harvey
Jesse
Lipsky
Millen

Monroe<br>Rinas<br>Schroeder

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

Senate File 561, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the state comptroller, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 561)
The ayes were, 91 :

| Anderson | Crawford | Griffee | Kreamer |
| :---: | :---: | :---: | :---: |
| Avenson | Cusack | Hansen | Lippold |
| Bennett | Daggett | Hargrave | Lipsky |
| Bittle | Danker | Harper | Logue |
| Bortell | De Jong | Hennessey | McCormick |
| Branstad | Den Herder | Higgins | McElroy |
| Brinck | Doyle | Hill | Mendenhall |
| Brockett | Dunlap | Holden | Menke |
| Brunow | Dunton | Horn | Mennenga |
| Butler | Edelen | Howell | Middleswart |
| Byerly | Egenes | Husak | Miller, A. V. |
| Caffrey | Ewing | Hutchins | Miller, K. D. |
| Carr | Ferguson | Jordan | Miller, R. G. |
| Clark, J. H. | Fischer, H. 0. | Junker | Monroe |
| Clark, J. W. | Fitzgerald | Kiser | Newhard |
| Connors | Fullerton | Knoke | Norland |
| Crabb | Grassley | Krause | Norpel |

Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Roorda
Schroeder
Small
Stanley

| Stephens | West |
| :--- | :--- |
| Stromer | Woods |
| Strothman | Wulff |
| Tofte | Wyckoff |
| Welden | Mr. Speaker |
| Wells |  |

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

| Cochran | Freeman | Jesse | Nielsen |
| :--- | :--- | :--- | :--- |
| Drake | Harvey | Millen | Rinas |

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

Senate File 562, a bill for an act to make an appropriation from the motor vehicle fuel tax fund to the department of revenue, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 562)
The ayes were, 89 :

| Anderson | Doyle | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Junker | O'Halloran |
| Bennett | Dunton | Kiser | Patchett |
| Bittle | Edelen | Knoke | Pellett |
| Bortell | Egenes | Krause | Poncy |
| Branstad | Ewing | Kreamer | Rapp |
| Brinck | Ferguson | Lippold | Readinger |
| Brockett | Fischer, H. O. | Logue | Roorda |
| Brunow | Fitzgerald | McCormick | Schroeder |
| Butler | Fullerton | McElroy | Small |
| Byerly | Grassley | Mendenhall | Stanley |
| Caffrey | Hansen | Menke | Stephens |
| Carr | Hargrave | Mennenga | Stromer |
| Clark, J. H. | Harper | Middleswart | Strothman |
| Clark, J. W. | Hennessey | Miller, A.V. | Tofte |
| Connors | Higgins | Miller, K. D. | Welden |
| Crabb | Hill | Miller, R. G. | Wells |
| Crawford | Holden | Monroe | West |
| Cusack | Horn | Newhard | Woods |
| Daggett | Howell | Nielsen | Wulft |
| Danker | Husak | Norland | Wyckoff |
| De Jong | Hutchins | Norpel | Mr. Speaker |
| Den Herder |  |  |  |

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

| Cochran | Freeman <br> Drake | Jesse <br> Lipsky | Peterson |
| :--- | :--- | :--- | :--- |
| Fisher, C. R. | Griffee | Harvey | Millen |

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 196, a bill for an act relating to state libraries and providing for penalties, with report of committee recommending passage, was taken up for consideration.

Hansen of O'Brien offered the following amendment H-161 filed by him and Edelen of Emmet and moved its adoption:
H—161
1 Amend Senate File 196, as amended and passed by the Senate, as follows:

1. Page 2, line 8, by striking the word "governor" and inserting in lieu thereof the words "state library commission".
2. Page 2, line 10 , by striking the word "governor" and inserting in lieu thereof the words "state library commission".

A non-record roll call was requested.
The ayes were 70, nays 19 .
Amendment H—161 adopted.
Oakley of Clinton offered the following amendment $\mathrm{H}-569$ filed by him and moved its adoption:

H—569

1
2

$$
3
$$


12 three and four years and all subsequent appointments
13 shall be for the full four-year term."

Amend Senate File 196 as amended and passed by the Senate by striking all of lines 16 through 24 on page two and inserting in lieu thereof the following:
"of the supreme court administrator, and four members appointed by the governor and serving fouryear terms, one member of which shall be from the medical profession and three members selected at large, each based on their qualifications to serve shall be for the full four-year term."

Amendment H—569 adopted.
Branstad of Winnebago offered the following amendment $\mathrm{H}-596$ filed by him, and division of the amendment was requested as follows:
H-596A
1 Amend Senate File 196, as passed by the Senate,
2 as follows:

## H-596B

5 2. By renumbering the subsequent numbered 6 paragraph.
Branstad of Winnebago moved the adoption of amendment $\mathrm{H}-596 \mathrm{~A}$ of his amendment.

Amendment H-596A lost.
Branstad of Winnebago asked and received unanimous consent to withdraw amendment $\mathrm{H}-596 \mathrm{~B}$ of his amendment.

Branstad of Winnebago offered the following amendment $\mathrm{H}-598$ filed by him and moved its adoption:
H-598
1 Amend Senate File 196, as passed by the Senate,
2 page 3, by striking lines 28 through 31.
Amendment H-598 lost.
Ferguson of Carroll offered the following amendment H-550 filed by Ferguson, et al., and moved its adoption:

H-550
1 Amend Senate File 196 as passed by the Senate
2 as follows:
3 1. Page 4, line 17, by inserting after the
4 second word "librarian" the following: "with the
5 approval of the state library commission".
2. Page 4 , line 29 , by inserting after the
word "librarian" the following: "with the approval of the state library commission and the Iowa supreme court".

Amendment H-550 adopted.
Fischer of Grundy moved that Senate File 196 be tabled.
A non-record roll call was requested.
The ayes were 18 , nays 81.
Motion lost.
Brinck of Lee asked for unanimous consent that Senate File 196 be deferred.

Objection was raised.
Drake of Muscatine moved the previous question on Senate File 196 and all amendments and motions filed thereto.

A non-record roll call was requested.

The ayes were 44, nays 46.
The motion lost.
Ferguson of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 196)
The ayes were, 70:

| Avenson | Drake | Howell | Norland <br> Bennett |
| :--- | :--- | :--- | :--- |
| Bittle | Dunlap | Jordan | Oakley |
| Branstad | Edelen | Junker | O'Halloran |
| Brockett | Egenes | Ewng | Knoke |
| Brunow | Ferguson | Krause | Patchett |
| Butler | Fitzgerald | Lippold | Pellett |
| Byerly | Freeman | Lipsky | Rapy |
| Carr | Grassley | Logue | Readinger |
| Clark, J. H. | Griffee | McCormick | Roorda |
| Cochran | Hansen | McElroy | Schroeder |
| Crawford | Hargrave | Menke | Stanley |
| Cusack | Harper | Mennenga | Stromer |
| Daggett | Harvey | Miller, A. A. | Wells |
| Danker | Hennessey | Miller, K. D. | West |
| De Jong | Higgins | Miller, R. G. | Wyckoff |
| Den Herder | Hill | Monroe | Mr. Speaker |
| Doyle | Holden |  |  |

The nays were, 27 :

| Anderson | Fischer, H. O. | Mendenhall | Stephens |
| :--- | :--- | :--- | :--- |
| Bortell | Fullerton | Middleswart | Strothman |
| Brinck | Horn | Millen | Tofte |
| Caffrey | Husak | Newhard | Welden |
| Clark, J. W. | Hutchins | Nielsen | Woods |
| Crabb | Jesse | Norpel | Wulff |
| Dunton | Kiser | Peterson |  |
| Absent or not voting, 3: |  |  |  |
| Connors | Fisher, C. R. | Rinas |  |

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

On motion by Holden of Scott, the House was adjourned until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate File 441, a bill for an act
relating to the salaries of county officers, with report of committee recommending amendment and passage.

Fischer of Grundy offered the following amendment H-447 filed by him and division of the amendment was requested as follows:
H-447A
1 Amend Senate File 441, as passed by the Senate and
2 reprinted, as follows:
3 1. Page 1, by striking lines 3 through 12, inclusive.
H-447B
5 2. Page 2, by inserting after line 23, the following:
"Sec. ..... Section four hundred forty-one point sixteen (441.16), subsection two (2), Code 1973, is amended to read as follows:
2. The salaries and compensation of members of the board of review, the assessor, chief deputy, other deputies, field men, and other personnel, and determine the time and manner of payment. However, the annual salary of each county assessor shall not exceed the annual salary of the highest paid, elected county officer in the county, except that the salary of an incumbent county assessor shall not be reduced while he remains in that office."
3. By renumbering the sections to conform to this amendment.

Fischer of Grundy moved the adoption of amendment H-447A of his amendment.

Amendment H—447A lost.
Poncy of Wapello offered the following amendment H-401 filed by him and Husak of Tama and division of the amendment was requested as follows:
H-401A
1 Amend Senate File 441, as passed by the Senate and 2 reprinted, as follows:
$3 \quad 1$. Page 1, by striking lines 9 through 12, inclusive, and inserting in lieu thereof the following:
"the sum of one thousand eight hundred dollars annually, except in counties having a population of two hundred fifty thousand or more, the additional compensation shall be two thousand eight hundred dollars annually." 401B
10 2. Page 1, by inserting after line 12 the follow-
"Sec. 2. Section three hundred thirty-one point

30 3. Page 1, line 19, by inserting after the word 31 "counties" the words "having a population".
twenty-two (331.22), unnumbered paragraph three (3),
Code 1973, is amended to read as follows:
In counties of forty thousand population or less the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive [twenty-five] twentyseven dollars fifty cents per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of five thousand five hundred dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going to and from the place of performing committee service, however, such mileage payment shall not exceed one thousand dollars per year."
4. Page 2, line 21, by inserting after the word "counties" the words "having a population".
5. By renumbering sections to conform to this amendment.

Poncy of Wapello moved the adoption of amendment H-401A of the Poncy-Husak amendment.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 43 , nays 55.
Amendment H—401A lost.
Welden of Hardin offered the following amendment $\mathrm{H}-597$ filed by him and moved its adoption:

## H-597

1
2
3
4

Amend Senate File 441 as passed by the Senate and reprinted as follows:

1. Page 1, line 10, by inserting after the figure "1973" the following ", if the board of supervisors consists of five members, and fifteen percent if the board consists of three members".
A non-record roll call was requested.
The ayes were 38, nays 58 .
Amendment H-597 lost.
Poncy of Wapello asked and received unanimous consent to withdraw amendment H-401B of the Poncy-Husak amendment.

Welden of Hardin offered the following amendment $\mathbf{H}-584$ filed by him and moved its adoption:

## H-584

Amend Senate File 441, as passed by the Senate and reprinted, as follows:

1. Page 1 , by inserting after line 12 the following:
"Sec. 2. Section three hundred thirty-one point twenty-two (331.22), unnumbered paragraph three (3), Code 1973, is amended to read as follows: In counties of forty thousand population or less the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive [twenty-five] forty dollars per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of [five] six thousand dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going to and from the place of performing committee service, however, such mileage payment shall not exceed one thousand dollars per year."

## Amendment H—584 adopted.

## Schroeder of Pottawattamie offered the following amendment

 $\mathrm{H}-592$ filed by the committee on appropriations:H-592

1

Salary
\$ 9,200 9,400 9,600
9,800
10,000
10,200
10,500
11,500
12,500
14,000
17,000"
2. Page 2, striking lines 1 through 23 , inclu-
sive, and inserting in lieu thereof the following:
"Sec. 3. Section three hundred forty point seven (340.7), Code 1973, is amended to read as follows:
340.7 SHERIFF. Each sheriff shall receive for his annual salary in counties having a population of:

1. Less than ten thousand, [eight] ten thousand dollars.
2. Ten thousand and less than twenty thousand, [eight] ten thousand five hundred dollars.
3. Twenty thousand and less than thirty thousand, [nine] eleven thousand dollars.
4. Thirty thousand and less than forty thousand, [nine thousand five hundred] eleven thousand seven hundred fifty dollars.
5. Forty thousand and less than fifty thousand, [ten thousand] twelve thousand two hundred fifty dollars.
6. Fifty thousand and less than sixty thousand, [ten thousand five hundred] twelve thousand seven hundred fifty dollars.
7. Sixty thousand and less than seventy-five thousand, [eleven thousand] thirteen thousand five hundred dollars.
8. Seventy-five thousand and less than one hundred thousand, [eleven] fourteen thousand [five hundred] dollars.
9. One hundred thousand and less than one hundred fifty thousand, [twelve thousand] fourteen thousand five hundred dollars.
10. One hundred fifty thousand and less than two hundred thousand, [fourteen thousand] sixteen thousand five hundred dollars.
11. Two hundred thousand and less than three hundred thousand, [fifteen thousand] seventeen thousand five hundred dollars.
12. In counties of three hundred thousand or more, [sixteen thousand] eighteen thousand five hundred dollars.
13. In counties where the sheriff is not furnished a residence by the county, an additional sum of seven hundred and fifty dollars per annum in addition to the foregoing schedule. The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section 340.8 .

Sec. 4. Section three hundred forty point nine (340.9), the first unnumbered paragraph and subsections one (1) through nine (9), Code 1973, are amended to read as follows:
340.9 COUNTY ATTORNEY. Each county attorney shall receive as his minimum annual salary in counties having a population of:

1. Less than [ten] nine thousand population, [seven] eight thousand dollars.
2. [Ten] Nine thousand and less than [fifteen] twelve
```
thousand population, [seventy-five] eight thousand five
hundred dollars.
    3. [Fifteen] Twelve thousand and less than [twenty]
    fifteen thousand population, [eight] nine thousand
dollars.
    4. [Twenty] Fifteen thousand and less than [twenty-
five] nineteen thousand population, [eight] nine thousand
[five] two hundred fifty dollars.
    5. [Twenty-five] Nineteen thousand and less than
[thirty] twenty-five thousand population, [nine] ten
thousand two hundred fifty dollars.
    6. [Thirty] Twenty-five thousand and less than
thirty-five thousand population, [nine] eleven thousand
    [five hundred] dollars.
        7. Thirty-five thousand and less than fifty
    thousand population, [ten] twelve thousand five hundred
    dollars.
    8. Fifty thousand and less than [seventy-five]
eighty thousand population, [eleven] thirteen thousand
five hundred dollars.
    9. [Seventy-five] Eighty thousand and less than
one hundred thirty thousand population, [twelve] fifteen
thousand dollars.
    3. By renumbering sections to conform to this
amendment.
```

Schroeder of Pottawattamie offered the following amendment H-599 to amendment H-592 and moved its adoption:

H-599
Amend the committee on appropriations amendment
H-592, to Senate File 441 as passed by the Senate and reprinted, as follows:

1. Line 19 , by striking the numerals " 25,000 " and inserting in lieu thereof the numerals " 30,000 ".
2. Line 20 , by striking the numerals " 25,001 " and inserting in lieu thereof the numerals " 30,001 ".
3. Line 100 , by striking the word "thirty".

Amendment $\mathrm{H}-599$ to amendment $\mathrm{H}-592$ adopted.
West of Marshall moved to reconsider the vote by which amendment $\mathrm{H}-599$ to amendment $\mathrm{H}-592$ was adopted.

A non-record roll call was requested.
The ayes were 35 , nays 56 .
Motion lost.
Holden of Scott moved the previous question on Senate File 441 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.

The ayes were 53, nays 44 .
The motion prevailed.
Roorda of Jasper offered the following amendment H-605 filed by him:

## H-605

1
2

$$
3
$$

4
$\qquad$
5
6 than the annual compensation of the auditor, treasurer,
7 recorder, or clerk of court of his respective county.
Roorda of Jasper asked and received unanimous consent to withdraw amendment $\mathrm{H}-605$.

Schroeder of Pottawattamie moved the adoption of amendment H-592 as amended.

A non-record roll call was requested.
The ayes were 71, nays 21.
Amendment H-592 as amended adopted.
Poncy of Wapello asked and received unanimous consent to withdraw amendment H-401C of the Poncy-Husak amendment.

Fischer of Grundy moved the adoption of amendment H-447B of his amendment.

Roll call was requested by Fischer of Grundy and Schroeder of Pottawattamie.

On the question "Shall amendment H-447B be adopted?"
The ayes were, 28:

| Anderson | De Jong | Howell | Stephens <br> Bortell |
| :--- | :--- | :--- | :--- |
| Egenes | Logue | Strothman |  |
| Branstad | Fischer, H. O. | McElroy | Welden |
| Byerly | Fullerton | Nielsen | West |
| Crabb | Grassley | Norland | Woods |
| Daggett | Hansen | Norpel | Wulff |
| Danker | Horn | Roorda | Wyckoff |

The nays were, 66:
$\left.\begin{array}{llll}\text { Avenson } & \text { Clark, J. H. } & \begin{array}{l}\text { Dunlap } \\ \text { Edelen }\end{array} & \begin{array}{l}\text { Hargrave } \\ \text { Bennett }\end{array} \\ \begin{array}{ll}\text { Bittle } & \text { Cochran }\end{array} & \begin{array}{l}\text { Harper } \\ \text { Brinck }\end{array} & \text { Connors } & \text { Crawford } \\ \text { Barvey }\end{array}\right)$

Jesse
Jordan Junker Kiser Knoke Krause Lippold Lipsky McCormick
Mendenhall
Menke
Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard

Absent or not voting, 6:

| Brockett | Dunton |
| :--- | :--- |
| Clark, J. W. | Husak |

Amendment H—447B lost.

Oakley Rinas
O'Halloran Schroeder
Patchett Small
Pellett Stanley
Peterson Stromer
Poncy Tofte
Rapp
Readinger
Wells
Mr. Speaker

Kreamer Millen

Peterson of Woodbury offered the following amendment $\mathrm{H}-601$ filed by him and moved its adoption:
H-601
1 Amend Senate File 441 as amended and passed by
the Senate and reprinted as follows:
Page 2, line 26, by striking the words "may be" and
all of lines 27, 28 and 29 and inserting in lieu
thereof the words "shall be granted on the effective
date of this Act."
Amendment H—601 adopted.
Jesse of Polk offered the following amendment H-403 filed by him:
H-403
1 Amend Senate File 441 as passed by the Senate and reprinted, as follows:
seventy-five thousand inhabitants and less than one
hundred twenty thousand, each clerk shall receive as
compensation an annual salary of not to exceed five
thousand four hundred dollars. In counties having a
population of one hundred twenty thousand and over,
and less than one hundred fifty thousand inhabitants,
each clerk shall receive an annual salary of six
thousand dollars. In counties having a population
of one hundred fifty thousand and over, each clerk
shall receive an annual salary of [eight] ten thousand
[six] five hundred dollars."
2. By renumbering the sections to conform to this
amendment.

Grassley of Butler rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Speaker pro tempore Kreamer in the chair at 4:38 p.m.
Doyle of Woodbury offered the following amendment H-603 filed by Doyle, Avenson, Lipsky, Middleswart, Brinck, Clark of Lee, Hansen and Miller of Calhoun:
H-603

Amend Senate File 441, as amended and passed by the Senate, as follows:

1. Page 2, by inserting after line 29 the following:
"Sec. 7. NEW SECTION. There is created in each county a county compensation commission which shall consist of three members of the conference board of the county and two other residents of the county representing the general public. Of the commission members who are members of the conference board of the county, one member shall be a mayor of an incorporated city or town in the county, selected by the mayors of the incorporated cities and towns in the county; one member shall be a member of the county board of education, selected by the members of the county board of education; and one member shall be a member of the board of supervisors, selected by the members of the board of supervisors of the county. The remaining two members of the commission shall be residents of the county who do not hold another public office, selected by the members of the conference board of the county to represent the general public.

Sec. 8. NEW SECTION. The members of the county compensation commission shall be appointed to fouryear terms except that, of the initial commission appointed, the three members of the commission who are also members of the conference board of the county shall serve two-year terms. Each term shall begin on the first of July of the year of appointment and each vacancy shall be filled for the unexpired term in the same manner as the original appointment.

The members of the commission shall receive no compensation, but they shall be reimbursed for their actual and other necessary expenses incurred in the performance of their official duties.

Sec. 9. NEW SECTION. The county compensation commission shall select the chairman and vice chairman of the commission annually from among its membership except the member who is also a member of the board of supervisors shall not be eligible for selection as chairman. The commission shall meet at the call of the chairman or upon written request of a majority of its members. The board of supervisors shall provide the necessary office facilities and the technical and clerical assistance requested by the commission to accomplish the purposes of sections seven (7) through
seventeen (17) of this Act.
The concurrence of a majority of the members of the commission shall determine any matter relating to its duties.

Sec. 10. NEW SECTION. The county compensation commission shall review the compensation paid to the elective county officers and review the compensation paid for comparable offices in other counties of this state, other states, private enterprise, and the federal government. Based on such review and other factors deemed pertinent, the commission shall make its determination as to the compensation levels for the elective county officers.

During the month of January, 1975 and each year thereafter, the commission shall report its compensation determinations for the elective county officers to the board of supervisors. The determinations presented in the report of the commission shall become effective on the first of July next following its presentation if it is approved in total by the board of supervisors. However, if it is not approved, the board of supervisors, within thirty days after receipt of the report, may state its objections to the compensation report and request reconsideration by the commission. If reconsideration is requested, the final report of the commission shall be submitted to the board of supervisors not later than the first of May. If the final report is not approved by the board of supervisors, the compensation of the elective county officers shall remain unchanged for the next fiscal year.

Sec. 11. NEW SECTION. The expenses of the county compensation commission members and the salaries and expenses of any technical and clerical assistance provided by the board of supervisors shall be paid from the general fund of the county.

Sec. 12. Section three hundred thirty-one point twenty-two (331.22), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
331.22 COMPENSATION OF SUPERVISORS. The board of supervisors shall receive an annual salary or per diem compensation determined by the county compensation commission as provided in section ten (10) of this Act.

Sec. 13. Section three hundred forty point one (340.1), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
340.1 COMPENSATION OF AUDITOR, TREASURER, RECORDER,
AND CLERK. The annual salary of the county auditor, county treasurer, county recorder, and clerk of the district court shall be determined by the county compensation commission as provided in section ten (10) of this Act.

Sec. 14. Section three hundred forty point seven
(340.7), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
340.7 COMPENSATION OF SHERIFF. The annual salary
of the sheriff shall be determined by the county compen-
sation commission as provided in section ten (10) of this Act.

Sec. 15. Section three hundred forty point nine (340.9), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
340.9 COMPENSATION OF COUNTY ATTORNEY. The annual salary of the county attorney shall be determined by the county compensation commission as provided in section ten (10) of this Act.

Sec. 16. Section three hundred forty point three (340.3), Code 1973, is repealed.

Sec. 17. The provisions of sections seven (7) through sixteen (16) of this Act shall be effective July 1, 1974, and the annual salary or per diem compensation of the members of the board of supervisors, county treasurer, county auditor, county recorder, county attorney, sheriff, and clerk of the district court on and after July 1, 1974 shall be the same salary or per diem compensation to which he is entitled on June 30, 1974 until such compensation or salary is modified by the county compensation commission as provided in section ten (10) of this Act."
2. By renumbering sections to conform to this amendment.
Doyle of Woodbury offered the following amendment H-604 to amendment H-603 and moved its adoption:
H-604

1

Amend the House amendment, $\mathrm{H}-603$, to Senate File 441, as amended and passed by the Senate and reprinted, as follows:

1. Line 8 , by striking the word "members" and inserting in lieu thereof the word "members".
2. By striking lines 13,14 , and 15 , and inserting in lieu thereof the following:
"shall be a director of a public school district located in the county, selected by the directors of the public school districts in the county at a convention called by the county superintendent; and one member shall be a member of the board of".
3. Line 59, by striking the word "year" and inserting in lieu thereof the words "two years".
Amendment H-604 adopted.
Cochran of Webster moved that the rules be suspended for the purpose of allowing members to ask questions of members who have filed amendments.

A non-record roll call was requested.

The ayes were 46, nays 50 .
Motion lost.
Speaker Varley in the chair at 5:00 p.m.
Doyle of Woodbury moved the adoption of amendment H-603 as amended by amendment H-604.

A non-record roll call was requested.
The ayes were 69 , nays 30 .
Amendment H—603 as amended adopted.
Freeman of Buena Vista offered the following amendment $\mathrm{H}-606$ filed by him and division of the amendment was requested as follows:
H-606A

17 2. Amend the title on page 1, line 1, by striking 18 the word "of" and inserting in lieu thereof the

Freeman of Buena Vista moved the adoption of amendment $\mathrm{H}-606 \mathrm{~A}$ of his amendment.

Roll call was requested by Freeman of Buena Vista and the Speaker.

Clark of Lee refrained from voting under the provisions of Rule 69.

On the question "Shall amendment H-606A be adopted?"

The ayes were, 49 :

| Avenson | Doyle |
| :--- | :--- |
| Bortell | Drake <br> Branstad <br> Brunow |
| Dunlap <br> Butler | Dunton <br> Byerly |
| Citzgerald |  |
| Caffrey | Freeman |
| Carr | Griffee |
| Cochran | Hansen |
| Connors | Hargrave |
| Cusack | Harper |
| De Jong | Hennessey |
| Den Herder | Horn |

The nays were, 46 :

| Anderson | Ferguson | Kreamer | Peterson |
| :---: | :---: | :---: | :---: |
| Bennett | Fischer, H. O. | Lipsky | Readinger |
| Brinck | Fisher, C. R. | Mendenhall | Roorda |
| Brockett | Fullerton | Middleswart | Schroeder |
| Clark, J. W. | Grassley | Millen | Stanley |
| Crabb | Harvey | Miller, A. V. | Stephens |
| Crawford | Hill | Miller, K. D. | Stromer |
| Daggett | Holden | Miller, R. G. | Strothman |
| Danker | Husak | Norland | Welden |
| Edelen | Jordan | Norpel | Wyckoff |
| Egenes | Kiser | Pellett | Mr. Speaker |
| Ewing | Knoke |  |  |
| Absent or n | ting, 5 : |  |  |
| Bittle Clark, J. H. | Higgins | McCormick | Rinas |

Amendment $\mathrm{H}-606 \mathrm{~A}$ adopted.
Freeman of Buena Vista asked and received unanimous consent to withdraw amendment $\mathrm{H}-606 \mathrm{~B}$ of his amendment.

Doyle of Woodbury offered the following amendment $\mathrm{H}-618$ filed by him and moved its adoption: H-618
1 Amend Senate File 441 as follows:
2 Page 1, line 1, by striking all after the
3 word "relating" and inserting in lieu thereof
4 the following: "to the compensation of
5 county officers, the creation of county compensa-
6 tion commissions, defining their powers
7 and duties, and relating to group insurance,
8 heath and medical service for certain county
9 officers."
Amendment $\mathrm{H}-618$ 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. 441)

The ayes were, 95:

| Anderson | Doyle <br> Drake | Jesse |
| :--- | :--- | :--- |
| Avenson | Donlap | Jordan |
| Bennett | Dunlaper |  |
| Bittle | Dunton | Kiser |
| Bortell | Edelen | Knoke |
| Branstad | Egenes | Krause |
| Brinck | Ewing | Lippold |
| Brockett | Ferguson | Lipsky |
| Brunow | Fisher, C.R. | Logue |
| Butler | Fitzgerald | McCormick |
| Byerly | Freeman | McElroy |
| Caffrey | Fullerton | Mendenhall |
| Carr | Grassley | Menke |
| Clark, J. H. | Griffee | Mennenga |
| Clark, J. W. | Hansen | Middleswart |
| Cochran | Hargrave | Millen |
| Connors | Harper | Miller, A.V. |
| Crabb | Harvey | Miller, K. D. |
| Crawford | Hennessey | Miller, R. G. |
| Cusack | Holden | Monoe |
| Daggett | Horn | Newhard |
| Danker | Howell | Nielsen |
| De Jong | Husak | Norland |
| Den Herder | Hutchins | Norpel |
|  |  |  |

The nays were, 4:
Fischer, H. O. Hill
Absent or not voting, 1 :

## Higgins

 to have passed the House and the title as amended was agreed to.
## INTRODUCTION OF BILL

House File 774, by committee on appropriations, a bill for an act to enact the compact for education, to establish the education commission of the states for this state, and to make an appropriation.

Read first time and placed on the appropriations calendar.

## 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. 672 COMMITTEE BILL-Relating to eminent domain procedures. By committee on transportation.
S. F. 219 Relating to the use and operation of school buses. By committee on schools.
S. F. 481 Relating to motor vehicle inspection and safety. By committee on state government.
H. F. 299 Relating to the definition of the practice of chiropractic. By Dunton, Den Herder, et al.

## REPORT OF SIFTING COMMITTEE

## (Noncontroversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:
S. F. 383 Relating to the Uniform Support of Dependents Law. By Robinson.
S. F. 536 Relating to court actions for the recovery of property. By committee on judiciary.
S. F. 106 Relating to commissions on hospitalization. By Riley and Potter.
S. F. 45 Providing for representation of the federal government on the midwest nuclear board. By Doderer.
S. F. 452 Permitting a city or a town to join with a township in building and maintaining a memorial building. By Rodgers.
S. F. 453 Relating to the compensation of elected city officers. By Kelly.
H. F. 726 To authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose. By committee on education.
S. F. 239 Relating to the obligations of a development corporation for loan purposes. By committee on commerce.
S. F. 265 Relating to the method of filing reports on homestead tax credits and military service tax credits. By committee on county government.
H. F. 674 Relating to the cost of uniforms for county conservation officers and employees. By committee on natural resources.
S. F. 105 Relating to safety standards and equipment on motor vehicles used by railroad companies, to the authority of the Iowa state commerce commission, and to provide penalties for violations. By Riley, Miller of Des Moines, Briles and Griffin.
H. F. 529 Relating to business corporations. By Hill and Stanley.
H. F. 425 Relating to pensions. By Caffrey.
S. F. 178 Relating to the issuance of trapping licenses to nonresidents and making the provisions of the act retroactive. By Tieden.
H. F. 616 Relating to the conveyance and discontinuance of a sanitary district located wholly or partially within the boundaries of a city or town or where the depository for the sanitary district is a municipal sanitary sewage system, and providing for the assumption by the city or town of the duties, responsibilities, and functions of the discontinued sanitary district. By committee on cities and towns.
H. F. 569 Relating to the statute of limitations governing school fund mortgages. By Grassley.
S. F. 157 Relating to the age of consent for venereal disease diagnosis and treatment. By committee on human resources.
S. F. 148 Relating to the cash depreciation fund for Iowa state industries. By committee on human resources.
H. F. 215 Relating to the quality of the pipe used for water well con-
struction and providing a penalty for violations. By Doyle, Middleswart, et al.
H. F. 414 Permitting a flashing blue light to be used on a fire-fighting vehicle. By Hutchins.
S. F. 205 Requiring any person operating a railroad in this state to construct and maintain catwalks and handrails on all railway bridges and trestles and providing penalties. By Hansen, Griffin, et al.
S. F. 426 Relating to the Iowa law enforcement academy and the merit employment system. By Kennedy.
S. F. 447 Relating to the commission on the aging. By Riley and Van Gilst.
H. F. 325 To clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs including controlled substances. By Edelen, Millen, et al.

HOLDEN of Scott, Chairman

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 324, a bill for an act to legalize and validate the proceedings of the Board of Township Trustees of Lewis Township of Pottawattamie County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforeable obligations of said township, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine, Chairman

## AMENDMENTS FILED

H-600
1 Amend House File 230, page 3, by inserting after
2 the period in line 19 the words "At least one member
3 of the state transportation commission shall be
4 appointed on the basis of his knowledge and experience
5 in the field of rail transportation."
KRAUSE of Palo Alto
H-607
1 Amend House File 387 as follows:
2 1. By striking everything after the enacting clause 3 and inserting in lieu thereof the following:
4 Section 1. There is created, pursuant to section
5 eighty point nineteen (80.19) of the Code, a study on
6 the effectiveness of a plural tri light signal system.
7 The study shall examine the extent of usefulness and
8 the accident preventive value of the system and shall
9 determine the feasibility of installing these systems
on motor vehicles.
Sec. 2. For the purpose of this Act, a "plural signal system" means a tri light device that

1. Is mounted on the roof of a motor vehicle;
2. Has running lights, stop lights, turning signals and emergency hazard warning lights, on its front, rear and sides and offers ( $360^{\circ}$ ) degree visibility.
3. Is functional in conjunction with the signal system already existing in the motor vehicle; and,
4. Is presently used in this state and approved for sale by the Iowa Department of Public Safety.

Sec. 3. In the implementation of this study, the following shall be done:

1. The Director of the Department of General Services shall make available, for testing purposes only, not fewer than six hundred state vehicles.
2. The Director of the Department of General Services shall designate a business organization which produces plural signal systems to supply and install in Polk County not less than three hundred of these systems at a cost not to exceed $\$ 1.00$ to the state. These systems shall become, on installation, the property of the state.
3. The Director of the Department of General Services shall designate a recognized agency, or an affiliation of individuals who are safety experts, to compile statistical information over a period of fifteen months concerning the use of these systems on the state vehicles. The agency shall also make available to the Secretary of State for public inspection a progress report every three months while the study continues. The agency shall further evaluate these statistics and report their results in writing to the General Assembly no later than four months after the fifteen-month compilation period.
4. The Commissioner of Public Safety shall cooperate by responding to reasonable request for service from the agency designated in subsection three (3) of this section. The Commissioner shall further supply the agency with available statistical information, past and present, concerning the operation of vehicles in the state.
5. The Commissioner of Public Safety shall not, for the purpose of cooperating with this study, except as provided in section four (4) of this Act, expend or authorize the expenditure of money appropriated to him or the Department of Public Safety by the General Assembly. He shall, however, direct that all police departments, coroners, sheriffs, and other suitable agencies or individuals, shall note the initials "L.L." on the accident form provided by section three hundred twenty-one point two hundred sixty-nine (321.269) of the Code before giving this form to a person who is involved in an accident and who is also driving a state vehicle that has been supplied with a
system pursuant to the provisions of this Act. The Commissioner shall direct personnel in the department who normally function under the provisions of section three hundred twenty-one point two hundred seventy-two (321.272) of the Code to, in addition to their reguar duties, make a list of the reports on which are the initials "L.L.". This list shall be submitted monthly to the agency designated in subsection three (3) of this section while the study continues.
6. This study shall begin at the earliest convenience of all parties involved, but shall not begin later than September 1, 1973.

Sec. 4. The sum of one dollar shall be paid from funds appropriated to the Department of Public Safety to the agencies designated in subsections two (2) and three (3) of section three (3) of this Act for their services.

Sec. 5. Page 1, line 2, by striking the words "life-lite vehicle safety signals" and inserting in lieu thereof the words "plural signal systems and making an appropriation".

BRINCK of Lee

H—602

Amend Senate File 144, as amended, passed, and reprinted as follows:

1. Page 2, by adding after line 32 the following new section:

Sec. ..... Chapter one hundred twenty-three (123), Code 1973, is amended by adding the following new section:

NEW SECTION. Holders of liquor control licenses and beer permits may sell alcoholic beverages or beer on Sunday pursuant to sections one (1) through three (3) of this Act only if the governing body of the city or town in which the premises covered by the license or permit are located, or the board of supervisors if the premises so covered are not located in a city or town, specifically approves authority to sell on Sunday in the area subject to its jurisdiction.

The governing body or board of supervisors at any time may repeal the authorization to sell on Sunday. Any license or permit for which the increased fee for Sunday sales has been paid and which is in effect at the time of such repeal shall remain effective until its date of expiration under section one hundred twentythree point thirty-four (123.34) of the Code, unless sooner suspended or revoked.

KRAUSE of Palo Alto HUSAK of Tama JORDAN of Linn BRANSTAD of Winnebago WEST of Marshall TOFTE of Winneshiek FULLERTON of Woodbury STEPHENS of Plymouth ANDERSON of Ringgold De JONG of Marion PELLETT of Cass STROTHMAN of Henry MENDENHALL of Allamakee FREEMAN of Buena Vista BORTELL of Madison BENNETT of Ida DAGGETT of Taylor CRABB of Crawford PETERSON of Woodbury MILLER of Buchanan ROORDA of Jasper STROMER of Hancock GRIFFEE of Chickasaw DANKER of Pottawattamie GRASSLEY of Butler LOGUE of Iowa NORLAND of Worth MILLER of Cerro Gordo EWING of Mahaska STANLEY of Muscatine DUNTON of Keokuk MENNENGA of Clinton EGENES of Story DEN HERDER of Sioux BROCKETT of Marshall printed by the Senate as follows:

1. Page 1 , by adding after line 24 the following new section:

Sec. ..... Section one hundred twenty-three point thirty-six (123.36), unnumbered paragraph two (2), Code 1973, is amended to read as follows:

The department shall credit all fees to the beer and liquor control fund and shall remit to the appropriate local authority a sum equal to sixty-five percent of the fees collected for each class "A", class " $B$ ", or class " $C$ " license covering premises located within their respective jurisdictions. However, that amount remitted to the appropriate local authority out of the fee collected for the privilege authorized under section one (1) of this Act shall be deposited in the county mental health and institutions fund to be used only for the care and treatment of persons
admitted or committed to the alcoholic treatment center at Oakdale or any facilities as provided in chapter one hundred twenty-three $B$ (123B) of the Code.
2. Page 2, by adding after line 32 the following new section:

Sec. ..... Section one hundred twenty-three point one hundred forty-three (123.143), subsection one (1), Code 1973, is amended to read as follows:

1. All retail beer permit fees collected by any local authority at the time application for the permit is made, and remitted with the permit application to the department, shall be refunded by the department to the local authority at the time the permit is issued. Those amounts refunded to the appropriate local authority out of the fee collected for the privilege authorized under section three (3) of this Act shall be deposited in the county mental health and institutions fund to be used only for the care and treatment of persons admitted or committed to the alcoholic treatment center at Oakdale or any facilities as provided in chapter one hundred twenty-three $B$ (12sB) of the Code.
2. By renumbering sections and correcting internal references as necessary in accordance with this amendment.

# FISHER of Greene DAGGETT of Adams FERGUSON of Carroll 

$\mathrm{H}-609$
Amend Senate File 144, as amended, passed, and reprinted by the Senate as follows:

1. Page 2, by adding after line 32 the following new section:

Sec. ..... Sections one hundred twenty-three point ninety-two (123.92), one hundred twenty-three point ninety-three (123.93), and one hundred twenty-three point ninety-four (123.94), Code 1973 , are repealed.

NORPEL of Jackson
$\mathrm{H}-610$
1 Amend Senate File 144, as amended, passed, and reprinted by the Senate as follows:

1. Page 1, line 12, by striking the word "fifty" and inserting in lieu thereof the word "thirty".
2. Page 2, line 20, by striking the word "fifty" and inserting in lieu thereof the word "thirty".

NORPEL of Jackson

## H-611

1 Amend Senate File 144, as amended, passed, and re-
2 printed by the Senate as follows:
3 1. Page 2, by striking line 13 and inserting in
4 lieu thereof the following: "on Sunday and two a.m.
5 the following Monday."

H-612
1 Amend Senate File 144, as amended, passed, and re2 printed by the Senate as follows:
3 1. Page 2, by adding after line 13 the following 4 new section:
5 Sec. ..... Section one hundred twenty-three point 6 fifty-one (123.51), subsection three (3), Code 1973,
7 is amended to read as follows:
8 3. No signs or other matter advertising any brand
9 of beer shall be erected or placed upon the outside
10 of any premises occupied by a licensee or permittee
11 authorized to sell beer at retail except between the
12 hours of twelve a.m. to twelve a.m. seven days a week.
NORPEL of Jackson
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Wednesday, May 30, 1973.

## JOURNAL OF THE HOUSE

One Hundred Forty-third Calendar Day-Ninety-fourth Session Day

> Hall of the House of Representatives Des Moines, Iowa, Wednesday, May 30, 1973

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

Prayer was offered by the Reverend Michael D. Lewton, pastor of the Presbyterian Church, Osceola, Iowa.

The Journal of Tuesday, May 29, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. D. M. Tan Creti, Denison, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Monroe of Des Moines for the morning on request of Griffee of Chickasaw.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Sixty-seven students from Bedford Community School, Bedford, accompanied by Dorothy Bush. By Daggett of Adams.

Thirty fifth grade students from Crawford School, Ames, accompanied by Elaine Bartlett. By Crawford of Story and Dunlap of Story.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Millen of Van Buren from thirty-three residents of Van Buren County.
Holden of Scott from twenty-five residents of Cedar and Clinton Counties.

Rapp of Black Hawk from twenty-eight residents of Black Hawk County.

Mennenga of Clinton from thirty-three residents of Clinton County.

By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Pellett of Cass from twenty-six residents of Cass County.
Daggett of Adams from eight residents of Taylor County.
Hennessey of Delaware from thirteen residents of Delaware and Linn Counties.

McElroy of Fremont from seventy-four residents of Fremont and Page Counties.

Fisher of Greene from fifty-nine citizens of Boone, Iowa.
By the following Representatives, all favoring Senate File 531, relating to collective bargaining for state employees:

Norland of Worth from seventeen residents of Worth County.
Lipsky of Linn from eighty residents of Linn County.
Edelen of Emmet from two hundred sixty-nine residents of Representative District 4.

Branstad of Winnebago from five employees of the Ringsted Community School District.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 324, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 25, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 43, a resolution regarding the joint claims rejected by the claims committee.

Also: That the Senate has on May 25, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 108, a bill for an act relating to games of skill, games of chance, and raffles.

Also: That the Senate has on May 25, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 574, a bill for an act appropriating to the department of soil conservation for the soil and water conservation cost-sharing program.

Also: That the Senate has on May 25, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 575, a bill for an act appropriating moneys to the department of general services for renovation of the Valley Bank Building.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 775, by committee on appropriations, a bill for an act relating to merged area schools, providing for the appropriation and payment of state aid, and providing for tuition.

## Read first time and placed on the appropriations calendar.

House File 776, by committee on appropriations, a bill for an act to appropriate funds from the general fund of the state to the state board of regents and institutions under the control of the board and relating to the number of employees of the institutions.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 574, a bill for an act to appropriate from the general fund of the state to the department of soil conservation for the soil and water conservation cost-sharing program.

Read first time and referred to committee on appropriations.
Senate File 575, a bill for an act appropriating moneys to the department of general services for renovation of the Valley Bank Building.

Read first time and referred to committee on appropriations.

## REMOVED FROM NONCONTROVERSIAL CALENDAR

We, the undersigned, respectfully request that the following bills be removed from the noncontroversial calendar: House Files 726, 674, 529, 425, 616, 569, 215, 414, 325 and Senate Files 383, 536, 106, 45, 452, 453, 239, $265,105,178,157,148,205,426$, and 447.

FISCHER of Grundy
CRABB of Crawford
NORPEL of Jackson
MILLER of Buchanan
HORN of Linn
JORDAN of Linn

HUSAK of Tama<br>WYCKOFF of Benton<br>BRINCK of Lee HANSEN of O'Brien BUTLER of Pottawattamie BORTELL of Madison LOGUE of Iowa FULLERTON of Woodbury ANDERSON of Ringgold EDELEN of Emmet DUNLAP of Story BRANSTAD of Winnebago MILLEN of Van Buren WULFF of Black Hawk STROTHMAN of Henry WEST of Marshall DAGGETT of Adams

## CONSIDERATION OF BILLS

## SPECIAL ORDER

The hour of 9:15 a.m. having arrived, the Speaker announced the special order of business for the consideration of Senate File 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits, with report of committee recommending amendment and passage.

CALL OF THE HOUSE
Mr. Speaker: Pursuant to House Rule 71, the undersigned members of the House request the presiding officer to place a Call of the House relating to Senate File 144 and all motions and amendments thereto, being an act relating to the hours during which alcoholic beverages and beer may be sold.

OAKLEY of Clinton CUSACK of Scott CONNORS of Polk JESSE of Polk KNOKE of Pottawattamie KREAMER of Polk

Roll call revealed all members present with the exception of Monroe of Des Moines, who previously had been excused for the morning.

Jesse of Polk offered the following amendment H-378 filed by the committee on judiciary and law enforcement and moved its adoption:
H-378
1 Amend Senate File 144, as amended, passed, and re-
2 printed by the Senate, as follows:
3 1. Page 1, by striking lines 9 through 17 and in-
4 serting in lieu thereof the following:
"NEW SECTION. Any holder of a liquor control license may sell and dispense alcoholic liquor and beer to patrons on Sunday upon application to the department and payment of the required fee."
2. Page 1, by striking everything after the period in line 22.
3. Page 1, by striking lines 23 and 24.
4. Page 2, line 10, by inserting after the word "class ' $B$ ' ", the words "or class ' $C$ '".
5. Page 2 , by striking lines 17 through 25 , and inserting in lieu thereof the following:
"NEW SUBSECTION. Any holder of a class 'B' or class ' $C$ ' beer permit may sell and dispense beer to patrons on Sunday upon application to the department and payment of the required fee. For this".
6. Page 2, line 26, by inserting after the word "class ' B '", the words "or class ' C '".
7. Page 2, by striking everything after the period in line 30.
8. Page 2, by striking lines 31 and 32.

Roll call was requested by Oakley of Clinton and Jesse of Polk.
Byerly of Polk asked and received unanimous consent that Nielsen of Polk be temporarily excused from the Call of the House and from voting on amendment $\mathrm{H}-378$.

On the question "Shall amendment $\mathrm{H}-378$ be adopted?"
The ayes were, 53:

| Anderson | Crawford | Hill | Newhard |
| :--- | :--- | :--- | :--- |
| Avenson | Daggett | Horn | O'Halloran |
| Bennett | Danker | Jesse | Patchett |
| Bittle | De Jong | Knoke | Rapp |
| Bortell | Den Herder | Krause | Rinas |
| Branstad | Doyle | Lippold | Roorda |
| Brunow | Edelen | Lipsky | Schroeder |
| Butler | Fullerton | Logue | Small |
| Byerly | Grassley | McCormick | Stephens |
| Caffrey | Griffee | McElroy | Stromer |
| Carr | Hansen | Miillen | West |
| Clark, J. W. | Hargrave | Miller, A. V. | Woods |
| Cochran | Hennessey | Miller, R.G. | Wulff |

The nays were, 45:

| Brinck <br> Brockett | Fisher, C. R. <br> Fitzgerald |
| :--- | :--- |
| Clark, J. H. | Freeman |
| Crabb | Harper |
| Cusack | Harvey |
| Drake | Higgins |
| Dunlap | Holden |
| Dunton | Howell |
| Egenes | Husak |
| Ewing | Hutchins |
| Ferguson | Jordan |
| Fischer, H. O. |  |

Junker
Kiser
Kreamer
Mendenhall
Menke
Mennenga
Middleswart
Miller, K. D.
Norland
Norpel
Oakley

Pellett
Peterson
Poncy
Readinger
Stanley Strothman
Tofte
Welden
Wells
Wyckoff
Mr. Speaker

Absent or not voting, 2:
Monroe Nielsen
Amendment $\mathrm{H}-378$ adopted.
Holden of Scott asked and received unanimous consent to withdraw amendment H-588 filed by him on May 24, 1973.

Norpel of Jackson asked and received unanimous consent to withdraw amendment H-610 filed by him on May 29, 1973.

Roorda of Jasper in the chair at $10: 16$ a.m.
Stanley of Muscatine offered the following amendment H-542 filed by him and moved its adoption:
H—542
1 1. Page 1, line 19, by striking the word
2 "fifteen" and inserting in lieu thereof the word
3 "twenty".
4 2. Page 2, line 27, by striking the word
5 "fifteen" and inserting in lieu thereof the word
6 "twenty".
Roll call was requested by Egenes of Polk and Oakley of Clinton.

On the question "Shall amendment H-542 be adopted?"
The ayes were, 64:

| Anderson | Doyle | Jordan | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Junker | Poncy |
| Bittle | Eggens | Kiser | Readinger |
| Bortell | Ewing | Krause | Rinas |
| Branstad | Ferguson | Lippold | Stanley |
| Brockett | Fisher, C. R. | Logue | Stephens |
| Brunow | Fitzgerald | Mendenhall | Stromer |
| Butler | Fullerton | Menke | Strothman |
| Byerly | Grassley | Mennenga | Tofte |
| Cochran | Griffee | Middleswart | Varley |
| Connors | Hansen | Miller, A.V. | Welden |
| Crabb | Hargrave | Miller, K. D. | Wells |
| Crawford | Hennessey | Miller, R. G. | West |
| Daggett | Holden | Norland | Wyckoff |
| Danker | Horn | O'Halloran | Mr. Speaker |
| De Jong | Howell | Pellett | (Roorda) |

The nays were, 35:

| Avenson | Edelen |
| :--- | :--- |
| Brinck | Fischer, H. O. |
| Caffrey | Freeman |
| Carr | Harper |
| Clark, J. H. | Harvey |
| Clark, J. W. | Higgins |
| Cusack | Hill |
| Drake | Husak |
| Dunlap | Hutchins |


| Jesse | Norpel |
| :--- | :--- |
| Knoke | Oakley |
| Kreamer | Patchett |
| Lipsky | Rapp |
| McCormick | Schroeder |
| McElroy | Small |
| Millen | Woods |
| Newhard | Wulff |

Absent or not voting, 1:
Monroe
Amendment $\mathrm{H}-542$ adopted.
Speaker Varley in the chair at 10:25 a.m.
Fisher of Greene offered the following amendment H-608 filed by Fisher, Daggett, and Ferguson:

H-608

Amend Senate File 144, as amended, passed, and reprinted by the Senate as follows:

1. Page 1, by adding after line 24 the following new section:

Sec. ..... Section one hundred twenty-three point thirty-six (123.36), unnumbered paragraph two (2), Code 1973, is amended to read as follows:

The department shall credit all fees to the beer and liquor control fund and shall remit to the appropriate local authority a sum equal to sixty-five percent of the fees collected for each class "A", class "B", or class "C" license covering premises located within their respective jurisdictions. However, that amount remitted to the appropriate local authority out of the fee collected for the privilege authorized under section one (1) of this Act shall be deposited in the county mental health and institutions fund to be used only for the care and treatment of persons admitted or committed to the alcoholic treatment center at Oakdale or any facilities as provided in chapter one hundred twenty-three $B$ (12sB) of the Code.
2. Page 2, by adding after line 32 the following new section:

Sec. ..... Section one hundred twenty-three point one hundred forty-three (123.143), subsection one (1), Code 1973, is amended to read as follows:

1. All retail beer permit fees collected by any local authority at the time application for the permit is made, and remitted with the permit application to the department, shall be refunded by the department to the local authority at the time the permit is issued. Those amounts refunded to the appropriate local authority out of the fee collected for the privilege authorized under section three (3) of this Act shall be deposited in the county mental health and institutions fund to be used only for the care and treatment of persons admitted or committed to the alcoholic treatment center at Oakdale or any facilities as provided in chapter one hundred twenty-three $B$ (12sB) of the Code.
2. By renumbering sections and correcting internal references as necessary in accordance with this amendment.

Brunow of Appanoose asked and received unanimous consent that he be excused for approximately forty-five minutes from the House chamber and from voting on amendments considered by the House during that period.

Fisher of Greene moved the adoption of amendment $\mathrm{H}-608$.
A non-record roll call was requested.
The ayes were 89 , nays 8 .
Amendment H—608 was adopted.
Norpel of Jackson offered the following amendment H-611 filed by him and moved its adoption:

H-611
1 Amend Senate File 144, as amended, passed, and re-
2 printed by the Senate as follows:
3 1. Page 2, by striking line 13 and inserting in
4 lieu thereof the following: "on Sunday and two a.m.
5 the following Monday."
Amendment H—611 lost.
Norpel of Jackson offered the following amendment $\mathrm{H}-612$ filed by him:
H-612
1 Amend Senate File 144, as amended, passed, and re-
2 printed by the Senate as follows:
3 1. Page 2, by adding after line 13 the following
new section:
Sec. ..... Section one hundred twenty-three point fifty-one (123.51), subsection three (3), Code 1973, is amended to read as follows:
3. No signs or other matter advertising any brand of beer shall be erected or placed upon the outside of any premises occupied by a licensee or permittee
11 authorized to sell beer at retail except between the
12 hours of twelve a.m. to twelve a.m. seven days a week.
Drake of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Hansen of O'Brien offered the following amendment $\mathrm{H}-602$ filed by Hansen, et al.:

$$
\mathrm{H}-602
$$

1 Amend Senate File 144, as amended, passed, and re-
2 printed as follows:
3 1. Page 2, by adding after line 32 the following
4 new section:

Sec. ..... Chapter one hundred twenty-three (123), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. Holders of liquor control licenses and beer permits may sell alcoholic beverages or beer on Sunday pursuant to sections one (1) through three (3) of this Act only if the governing body of the city or town in which the premises covered by the license or permit are located, or the board of supervisors if the premises so covered are not located in a city or town, specifically approves authority to sell on Sunday in the area subject to its jurisdiction.

The governing body or board of supervisors at any time may repeal the authorization to sell on Sunday. Any license or permit for which the increased fee for Sunday sales has been paid and which is in effect at the time of such repeal shall remain effective until its date of expiration under section one hundred twentythree point thirty-four (123.34) of the Code, unless sooner suspended or revoked.

Speaker pro tempore Kreamer in the chair at 11:05 a.m.
Holden of Scott asked and received unanimous consent that Speaker Varley be excused for approximately two hours from the House chamber and from voting on amendment $\mathrm{H}-602$ so that he could fulfill a speaking engagement.

Hansen of $\mathrm{O}^{\prime}$ Brien moved the adoption of amendment $\mathrm{H}-602$.
Roll call was requested by Hansen of O'Brien and Oakley of Clinton.

Rule 68 was invoked.
On the question "Shall amendment H-602 be adopted?"
The ayes were, 56:

| Anderson | Danker | Hansen | Miller, R. G. |
| :---: | :---: | :---: | :---: |
| Avenson | De Jong | Hargrave | Norland |
| Bennett | Den Herder | Hennessey | Norpel |
| Bortell | Doyle | Husak | Pellett |
| Branstad | Dunton | Hutchins | Peterson |
| Brockett | Edelen | Jordan | Rinas |
| Byerly | Egenes | Junker | Roorda |
| Carr | Ewing | Kiser | Small |
| Clark, J. H. | Ferguson | Logue | Stanley |
| Clark, J. W. | Fitzgerald | McCormick | Stephens |
| Cochran | Freeman | Mendenhall | Strothman |
| Crabb | Fullerton | Middleswart | Tofte |
| Cusack | Grassley | Miller, A. V. | Welden |
| Daggett | Griffee | Miller, K. D. | West |
| The nays were, 42: |  |  |  |
| Bittle | Butler | Crawford | Fischer, H. O. |
| Brinck | Caffrey | Drake | Fisher, C. R. |
| Brunow | Connors | Dunlap | Harper |


| Harvey | Krause | Nielsen | Stromer |
| :--- | :--- | :--- | :--- |
| Higgins | Lippold | Oakley | Wells |
| Hill | Lipky | O'Halloran | Woods |
| Holden | McElroy | Patchett | Wulf |
| Horn | Menke | Poncy | Wyckoff |
| Howell | Mennenga | Rapp | Mr |
| Jesse | Millen | Readinger | (Kreaker |
| Knoke | Newhard | Schroeder |  |

Absent or not voting, 2:
Monroe Varley
Amendment H - 602 adopted.
On motion by Holden of Scott, the House was recessed until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

> EXPLANATION OF VOTE
> (Amendments to Senate File 144)

I was absent from the House on the morning of May 30, 1973, because I was attending a meeting of the Iowa Highway Commission in Ames relating to the Highway 61 construction plans for Burlington. Had I been present, I would have voted "aye" on amendment H-378 to Senate File 144, "nay" on amendment H-542 to Senate File 144, and "aye" on H-602 to Senate File 144.

MONROE of Des Moines
The House resumed consideration of Senate File 144.
Monroe of Des Moines offered the following amendment H-616 filed by him:

H-616
1 Amend Senate File 144, as amended, passed, and re2 printed by the Senate as follows:

1. Page 2, by adding after line 13 the following new sections:

Sec. ..... Section one hundred twenty-three point one hundred twenty-nine (123.129), unnumbered paragraphs one (1) and four (4), Code 1973, are amended to read as follows:

No class " $C$ " permit shall be issued to any person except the owner or proprietor of a grocery store [or pharmacy].

A class "C" permit shall be issued by the director to any person who is the owner or proprietor of a grocery store [or pharmacy], who:

Sec. ..... Section one hundred twenty-three point one hundred twenty-nine (123.129), Code 1973, is amended by striking unnumbered paragraph three (3).

18 2. Renumber sections and correct internal references as necessary.
Oakley of Clinton rose on a point of order that amendment $\mathrm{H}-616$ was not germane.

The Speaker ruled the point well taken.
Norpel of Jackson offered the following amendment H-609 filed by him:
H-609
1 Amend Senate File 144, as amended, passed, and re-
2 printed by the Senate as follows:
3 1. Page 2, by adding after line 32 the following
4 new section:
5 Sec. ..... Sections one hundred twenty-three point
6 ninety-two (123.92), one hundred twenty-three point
7 ninety-three (123.93), and one hundred twenty-three
8 point ninety-four (123.94), Code 1973, are repealed.
Oakley of Clinton rose on a point of order that amendment H-609 was not germane.

The Speaker ruled the point well taken.
Clark of Lee offered the following amendment H-615 filed by him and Lipsky of Linn and division of the amendment was requested as follows:
H-615A

1 new section:
 read as follows:

Section 1. Section one hundred twenty-three point thirtytwo (123.32), subsection two (2), Code 1973, is amended to
2. ACTION BY LOCAL AUTHORITIES. The local authority shall either approve or disapprove the issuance of a liquor control license or retail beer permit, and shall endorse such approval or disapproval on the application and forward same along with the required fee and bond to the department. Upon the initial issuance of a liquor control license or retail beer permit, the fact that the local authority determines that no liquor control license or retail beer permit shall be issued shall not be held to be arbitrary, capricious, or without reasonable cause. [There shall be no limit upon the number of liquor control licenses or retail beer permits which may be approved for issuance by local authorities.] Local authorities may place any reasonable limits on the number of liquor control licenses and retail beer permits initially issued within their jurisdictions and establish qualifications for issuance of such licenses and permits as they deem proper.

## H-615B

22 Sec. 2. Section one hundred twenty-three point one hun-
23 dred twenty-nine (123.129), unnumbered paragraph two (2), Code
24 1973, is amended to read as follows:
25 "Grocery store" means any retail establishment, the
26 principal business of which consists of the sale of food[,]
27 or food products [or beverages] for consumption off the premises.
3. By renumbering sections and correcting internal references as necessary in accordance with this amendment.

Oakley of Clinton rose on a point of order that amendments $\mathrm{H}-615 \mathrm{~A}$ and $\mathrm{H}-615 \mathrm{~B}$ were not germane.

The Speaker ruled the point well taken.
Hargrave of Johnson offered the following amendment H-617 filed by him:
H-617
Amend Senate File 144, as amended, passed, and reprinted by the Senate as follows:

1. Page 2, by adding the following new section:

Section one hundred twenty-three point fortynine (123.49), Code 1973, is amended by adding the following new subsection:
$N E W S U B S E C T I O N$. No privilege of selling alcoholic liquor or beer on Sunday as provided in sections one (1) and three (3) of this Act shall be granted to a club or other organization which places restrictions on admission or membership in the club or organization on the basis of sex, race, religion, or national origin.

Stanley of Muscatine offered the following amendment H-619 filed by Stanley, Hargrave and O'Halloran to amendment H-617 and moved its adoption:
H-619
1 Amend the Hargrave amendment $\mathrm{H}-617$, to Senate
2 File 144, by inserting after line 14 the following:
3 "However, the privilege may be granted to a club
4 or organization which places restrictions on member-
5 ship on the basis of sex, if the club or organization
6 has an auxiliary organization open to persons of the
7 other sex. This subsection shall be effective July 1, 1974."

A non-record roll call was requested.
The ayes were 55 , nays 42.
Amendment $\mathrm{H}-619$ to amendment $\mathrm{H}-617$ adopted.

Hargrave of Johnson moved the adoption of amendment H-617 as amended.

Roll call was requested by Rapp of Black Hawk and Patchett of Johnson.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-617$ as amended be adopted?"

The ayes were, 60 :

| Avenson | De Jong | Jesse | Patchett |
| :--- | :--- | :--- | :--- |
| Bittle | Den Herder | Junker | Pellett |
| Brockett | Doyle | Knoke | Poncy |
| Brunow | Dunton | Krause | Rapp |
| Butler | Edelen | Lipsky | Readinger |
| Byerly | Fisher, C. R. | Logue | Rinas |
| Carr | Fitzgerald | McCormick | Small |
| Clark, J. H. | Griffee | Mendenhall | Stanley |
| Clark, J. W. | Hansen | Mennenga | Stephens |
| Cochran | Hargrave | Middleswart | Strothman |
| Connors | Hennessey | Miller, A.V. | Tofte |
| Crawford | Higgins | Monroe | Welden |
| Cusack | Hill | Newhard | Wells |
| Daggett | Horn | Norland | West |
| Danker | Howell | O'Halloran | Mr. Speaker |

The nays were, 40 :

| Anderson | Ewing | Hutchins | Nielsen |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Jordan | Norpel |
| Bortell | Fischer, H. O. | Kiser | Oakley |
| Branstad | Freeman | Kreamer | Peterson |
| Brinck | Fullerton | Lippold | Roorda |
| Caffrey | Grassley | McElroy | Schroeder |
| Crabb | Harper | Menke | Stromer |
| Drake | Harvey | Millen | Woods |
| Dunlap | Holden | Miller, K.D. | Wulff |
| Egenes | Husak | Miller, R.G. | Wyckoff |

Absent or not voting, none.
Amendment $\mathrm{H}-617$ as amended by amendment $\mathrm{H}-619$ adopted.

Oakley 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. 144)
The ayes were, 47 :

| Avenson | Carr | Cusack | Hargrave |
| :--- | :--- | :--- | :--- |
| Bittle | Clark, J. H. | Doyle | Harvey |
| Brinck | Clark, J. W. | Drake | Hennessey |
| Byerly | Connors | Edelen | Higgins |
| Caffrey | Crabb | Fitzgerald | Hill |


| Horn | Lipsky | Nielsen | Schroeder |
| :---: | :---: | :---: | :---: |
| Jesse | McCormick | Norpel | Small |
| Kiser | McElroy | O'Halloran | Tofte |
| Knoke | Millen | Patchett | Woods |
| Krause | Miller, K. D. | Rapp | Wulff |
| Kreamer | Monroe | Readinger | Mr. Speaker |
| Lippold | Newhard | Rinas |  |
| The nays were, 53: |  |  |  |
| Anderson | Dunton | Howell | Oakley |
| Bennett | Egenes | Husak | Pellett |
| Bortell | Ewing | Hutchins | Peterson |
| Branstad | Ferguson | Jordan | Poncy |
| Brockett | Fischer, H. O. | Junker | Roorda |
| Brunow | Fisher, C. R. | Logue | Stanley |
| Butler | Freeman | Mendenhall | Stephens |
| Cochran | Fullerton | Menke | Stromer |
| Crawford | Grassley | Mennenga | Strothman |
| Daggett | Griffee | Middleswart | Welden |
| Danker | Hansen | Miller, A. V. | Wells |
| De Jong | Harper | Miller, R. G. | West |
| Den Herder | Holden | Norland | Wyckoff |

Absent or not voting, none.
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## MOTION TO RECONSIDER <br> (Senate File 144)

I move to reconsider the vote by which Senate File 144 failed to pass the House on May 30, 1973.

OAKLEY of Clinton

## HOUSE CONCURRENT RESOLUTION 57 <br> By Small, Crabb, Brockett and Clark of Dubuque

Whereas, there is a need for a police-training academy in which law enforcement officers from this state will be adequately trained; and

Whereas, the essentials of a training academy consist primarily of faculty and students and only secondarily of classroom facilities; and

Whereas, there are numerous campus facilities throughout this state which are not used during the summer months; and

Whereas, the enrollment in many of these public and private institutions of higher learning is decreasing and is expected to continue to decrease in the forseeable future; and

Whereas, it is the objective of the state to avoid unnecessary duplication of physical facilities which will result in an unreasonable burden upon Iowa taxpayers; and

Whereas, the current site of the Iowa Law Enforcement Academy at Camp Dodge, Iowa, is isolated from the diverse and healthful influence of general society and from other institutions of learning; and

Whereas, it is not feasible to train sufficient numbers of law enforcement
officers within the present physical facilities of the Iowa Law Enforcement Academy, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is authorized to create a study committee from members of the appropriate standing committees of the House of Representatives and the Senate for the purpose of studying the training of law enforcement officers in this state, which study shall include the feasibility of scheduling training courses during the summer months at public or private institutions of higher education throughout the state, the economics of contracting temporary faculty and for housing and other training facilities at such educational institutions for law enforcement training programs in comparison to alternative methods of financing such training programs, and the feasibility of vacating and disposing of the real property of the Iowa Law Enforcement Academy at Camp Dodge, Iowa; and

Be It Further Resolved, That the Study Committee make periodic reports to the Legislative Council and submit a final report, including necessary bill drafts to implement the recommendations, to the Legislative Council and the 1974 Session of the Sixty-fifth 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 on May 30, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 770, a bill for an act making an appropriation for the planning and construction of certain state buildings.

Also: That the Senate has on May 30, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 577, a bill for an act to appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 770

Amend House File 770 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. There is appropriated from the general fund of the state to the department of general services the sum of five million ( $5,000,000$ ) dollars, or so much thereof as may be necessary, to be used for expenses incurred in the construction of an additional state office building or an addition to an existing structure at the seat of government.

Sec. 2. The director of the department of general services is authorized, with the approval of the executive council, to expend the funds appropriated in section one (1) of this Act in accordance with the recommendations of the capitol planning commission as provided in section eighteen A point three (18A.3) of the Code.

Sec. 3. The director of the department of general services, the governor, and the state comptroller are authorized to obtain and accept federal grants to the state to be used in connection with the funds appropriated by this Act.

Sec. 4. Fees paid pursuant to this Act for architectural services shall be paid only for those services relating to the general contract for the actual construction of a building or addition. It is the intent of this section that no fees shall be paid for architectural services relating to interior furniture, decorating, or other things not a part of the building.

Sec. 5. Any unobligated balance of funds appropriated by this Act shall revert to the credit of the fund from which appropriated as of June 30, 1977.
2. Page 1, lines 1, 2, and 3 of the title, by striking everything after the word "appropriation" and inserting in lieu thereof the words "for expansion of the capitol complex."

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 108, 537 and 538.

CHARLES F. STROTHMAN Chairman, House Committee
DALE L. TIEDEN
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 108, 537 and 538.

## AMENDMENTS FILED

## H-620

Amend the Senate amendment, S-661, to House File 315 as amended and passed by the House, as follows:

1. Page 1 of the amendment, by striking line 3 , and inserting in lieu thereof the following:
"1. Page 2, line 13, by inserting after the word 'of' the words 'sections one (1), two (2), and three (3) of" ".
2. Page 1 of the amendment, by striking lines 5 through 25, inclusive and inserting in lieu thereof the following:

Sec. 5. Notwithstanding the provisions of subsection four (4) of section four hundred twenty-two
point sixty-nine (422.69) of the Code, during the last quarter of the fiscal year ending June 30, 1975 an amount equal to ten percent of the net receipts from two-thirds of the sales tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code, less any amount which may be transferred by law during such fiscal year for motor vehicle registration plates, shall be transferred to the road use tax fund only if the unencumbered balance in the general fund of the state on June 30, 1973, computed on a basis consistent with prior years, plus the receipts to the general fund of the state during the fiscal year beginning July 1, 1973 and ending June 30, 1974, as certified by the state comptroller to the governor, did total eight hundred eighty-three million $(883,000,000)$ dollars or more. If the unencumbered balance in the general fund of the state on June 30, 1973, plus the total receipts to the general fund of the state during the fiscal year beginning July 1, 1973 and ending June 30, 1974, did not total eight hundred eighty-three million $(883,000,000)$ dollars or more, funds which would otherwise be deposited in the road use tax fund during the last quarter of the fiscal year beginning July 1, 1974 and ending June 30, 1975, pursuant to subsection four (4) of section four hundred twenty-two point sixty-nine (422.69) of the Code, shall be credited to the general fund of the state."
3. Page 2 of the amendment, by striking line 1.
4. Page 2 of the amendment, by striking lines 3 and 4 and inserting in lieu thereof the words "words ', providing an effective date, and providing for the existence of a condition precedent prior to the transfer of funds during the last quarter of the fiscal year beginning July 1, 1974' '".

HOLDEN of Scott ROORDA of Jasper STROMER of Hancock KREAMER of Polk

## H-621

## Amend House File 653 as follows:

1

1. Page 10, by striking from line 23 the words "If the licensee" and striking all of lines 24 through 34, inclusive.
2. Page 11, by inserting after line 14 the following new section:

Sec. ..... NEW SECTION. HEARING AND APPEAL PROCEDURE.
A licensee under this chapter may make a written request for a hearing within thirty days after receiving warning, pursuant to section twelve (12), subsection one (1) of this Act, that suspension or revocation of his license or certificate is being considered. A licensee who so requests shall be given a hearing be-

33 be on the record of the hearing before the hearing officer.
LIPSKY of Linn READINGER of Polk

## H-622

1 Amend House File 730, page 3, by striking lines
218 through 24.
COCHRAN of Webster

## H-623

1 Amend House File 775, page 4, by striking lines
220 through 26 inclusive.
SCHROEDER of Pottawattamie KNOKE of Pottawattamie

H-625
Amend House File 775, page 4, by striking lines 220 through 26 inclusive and inserting in lieu thereof
3 the following:
"Sec. 6. In exercising its powers under chapter two hundred eighty A (280A) of the Code, the state board shall encourage each area community college, including a college which was formerly a public community or junior college, to allocate a sufficient share of its area budget to provide adequate funding of existing programs for which there is a student need.

SCHROEDER of Pottawattamie KNOKE of Pottawattamie

## H-624

1 Amend House File 775, page 4, line 26, by strik-
2 ing the words "and approved new programs".
SCHROEDER of Pottawattamie KNOKE of Pottawattamie

## H-626

1 Amend Senate File 144, as amended, passed, and
2 reprinted by the Senate as follows:
3 1. Page 2, line 10, by inserting after the words
4 "class ' $B$ '" the words "or class ' $C$ '".
5 2. Page 2, line 18, by inserting after the words
6 "class ' B '" the words "or class ' C '".
7 3. Page 2, line 26, by inserting after the words
8 "class ' $B$ '" the words "or class ' $C$ '".
JESSE of Polk
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, May 31, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Forty-fourth Calendar Day-Ninety-fifth Session Day
Hall of the House of Representatives
Des Moines, Iowa, Thursday, May 31, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by Rabbi Barry Cytron, pastor of the Tifereth Israel Synagogue, Des Moines, Iowa.

The Journal of Wednesday, May 30, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. J. R. Miller, Wellman, Iowa.

## Leave of absence

Leave of absence was granted as follows:
Drake of Muscatine on request of McElroy of Fremont.

## PRESENTATION OF VISITORS

Middleswart of Warren presented to the House the Honorable Gary E. Byrd, Jr., now serving in the South Carolina House of Representatives representing Darlington County.

Hutchins of Guthrie presented to the House the Honorable Kenneth Robinson, former member of the House in the Sixtyfirst General Assembly representing Audubon and Guthrie Counties.

## PETITIONS FILED

The following petitions were received and placed on file:
By the following Representatives, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Pellett of Cass from sixty-one residents of Cass County.
Crawford of Story from fourteen residents of Story County.
Peterson of Woodbury from twenty-nine residents of Woodbury County.

Danker of Pottawattamie from thirty-five residents of Pottawattamie, Shelby, and Harrison Counties.

By Byerly of Polk from sixty-four residents of Polk County favoring Senate File 144, relating to the sale of beer, liquor and other alcoholic beverages on Sunday.

By Fisher of Greene from eleven residents of Boone employed in the Lowell Elementary School favoring Senate File 531, relating to collective bargaining for state employees.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Spanker: I am directed to inform your honorable body that the Senate has on May 29, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 112, a bill for an act relating to the highway grade crossing safety fund.

Also: That the Senate has on May 29, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 578, a bill for an act to appropriate funds to the office of the citizens' aide.

Also: That the Senate has on May 29, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 580, a bill for an act to make an appropriation from the general fund of the state to the Iowa state arts council.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILL

House File 777, by committee on appropriations, a bill for an act making an appropriation to certain state libraries.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGE CONSIDERED

Senate File 577, a bill for an act to appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program.

Read first time and referred to committee on appropriations.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 55

Brunow of Appanoose called up for consideration House Concurrent Resolution 55 filed on May 23, 1973, and found on page 1522 of the House Journal.

Brunow of Appanoose offered the following amendment to the resolution and moved its adoption:

Amend House Concurrent Resolution 55, page 1522
of the House Journal:

1. In line 14, by inserting immediately after the word "Commission", the words "be urged to";
2. In line 16 , by inserting immediately after 6 the word "-mission", the words "be urged to".

Amendment adopted.
Brunow of Appanoose moved the adoption of House Concurrent Resolution 55 as amended.

Resolution as amended adopted.

## SENATE AMENDMENT CONSIDERED

Holden of Scott called up for consideration House File 315, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund, amended by the Senate as follows:

Amend House File 315 as amended and passed by the House as

## follows:

1. Page 2, by striking lines 13 and 14.
2. Page 2, by adding after section three (3) the following:
"Sec. 4. There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1973 and ending June 30, 1974 the sum of fifteen million ( $15,000,000$ )
dollars for deposit in the road use tax fund. Moneys appropriated by this section shall be transferred quarterly from the general fund of the state to the road use tax fund in equal amounts.

Sec. 5. 1. There is appropriated, subject to the provisions of subsection two (2) of this section, from the general fund of the state for the fiscal year beginning July 1, 1974 and ending June 30, 1975 the sum of fifteen million $(15,000,000)$ dollars for deposit in the road use tax fund. If such moneys are transferred they shall be transferred from the general fund of the state to the road use tax fund on or after March 1, 1975.
2. The funds appropriated by subsection one (1) of this section shall be contingent upon and transferred only if the state comptroller certifies to the governor that there will exist in the general fund of the state on July 1, 1974 an unencumbered balance of funds, computed on a basis consistent with prior years, totaling sixty million $(60,000,000)$ dollars or more."
3. Page 1, line 2, by inserting after the word "fund" the words "and making an appropriation to replace such receipts during designated years subject to certain conditions".
Holden of Scott offered the following amendment H-620 filed by Holden, Roorda, Stromer and Kreamer to the Senate amendment:

H-620
1
2

Cochran of Webster offered the following amendment H-631
to amendment $\mathrm{H}-620$ and moved its adoption:

## H-631

2. By striking from lines 32 and 33 the following:
"eighty-three million ( $883,000,000$ )" and inserting in lieu thereof the following: "seventy-seven million six hundred thousand ( $877,600,000$ )".
A non-record roll call was requested.
The ayes were 34, nays 59.
Amendment H-631 lost.
Higgins of Scott moved that the rules be suspended for the immediate consideration of the following amendment H-632 filed by Small of Johnson:
H-632
1

3 in lieu thereof the words "seven and one-half million (7,500,000)".
3. Page 1 of the amendment, lines 12 and 13 , by striking the numeral " 1. ." and the words ", subject to the provisions of subsection two (2) of this section,".
4. Page 1 of the amendment, lines 15 and 16, by striking the words "fifteen million ( $15,000,000$ )" and inserting in lieu thereof the words "seven and onehalf million $(7,500,000)$ ".
5. Page 1 of the amendment, by striking lines 17 through 19, inclusive, and inserting in lieu thereof the words "Moneys appropriated by this section shall be transferred quarterly from the general fund of the state to the road use tax fund in equal amounts."
6. Page 1 of the amendment, by striking lines 20 through 25 , inclusive.
7. Page 2 of the amendment, by striking line 1.
8. Page 2 of the amendment, line 4, by striking the words "subject to certain conditions".

Roll call was requested by Small of Johnson and Higgins of Scott.

On the question "Shall the rules be suspended for the consideration of amendment H-632?"

The ayes were, 38:

| Avenson | Griffee | McCormick | Norpel |
| :--- | :--- | :--- | :--- |
| Brunow | Hargrave | Mennenga | O'Halloran |
| Byerly | Hennessey | Miller, A.V. | Patchett |
| Caffrey | Higgins | Miler, K. D. | Poncy |
| Carr | Horn | Miller, R. G. | Rapp |
| Cochran | Howell | Monroe | Rinas |
| Cusack | Husak | Newhard | Small |
| Doyle | Hutchins | Nielsen | Wells |
| Dunton | Jordan | Norland | Woods |
| Fitzgerald | Krause |  |  |

The nays were, 54:

| Anderson | Dunlap Junker Readinger <br> Bennett Edelen Kiser | Roorda <br> Bittle | Egenes |
| :--- | :--- | :--- | :--- |
| Bortell | Ewing | Knoke | Schroeder |
| Branstad | Ferguson | Kreamer | Sippold |
| Brinck | Fischer, H. O. | Lipsky | Stephens |
| Brockett | Fisher, C. R. | Logue | Stromer |
| Butler | Fullerton | McElroy | Strothman |
| Crabb | Grassley | Mendenhall | Tofte |
| Crawford | Hansen | Melden |  |
| Daggett | Harper | Menke | West |
| nanker | Harvey | Oakley | Wulf |
| De Jong | Hill | Petlett | Wyckoff |
| Den Herder | Holden |  | Mr. Speaker |

Absent or not voting, 8:

| Clark, J. H. | Connors | Freeman | Middleswart |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Drake | Jesse | Millen |

The motion lost.
Holden of Scott moved the adoption of amendment $\mathrm{H}-620$ to the Senate amendment.

Roll call was requested by Holden of Scott and Kreamer of Polk.

On the question "Shall amendment $\mathrm{H}-620$ be adopted?"
The ayes were, 78:

| Anderson | Dunlap | Junker | Patchett |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Kiser | Pellett |
| Bittle | Egenes | Knoke | Peterson |
| Bortell | Ewing | Kreamer | Poncy |
| Branstad | Ferguson | Lippold | Rapp |
| Brinck | Fisher, C. R. | Lipsky | Readinger |
| Brockett | Freeman | Logue | Roorda |
| Brunow | Fullerton | McCormick | Schroeder |
| Butler | Grassley | McElroy | Stanley |
| Caffrey | Griffee | Mendenhall | Stephens |
| Clark, J. H. | Hansen | Menke | Stromer |
| Clark, J. W. | Hargrave | Mennenga | Strothman |
| Cochran | Harper | Middleswart | Tofte |
| Crabb | Harvey | Millen | Welden |
| Crawford | Hennessey | Miller, A. V. | Wells |
| Daggett | Higgins | Newhard | West |
| Danker | Hill | Norland | Woods |
| De Jong | Holden | Oakley | Wulff |
| Den Herder | Hutchins | O'Halloran | Mr. Speaker |
| Doyle | Jesse |  |  |

The nays were, 18:

| Avenson | Fitzgerald |
| :--- | :--- |
| Byerly | Horn |
| Cusack | Howell |
| Dunton | Husak |
| Fischer, H. O. | Krause |


| Miller, K. D. | Norpel |
| :--- | :--- |
| Miller, R. G. | Rinas |
| Monroe | Small |
| Nielsen | Wyckoff |

Absent or not voting, 4:
Carr Connors Drake Jordan
Amendment H—620 adopted.
Holden of Scott 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.

Holden of Scott 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 315)
The ayes were, 60:

| Anderson | Den Herder | Junker | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Kiser | Peterson |
| Bittle | Edelen | Knoke | Rapp |
| Bortell | Egenes | Kreamer | Readinger |
| Branstad | Ewing | Lippold | Roorda |
| Brockett | Ferguson | Lipsky | Schroeder |
| Butler | Fisher, C. R. | Logue | Stanley |
| Byerly | Freeman | McElroy | Stephens |
| Clark, J. H. | Fullerton | Mendenhall | Stromer |
| Crabb | Grassley | Menke | Strothman |
| Crawford | Hansen | Mennenga | Tofte |
| Cusack | Harvey | Millen | Welden |
| Daggett | Higgins | Oakley | West |
| Danker | Hill | O'Halloran | Wulff |
| De Jong | Holden | Patchett | Mr. Speaker |
| The nays were, 38: |  |  |  |
| Avenson | Fitzgerald | Jordan | Nielsen |
| Brinck | Griffee | Krause | Norland |
| Brunow | Hargrave | McCormick | Norpel |
| Caffrey | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A. V. | Rinas |
| Clark, J. W. | Horn | Miller, K. D. | Small |
| Cochran | Howell | Miller, R. G. | Wells |
| Doyle | Husak | Monroe | Woods |
| Dunton | Hutchins | Newhard | Wyckoff |
| Fischer, H. 0. | Jesse |  |  |

Absent or not voting, 2:
Connors Drake
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

On motion by Holden of Scott, the House was recessed until 3:00 p.m.

## AFTERNOON SESSION

## The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Howell of Floyd for the afternoon on request of Ewing of Mahaska.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 31, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 28, a bill for an act relating to a free copy of the laws of Iowa.

Also: That the Senate has on May 31, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 240, a bill for an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded.

Also: That the Senate has on May 31, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 704, a bill for an act relating to compensation paid to members of certain boards and commissions.

Also: That the Senate has on May 31, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 763, a bill for an act to make an appropriation from the general fund of the state to the capitol planning commission.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 176, a bill for an act relating to property exchanges between a school corporation and the state or a state agency.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 581, a bill for an act appropriating to the Iowa crime commission.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 582, a bill for an act appropriating to the lowa crime commission for the purpose of matching federal funds to support certain activities within local government units.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 28

"Section 1. Section sixteen point twenty-four (16.24), subsection five (5), Code 1973, is amended to read as follows:
5. To each judge of the supreme court and to each judge of the district court [including], two copies; and to each district associate judge and each judicial magistrate 1 copy"
2. By renumbering the remaining bill sections.

## SENATE AMENDMENT TO HOUSE FILE 240

Amend House File 240 as amended and passed by the House as follows:

1. Page 1, line 12, by inserting after the word "superintendent" the words "in cooperation with other social agencies under the supervision of the Iowa department of social services".
2. Page 4, by striking in lines 7 and 8 the words "state director" and inserting in lieu thereof the words "Iowa department of social services".
3. Page 4, line 12, by striking the words "state director" and inserting in lieu thereof the word "department".

## SENATE AMENDMENT TO HOUSE FILE 763

Amend House File 763, page 2, line 8, by striking the word "the" and inserting in lieu thereof the following: "per diem of $\$ 40$ per day and".

## SENATE AMENDMENT TO HOUSE FILE 704

Amend House File 704, as passed by the House, as follows:

1. Page 8, by inserting after line 14 the following:

Sec. ..... Section four hundred sixty-seven A point four (467A.4), subsection three (3), Code 1973, is amended to read as follows:
3. The committee shall designate its chairman, and may, from time to time, change such designation. The director of the state agricultural extension service shall hold office so long as he shall retain the office by virtue of which he shall be serving on the committee. The members appointed by the governor shall serve for a period of six years. Members shall be appointed in each odd-numbered year to succeed members whose terms expire on June 30 of that year. Appointments may be made at such other times and for such other periods as are necessary to fill vacancies on the committee, and any appointment so made while the general assembly is not in session shall be subject to confirmation by the senate at the next session of the general assembly thereafter. No members shall be appointed to serve more than two complete sixyear terms. Members designated to represent the secretary of agriculture, director of the state conservation commission, or the director of the Iowa natural resources council shall serve at the pleasure of the officer making such designation. A majority of the voting members of the committee shall constitute a quorum, and the concurrence of a majority of the voting members of the committee in any matter within
> their duties shall be required for its determination. The chairman and members of the committee, not otherwise in the employ of the state, or any political subdivision, shall receive [thirty] forty dollars per diem as compensation for their services in the discharge of their duties as members of the committee. The committee shall determine the number of days for which any committee member may draw per diem compensation, but the total number of days for which per diem compensation is allowed for the entire committee shall not exceed three hundred fifty days per year. They shall also be entitled to expenses, including traveling expenses, necessarily incurred in the discharge of their duties as members of such committee. The per diem and expenses paid to the committee members shall be paid from funds appropriated to the committee. The committee shall provide for the execution of surety bonds for all employees and officers who shall be entrusted with funds or property, shall provide for the keeping of a full and accurate record of all proceedings and of all resolutions, regulations, and orders issued or adopted, and shall provide for an annual audit of the accounts of receipts and disbursements.
> 2. By renumbering the sections to conform to this amendment.

## INTRODUCTION OF BILL

House File 778, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the state to the department of general services for capital improvements and repairs for certain buildings and facilities.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 112, a bill for an act relating to the highway grade crossing safety fund.

Read first time and referred to committee on appropriations.
Senate File 578, a bill for an act to appropriate funds to the office of the citizens' aide.

Read first time and referred to committee on appropriations.
Senate File 580, a bill for an act to make an appropriation from the general fund of the state to the Iowa state arts council.

Read first time and referred to committee on appropriations.
CONSIDERATION OF BILLS
APPROPRIATIONS CALENDAR
Holden of Scott asked and received unanimous consent to take up for immediate consideration House File 775, a bill for an act
relating to merged area schools, providing for the appropriation and payment of state aid, and providing for tuition.
Roorda of Jasper offered the following amendment H-629 filed by Roorda, Jesse, Ferguson, De Jong and Rinas and moved its adoption:

## H-629

1 Amend House File 775 as follows:
2 1. Page 3, lines 13 and 14, by striking the words
3 "may with the approval of the state board of public
4 instruction" and inserting in lieu thereof the words
5 "shall".
3. Page 3, line 18 , by inserting after the period the following:
"The superintendent shall make the reallocations during the fourth quarter of each fiscal year, and shall determine the amounts to be reallocated as follows:

1. Compare the full-time equivalent enrollment of each merged area, as determined by the verified records in the office of the auditor of state, for the two most recent fiscal years for which the records are available.
2. Determine the average amount of general state financial aid to all merged areas for each full-time equivalent enrollment in the state, for the most recent fiscal year for which the records are available.
3. If a merged area's full-time equivalent enrollment decreased in the second of the two years which are compared, multiply the amount of the decrease by the average amount of general state financial aid per full-time equivalent enrollment for the most recent year, and reduce the merged area's appropriation by the product, subject to the maximum in this section.
4. From the total amount by which the appropriations of merged areas with decreasing enrollments are reduced, allocate additional moneys to the merged areas with enrollments which increased in the second of the two years which are compared, in the proportion that the increase in each merged area's full-time equivalent enrollment is to the total increase in full-time equivalent enrollment for all merged areas in the state.
A non-record roll call was requested.
The ayes were 33 , nays 50 .
Amendment H-629 lost.
Byerly of Polk offered the following amendment H-627 filed by him:

H—627
1 Amend House File 775 as follows:

1. Page 2, by striking lines 8 through 35 , and page 3, by striking lines 1 through 18, and inserting in lieu thereof the following:
"the Code, the total amount appropriated to each merged area annually shall be separately computed for each merged area as follows:
2. Determine the state average cost per full-time equivalent enrollment in each of the following categories of programs:
a. Agricultural.
b. Business and distributive.
c. Health.
d. Homemaking.
e. Trade and industrial.
f. Paraprofessional.
g. Arts and sciences.
h. Adult education.
3. The department of public instruction shall determine which individual courses of study belong in each category.
4. Subtract from the state average cost per fulltime equivalent enrollment in each category the following amounts:
a. Four hundred dollars for tuition in all categories except adult education, and one hundred fifty dollars for tuition in adult education.
b. Three-fourths of the property taxes which may be levied by the merged area under section two hundred eighty A point seventeen (280A.17) of the Code, divided by the total full-time equivalent enrollment in the merged area.
c. For all categories except paraprofessional, arts and sciences, and adult education, the total state and federal vocational aid, divided by the total state full-time equivalent enrollment in all categories except paraprofessional, arts and sciences, and adult education.
5. The remaining cost in each category multiplied by the full-time equivalent enrollment in each category determines the amount appropriated to each merged area.
6. The remaining one-fourth of the property taxes which may be levied in each merged area under section two hundred eighty A point seventeen (280A.17) of the Code shall be considered as a fund which may be used at the discretion of the board of directors of the merged area."
Byerly of Polk asked and received unanimous consent to withdraw amendment H-627.

Strothman of Henry offered the following amendment H-628 filed by him and moved its adoption:

H-628
1 Amend House File 775, page 3, by striking Sec. 2
2 and renumbering the following sections.
A non-record roll call was requested.
The ayes were 18 , nays 59.
Amendment H-628 lost.
Mennenga of Clinton offered the following amendment $\mathrm{H}-634$ filed by Nennenga, Byerly, Avenson and Tofte and moved its adoption:
H-634
1 Amend House File 775 as follows:
2 1. Page 4, by inserting after line 9 the follow-
ing section:
Sec. ..... There is appropriated from the general
fund of the state to the department of public instruc-
tion for the 1974-75 fiscal year the sum of one hun-
dred ninety thousand $(190,000)$ dollars, or so much
thereof as may be necessary, to be allocated to merged area schools to cover their increased cost in the second year of the biennium for payments into the Iowa public employees' retirement fund as required by House File two hundred eighty-seven (287) of the Acts of the Sixty-fifth General Assembly, 1973 Session.
2. By renumbering sections and internal references to correspond with this amendment.

A non-record roll call was requested.
The ayes were 43 , nays 47.
Amendment $\mathrm{H}-634$ lost.
Roorda of Jasper in the chair at 4:40 p.m.
Schroeder of Pottawattamie offered the following amendment H-630 filed by Schroeder, Kiser, Brunow, Patchett, Hansen, Wells, Norland, Knoke, Mennenga and Fitzgerald: H-630

Amend House File 775, page 4, by striking lines 10
2 through 19, inclusive, and by renumbering the sub-
3 sequent sections.
Speaker Varley in the chair at 5:15 p.m.
Schroeder of Pottawattamie moved the adoption of amendment H-630.

Roll call was requested by Schroeder of Pottawattamie and Kreamer of Polk.

Rule 68 was invoked.
On the question "Shall amendment H-630 be adopted?"
The ayes were, 36:

| Brunow | Egenes |
| :--- | :--- |
| Butler | Fitzgerald |
| Byerly | Hargrave |
| Clark, J. H. | Harper |
| Cochran | Higgins |
| Connors | Hill |
| Crawford | Horn |
| Cusack | Jesse |
| Dunton | Jordan |


| Knoke | O'Halloran |
| :--- | :--- |
| Krause | Patchett |
| Lipsky | Poncy |
| Mennenga | Rapp |
| Miller, A. V. | Rinas |
| Monroe | Schroeder |
| Newhard | Small |
| Nielsen | Wells |
| Norland | Woods |

The nays were, 57:
Anderson
Avenson
Bennett
Bittle
Bortell
Branstad
Brinck
Brockett
Caffrey
Carr
Clark, J. W.
Crabb
Daggett
Danker
Den Herder
Dunlap
Edelen
Ewing
Ferguson
Fischer, H. 0.
Fisher, C. R.
Freeman
Fullerton
Grassley
Griffee
Hansen
Hennessey
De Jong
Absent or not voting, 7:

| Doyle | Harvey | Miller, K. D. | Pellett |
| :--- | :--- | :--- | :--- |
| Drake | Howell | Oakley |  |

Amendment H-630 lost.
Kreamer of Polk offered the following amendment H-633 filed by him and moved its adoption:
$\mathrm{H}-633$
1 Amend House File 775 as follows:
2 1. Page 4, line 13, by striking the word
3 "expenditures" and inserting in lieu thereof the
4 word "budget".
5 2. Page 4, line 18, by striking the word
6 "expenditures" and inserting in lieu thereof the
7 word "budget".

## Amendment H-633 adopted.

Schroeder of Pottawattamie offered the following amendment H-625 filed by him and Knoke of Pottawattamie:
$\mathrm{H}-625$
1 Amend House File 775, page 4, by striking lines
220 through 26 inclusive and inserting in lieu thereof
3 the following:
4 "Sec. 6. In exercising its powers under chapter

5 two hundred eighty A (280A) of the Code, the state board
shall encourage each area community college, including a college which was formerly a public community or junior college, to allocate a sufficient share of its area budget to provide adequate funding of existing programs for which there is a student need.
Nielsen of Polk moved the previous question on House File 775 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 64, nays 20.
The motion prevailed.
Schroeder of Pottawattamie moved the adoption of amendment H-625.

Amendment H—625 lost.
Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment H-624 filed on May 30, 1973.

Schroeder of Pottawattamie offered the following amendment H-623 filed by him and Knoke of Pottawattamie and moved its adoption:
H-623
1 Amend House File 775, page 4, by striking lines
220 through 26 inclusive.
A non-record roll call was requested.
The ayes were 28 , nays 58 .
Amendment H-623 lost.
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. 775)
The ayes were, 88:

| Avenson | Cochran | Egenes | Harper |
| :---: | :---: | :---: | :---: |
| Bennett | Connors | Ewing | Harvey |
| Bittle | Crabb | Ferguson | Hennessey |
| Bortell | Cusack | Fischer, H. O. | Hill |
| Branstad | Daggett | Fisher, C. R. | Holden |
| Brinck | Danker | Fitzgerald | Horn |
| Brockett | De Jong | Freeman | Husak |
| Butler | Den Herder | Fullerton | Hutchins |
| Caffrey | Doyle | Grassley | Jesse |
| Carr | Dunlap | Griffee | Jordan |
| Clark, J. H. | Dunton | Hansen | Kiser |
| Clark, J. W. | Edelen | Hargrave | Knoke |


| Krause | Middleswart | Patchett | Stromer |
| :--- | :--- | :--- | :--- |
| Kreamer | Millen | Poncy | Strothman |
| Lippold | Miler, A. V. | Rapp | Tofte |
| Lipsky | Mille, R. G. | Readinger | Welden |
| Logue | Monroe | Rinas | Wells |
| McGormick | Newhard | Roorda | West |
| McElroy | Nielsen | Schroeder | Woods |
| Mendenhall | Norland | Small | Wulff |
| Menke | Norpel | Stanley | Wyckoff |
| Mennenga | O'Halloran | Stephens | Mr. Speaker |

The nays were, 1 :
Byerly
Absent or not voting, 11:

| Anderson | Drake | Junker | Pellett |
| :--- | :--- | :--- | :--- |
| Brunow | Higgins | Miller, K. D. | Peterson |
| Crawford | Howell | Oakley |  |

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 on May 31, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 721, a bill for an act making an appropriation from the general fund of the state to the Iowa reciprocity board.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 721

1
Amend House File 721, page 2, line 11, by striking the figure
2 " $\$ 223,200$ " and inserting in lieu thereof the figure " $\$ 227,700$ ".

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 30, 1973, he approved and transmitted to the Secretary of State the following bill:

Senate File 108, an act relating to games of skill, games of chance, raffles, providing a tax and providing penalties.

A communication was received from the Governor announcing that on May 31, 1973, he approved and transmitted to the Secretary of State the following bills:

Senate File 537, an act making an appropriation from the general fund of the state to the Iowa drug abuse authority.

Senate File 538, an act making an appropriation from the general fund of the State of Iowa to the board of parole.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS

## (Senate File 513)

The committee recommendation is for an appropriation of $\$ 1,234,000$ for the Governor's Youth Opportunity Program and $\$ 579,000$ for the Day Care Facilities Program for the fiscal biennium 1973-75.

The appropriation for the Governor's Youth Opportunity Program is based on the "Guidelines for Youth Employment Projects," dated May, 1973, which is on file in the office of the Legislative Fiscal Director.

(Senate File 555)<br>Department of Agriculture<br>General Office

The committee's recommendation is for a budget of $\$ 1,038,793$ for 1973 74 and $\$ 1,066,659$ for 1974-75. This budget includes a state appropriation of $\$ 1,028,793$ for $1973-74$ and $\$ 1,056,659$ for 1974-75. The budget also includes anticipated receipts of $\$ 10,000$ for 1973-74 and $\$ 10,000$ for 1974-75.

From this total, $\$ 817,293$ for 1973-74 and $\$ 845,159$ for 1974-75 is budgeted for salaries.
$\$ 131,000$ for 1973-74 and $\$ 131,000$ for 1974-75 is budgeted for travel.
$\$ 67,200$ for $1973-74$ and $\$ 67,200$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include insurance, plant pest control, and state aid (Code 184.1) are budgeted at $\$ 23,300$ for 1973-74 and $\$ 23,300$ for 1974-75.

The committee's recommendation funds 78 full-time employees.

## Animal Health and Veterinary

The committee's recommendation is for a budget of $\$ 463,293$ for 1973-74 and $\$ 468,961$ for 1974-75. This budget includes a state appropriation of $\$ 413,293$ for 1973-74 and $\$ 418,961$ for 1974-75. The budget also includes anticipated refunds and reimbursements of $\$ 50,000$ for 1973-74 and $\$ 50,000$ for 1974-75.

From this total, $\$ 313,433$ for 1973-74 and $\$ 319,101$ for 1974-75 is budgeted for salaries.
$\$ 45,460$ for $1973-74$ and $\$ 45,460$ for 1974-75 is budgeted for travel.
$\$ 20,400$ for $1973-74$ and $\$ 20,400$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include swine ear tags and pliers, cattle ear tags, utilities, building rent and insurance are budgeted at $\$ 84,000$ for 1973-74 and $\$ 84,000$ for 1974-75.

The committee's recommendation funds 28 full-time employees.

## Bee Inspection

The committee recommendation is for a budget of $\$ 22,343$ for 1973-74 and $\$ 22,518$ for 1974-75, to be used for salaries, support, maintenance, and miscellaneous purposes. The recommendation includes funds for additional part-time summer help.

## Moisture Measuring Inspection

The committee's recommendation is for a budget of $\$ 58,280$ for 1973-74 and $\$ 58,560$ for $1974-75$. This budget includes a state appropriation of $\$ 40,280$ for $1973-74$ and $\$ 40,560$ for 1974-75. The budget also includes anticipated receipts of $\$ 18,000$ for 1973-74 and $\$ 18,000$ for 1974-75.

From this total, $\$ 43,570$ for $1973-74$ and $\$ 45,450$ for $1974-75$ is budgeted for salaries.
$\$ 12,190$ for $1973-74$ and $\$ 12,190$ for $1974-75$ is budgeted for travel.
$\$ 2,520$ for 1973-74 and $\$ 920$ for 1974-75 is budgeted for office supplies and expense, insurance, telephone and telegraph, and equipment.

The committee's recommendation is based on five full-time employees.

## Meat and Poultry Inspection

The committee's recommendation is for a budget of $\$ 835,000$ for 1973-74 and $\$ 835,000$ for 1974-75. This budget includes a state appropriation of $\$ 400,000$ of $1973-74$ and $\$ 400,000$ for 1974-75. This budget also includes anticipated federal aid of $\$ 435,000$ for $1973-74$ and $\$ 435,000$ for 1974-75.

From this total, $\$ 697,600$ for $1973-74$ and $\$ 727,900$ for 1974-75 is budgeted for salaries.
$\$ 93,700$ for $1973-74$ and $\$ 72,600$ for 1974-75 is budgeted for travel.
$\$ 19,700$ for $1973-74$ and $\$ 17,500$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph.

Other expenses, which include lab testing, insurance, and professional and scientific services are budgeted at $\$ 24,000$ for $1973-74$ and $\$ 17,000$ for 1974-75.

The committee's recommendation is based on 69 full-time employees.

## Agriculture Marketing Division

The committee's recommendation is for a budget of $\$ 127,580$ for 1973-74 This budget includes a state appropriation of $\$ 115,080$ for 1973-74. The budget also includes anticipated federal aid of $\$ 12,500$ for 1973-74.

From this total, $\$ 58,140$ for $1973-74$ is budgeted for salaries.
$\$ 9,410$ for $1973-74$ is budgeted for travel.
$\$ 10,030$ for $1973-74$ is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and insurance.

Promotion expenses are budgeted at $\$ 50,000$ for 1973-74.
No appropriation was made for 1974-75. The committee is requesting that a study committee be established to study the entire operation of agriculture products promotion and the possibility of duplication of efforts in this field by the Iowa Development Commission and the Department of Agriculture.

The committee's recommendation is based on five full-time employees.
(Senate File 556)
Department of Agriculture
Commercial Feed Fund
The committee's recommendation is for a budget of $\$ 328,770$ for 1973-74 and $\$ 336,610$ for 1974-75.

From this total, $\$ 287,930$ for 1973-74 and $\$ 297,630$ for 1974-75 is budgeted for salaries.
$\$ 18,630$ for $1973-74$ and $\$ 18,630$ for 1974-75 is budgeted for travel.
$\$ 8,960$ for $1973-74$ and $\$ 7,100$ for $1974-75$ is budgeted for office supplies and expense, telephone and telegraph, and equipment.

Other expenses, which include lab supplies, unemployment compensation, janitor supplies, insurance, towel service, and data processing are budgeted
at $\$ 13,250$ for 1973-74 and $\$ 13,250$ for 1974-75.
The committee's recommendation allows for no increase in personnel.

## Hotel and Restaurant Fund

The committee's recommendation is for a budget of $\$ 203,490$ for 1973-74 and \$209,190 for 1974-75.

From this total, $\$ 159,150$ for $1973-74$ and $\$ 164,850$ for $1974-75$ is budgeted for salaries.
$\$ 36,810$ for $1973-74$ and $\$ 36,810$ for $1974-75$ is budgeted for travel.
$\$ 7,530$ for $1973-74$ and $\$ 7,530$ for 1974-75 is budgeted for office supplies and expense, unemployment compensation, telephone and telegraph, and insurance.

The committee's recommendation allows for no increase in personnel.

## State Board of Veterinary Examiners

The committee's recommendation is for a budget of $\$ 4,500$ for 1973-74 and \$4,500 for 1974-75.

From this total, $\$ 2,300$ for 1973-74 and $\$ 2,300$ for 1974-75 is budgeted for per diem expense.
$\$ 2,000$ for $1973-74$ and $\$ 2,000$ for 1974-75 is budgeted for travel.
$\$ 200$ for 1973-74 and $\$ 200$ for 1974-75 is budgeted for office supplies and expense.

## Pesticide Fund

The committee's recommendation is for a budget of $\$ 39,980$ for 1973-74 and $\$ 41,090$ for 1974-75.

From this total, $\$ 37,030$ for $1973-74$ and $\$ 39,280$ for 1974-75 is budgeted for salaries.
$\$ 1,050$ for 1973-74 and $\$ 1,050$ for 1974-75 is budgeted for travel.
$\$ 1,900$ for 1973-74 and $\$ 760$ for 1974-75 is budgeted for office supplies and expense, unemployment compensation, telephone and telegraph, and lab supplies.

The committee's recommendation allows for no increase in personnel.
Fertilizer Fund
The committee recommendation is for a budget of $\$ 299,180$ for $1973-74$ and $\$ 308,440$ for 1974-75.

From this total, $\$ 216,560$ for 1973-74 and $\$ 225,420$ for 1974-75 is budgeted for salaries.
$\$ 17,020$ for $1973-74$ and $\$ 17,020$ for 1974-75 is budgeted for travel.
$\$ 10,500$ for $1973-74$ and $\$ 10,900$ for 1974-75 is budgeted for office supplies and expense, and telephone and telegraph.

Other expenses, which include unemployment compensation, lab supplies, janitor supplies, insurance, data processing, travel service, and new program research are budgeted at $\$ 55,100$ for $1973-74$ and $\$ 55,100$ for 1974-75.

The committee recommendation allows for no increase in personnel.
Dairy Trade Practice Fund
The committee's recommendation is for a budget of $\$ 37,440$ for 1973-74 and $\$ 38,100$ for 1974-75.

From this total, $\$ 33,790$ for $1973-74$ and $\$ 34,450$ for $1974-75$ is budgeted for salaries.
$\$ 2,160$ for $1973-74$ and $\$ 2,160$ for $1974-75$ is budgeted for travel.
$\$ 1,490$ for $1973-74$ and $\$ 1,490$ for $1974-75$ is budgeted for office supplies and expense, telephone and telegraph, and unemployment compensation.

The committee's recommendation allows for no increase in personnel.

## (House File 775)

## Area Schools

In making its recommendation, the committee decided to emphasize vocational education, both in existing and new programs. The committee decided not to fund the new category of "career education" programs, and instead allocated the money that had been budgeted by the Governor for "career education" to the general aid and vocational education appropriations. $\$ 2,000,000$ for $1973-74$ and $\$ 2,500,000$ for 1974-75 had been recommended by the Governor for "career education" programs.

The committee recommendation added $\$ 179,000$ to the general aid appropriation for 1973-74 for additional IPERS cost.

The $\$ 2,000,000$ for $1973-74$ that had been recommended by the Governor for "career education" programs was reallocated as follows: $\$ 775,000$ was added to the Governor's general aid recommendation, and $\$ 1,025,000$ was added to the Governor's vocational education recommendation, to maintain existing programs and fund new or expanded programs.

The $\$ 2,500,000$ for 1974-75 that had been recommended by the Governor for "career education" programs was also reallocated as follows: $\$ 819,000$ was added to the Governor's general aid recommendation, and $\$ \mathbf{\$ 1 , 4 8 1 , 0 0 0}$ was added to the Governor's vocational education recommendation, to maintain existing programs and fund new or expanded programs.

The $\$ 200,000$ recommended in section three is allocated for the replacement of instructional equipment in vocational and technical courses.

## (House File 776)

## Board of Regents

The Governor recommended salary increases of 5 percent for the fiscal year 1973-74 above the salary budget of fiscal year 1972-73. The committee recommendation is the same as the Governor's. The Governor also recommended salary increases of nine-tenths of a percent for fiscal year 1975 over the salary budget of fiscal year 1974. The committee recommendation does not include these funds since the committee intends to make that determination in the 1974 legislative session. The committee intends that salary increases for the second year of the biennium be funded from reversions in the same manner that salary increases for other departments and agencies have been funded.

The committee recommendation lists the category of repairs, replacements, and alterations as a separate item. Again, the committee endorses the Governor's recommendation, but lists it as a separate item to show the committee's concern that the repairs, replacements, and alterations money be spent for that purpose and none other.

The Governor's budget was formulated on the assumption that the number of students would remain constant throughout the biennium. The committee endorses this assumption. However, it feels that if there is a decline in the number of students the universities should have a corresponding retrenchment in their operation, particularly in the number of employees.

The committee recommendation approves all of the Board of Regents "Special Needs" that were recommended by the Governor. By endorsing the Governor's recommendations, the committee also endorsed the deletions made by the Governor from the Regents request for "Special Needs." An itemization of the "Special Needs" that were approved by the committee are on file in the office of the Legislative Fiscal Director.

The general expense, equipment, and library books categories were funded at 100 percent of the Regents request. It is the committee's intent that any unused funds from these categories be reverted for the purpose of salary increases for fiscal year 1975.

Included in the committee's recommendation for the University Hospital is the intent that each county's indigent quota not be reduced during the biennium.

The committee recommendation places a limit on the number of employees. This number is the same as suggested in the Governor's proposed bill, and to this extent the committee endorses the Governor's suggestion.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred House File 730, a bill for an act to exempt all livestock from property taxation for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 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 do pass.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 513, a bill for an act making an appropriation from the general fund to the state comptroller for the substitution or replacement, in whole or in part, of any federal funds which are not available to the state for previously existing federal programs financed in whole or in part by federal funds during the period beginning July 1, 1972, and ending March 31, 1973, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-642
1 Amend Senate File 513 as follows:
2 1. Page 2, by striking lines 1 through 20, inclu3 sive, and inserting in lieu thereof the following:
Section 1. There is appropriated from the generalfund of the state for the fiscal biennium beginning
July 1, 1973 and ending June 30, 1975 to the state
comptroller the following amounts, or so much thereof
as may be necessary, for the following purposes:
1. For the governor's youth
opportunity program: $\$ 1,234,000$
2. For the day care facilities
program :

Sec. 2. Funds appropriated by section one (1) of this Act shall be used solely as a substitute for or replacement of, in whole or in part, any federal funds which are not currently appropriated by the federal government to the state, or otherwise not available to the state by reason of federal executive action during the period of this Act. The funds substituted or replaced must be for previously existing federal programs financed in whole or in part by federal funds during the period beginning July 1, 1972, and ending March 31, 1973. If federal funds are made available for the purposes in section one (1) of this Act but in amounts less than specified by section one (1) of this Act, the amount of federal funds available shall be subtracted from the amounts specified in this Act and only the remainder shall be expended for the purposes specified in this Act.

Sec. 3. Unencumbered funds as of June 30, 1975 shall revert to the general fund of the state as of August 31, 1975.

Sec. 4. All federal grants to and the federal receipts for the purposes for which funds are appropriated by this Act are appropriated for the purposes set forth in the federal grants or receipts.
2. By renumbering the remaining sections.
3. Page 1 , by striking lines 5 and 6 of the title and inserting in lieu thereof the words "relating to youth opportunities and day care facilities."

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 555, a bill for an act to appropriate from the general fund of the State of Iowa to the department of agriculture and its various divisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-640
1 Amend Senate File 555 as follows:
2 1. Page 3, line 13, by striking the figures " 19,843 " and " 20,018 "
3 and inserting in lieu thereof the figures " 22,343 " and " 22,518 ",
4 respectively.
5 2. Page 4, by striking lines 5 through 10 , inclusive.
$6 \quad 3$. By renumbering the remaining sections.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

## H-641

Amend Senate File 556, page 3, line 9, by striking the figures
2 " 390,180 " and " 378,440 " and inserting in lieu thereof the figures
3 " 299,180 " and " 308,440 ", respectively.
GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

## H-636

1 Amend House File 776, page 6, by adding in line
215 after the comma the following:
3 "and subsection four (4) of section one (1),"
DUNLAP of Story MENKE of O'Brien FERGUSON of Carroll SCHROEDER of Pottawattamie CRAWFORD of Story EGENES of Story SMALL of Johnson BROCKETT of Marshall

## H-638

1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 27 the following section:

Sec. ..... NEW SECTION. After July 1, 1974, the state board of regents shall not contribute funds for retirement benefits on the salary of an employee which exceed one and one-half times the covered wages set in section ninety-seven B point forty-one (97B.41), subsection one (1), paragraph b, of the Code.
2. By renumbering sections as necessary.

SCHROEDER of Pottawattamie
H-639
1 Amend House File 776, page 6, by inserting after
2 line 18 the following:
3 "No more than fifty thousand ( 50,000 ) dollars
4 shall be transferred from an institution unless the
5 enrollment of the institution drops below the pro-
6 jected number, then an amount equal to the project-
7 ed cost of reduced enrollment may be expended."
SCHROEDER of Pottawattamie MENKE of O'Brien BROCKETT of Marshall WEST of Marshall

## H-643

1 Amend House File 776 as follows:
2 1. Page 2, line 24, by striking the figure
3 " $\$ 38,275,100$ " and inserting in lieu thereof the figure
4 " $\$ 40,902,400$ ".
2. Page 2, line 24, by striking the figure
" $\$ 39,932,100$ " and inserting in lieu thereof the figure " $\$ 42,886,000$ ".
3. Page 4 , line 28 , by striking the figure
" $\$ 31,787,000$ " and inserting in lieu thereof the figure " $\$ 32,891,000$ ".
4. Page 4, line 28, by striking the figure
" $\$ 32,273,000$ " and inserting in lieu thereof the figure "\$33,732,200".
5. Page 5, line 18 , by striking the figure
" $\$ 12,521,100$ " and inserting in lieu thereof the figure " $\$ 13,037,300$ ".
6. Page 5 , line 18 , by striking the figure
" $\$ 12,924,100$ " and inserting in lieu thereof the figure "\$13,567,700".
7. Page 6, by striking lines 28 through 35, and page 7, by striking lines 1 through 5 .
8. By renumbering sections and correcting internal references to correspond with this amendment.

CRAWFORD of Story
CLARK of Lee EGENES of Story O'HALLORAN of Black Hawk MILLER of Cerro Gordo

H-644
1 Amend House File 776 as follows:
2 1. By adding the following new section after 3 line 5, page 7:

Sec. ..... State university of Iowa student fees shall be collected for only recreation building, memorial union activities, memorial union building, and auditorium building.

Iowa state university student fees shall be
collected for only memorial union fee, memorial union building fee, and special building fund.

University of northern Iowa student fees shall be collected for only health service, operation of the union, union building fund, and building fund for student activities.
2. By renumbering the sections as necessary.

> BRINCK of Lee BRANSTAD of Winnebago

H-635
Amend Senate File 105 as amended and passed by the Senate as follows:

1. Amend the title by striking therefrom the words "railroad companies" and inserting the word "employers".
2. By striking lines four (4) and five (5)
of page two (2).
3. By striking from subsection three (3)
of section one (1) the words "by the railroads"

10 and substitute therefor the words "by an
11 employer".

FISCHER of Grundy

H-637
1 Amend Senate File 555, page 4, line 4, by strik-
2 ing the figures " $2,197,814$ " and " $2,116,723$ " and
3 inserting in lieu thereof the figures " $2,200,314$ "
4 and " $2,119,223$ ", respectively.

WELDEN of Hardin

## H-645

1

Amend the Senate amendment to House File 770 as follows:

1. By striking lines 10 through 15 , inclusive, and inserting in lieu thereof the following:
"Sec. ..... There is created a bipartisan legislative advisory committee to work jointly with the executive council to carry out the provisions of this Act. The committee shall be composed of six members, three to be appointed from and by the presiding officer of each house of the general assembly. The term of a member of the committee shall expire upon the convening of the Sixty-fifth General Assembly. A vacancy shall be filled by the presiding officer of the house from which the vacant membership was originally appointed.

Sec. ..... The legislative advisory committee and the executive council shall meet jointly on the third Monday in July 1973, to organize and elect a chairman. Additional meetings shall be determined by a majority of the committee and the council or on call of the chairman. Funds appropriated by this Act shall not be expended until the expenditure is approved in a meeting.

Sec. ..... Each member of the committee shall be paid a per diem of forty dollars and be reimbursed for his actual and necessary expenses from the appropriation made in this Act.

Sec. ..... The legislative advisory committee and the executive council shall:

1. Decide whether a new state office building or an addition to an existing structure at the capitol complex shall be built.
2. Approve an architectural plan or order changes as deemed necessary.

Sec. ..... The director of the department of general services shall, with the approval of the legislative advisory committee and the executive council:

1. Employ architects for the preparation of plans and specifications for a proposed new state office

39 building or an addition to an existing structure at
40 the capitol complex.
41 2. Enter into a contract for the construction of
42 a new state office building or an addition to an
43 existing structure, which contract shall be let in
44 accordance with chapters nineteen (19) and seventy-
45 three (73) of the Code."
46
2. By renumbering sections to conform to this

47 amendment.
DOYLE of Woodbury
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, June 1, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Forty-fifth Calendar Day-Ninety-sixth Session Day
Hall of the House of Representatives
Des Moines, Iowa, Friday, June 1, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend David Hykes, pastor of the Ankeny Church of the Brethren, Ankeny, Iowa.

The Journal of Thursday, May 31, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. R. C. Wooters, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Freeman of Buena Vista by the Speaker; Miller of Buchanan on request of Jordan of Linn; Drake of Muscatine on request of McElroy of Fremont; Howell of Floyd on request of Ewing of Mahaska.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-five eighth grade students from Villisca Community School, Villisca, accompanied by Judy Snetselaar and Bernice Guffey. By Daggett of Adams.

## PETITIONS FILED

The following petitions were received and placed on file:
By O'Halloran of Black Hawk from twenty-seven residents of Black Hawk County opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Brinck of Lee from thirty-two residents of Lee County favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## INTRODUCTION OF BILL

House File 779, by committee on appropriations, a bill for an act relating to the inspection and regulation of mines, to abolish the department of mines and minerals, and to transfer certain administrative powers and duties to other state agencies and making an appropriation.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGES CONSIDERED

Senate File 176, a bill for an act relating to property exchanges between a school corporation and the state or a state agency.

Read first time and referred to the sifting committee.
Senate File 581, a bill for an act making an appropriation from the general fund to the Iowa crime commission.

Read first time and referred to committee on appropriations.
Senate File 582, a bill for an act to appropriate funds from the general fund to the Iowa crime commission for the purpose of matching federal funds to support certain activities within local government units.

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 on June 1, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 570, a bill for an act relating to aid to dependent children, blind assistance, and aid to the disabled and making an appropriation.

Also: That the Senate has on June 1, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 571, a bill for an act granting a credit for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974.

RALPH R. BROWN, Secretary

## ADOPTION OF SENATE CONCURRENT RESOLUTION 27

Stanley of Muscatine called up for consideration Senate Concurrent Resolution 27, filed on May 7, 1973, and found on page 1194 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

## HOUSE FILE 776 PENDING

Kreamer of Polk asked for unanimous consent for the immediate consideration of House File 776.

Objection was raised.
Kreamer of Polk moved that the rules be suspended for the immediate consideration of House File 776.

Motion prevailed.
House File 776, a bill for an act to appropriate funds from the general fund of the state to the state board of regents and institutions under the control of the board and relating to the number of employees of the institutions, was taken up for consideration.

Crawford of Story asked and received unanimous consent to withdraw amendment H-643 filed on May 31, 1973.

Crawford of Story offered the following amendment H-651 filed by Crawford, Clark of Lee, Egenes, O'Halloran and Miller of Cerro Gordo and division of the amendment was requested as follows:

H-651
1 Amend House File 776 as follows:
$\mathrm{H}-651 \mathrm{~A}$

1. Page 2, line 24, by striking the figure
" $\$ 38,275,100$ " and inserting in lieu thereof the figure " $40,902,400$ ".
5 2. Page 2, line 24, by striking the figure
6 " $\$ 39,932,100$ " and inserting in lieu thereof the figure 7 " $42,886,000$ '.
$8 \quad$ 3. Page 4, line 22, by striking the figure
9 " $\$ 55,583,100$ " and inserting in lieu thereof the figure 10 " $\$ 58,210,400$ ".
2. Page 4 , line 28 , by striking the figure " $\$ 31,787,000$ " and inserting in lieu thereof the figure " $\$ 32,891,000$ ".
3. Page 4, line 28, by striking the figure " $\$ 32,273,000$ " and inserting in lieu thereof the figure " $\$ 33,732,200$ ".
4. Page 5, line 13, by striking the figure " $\$ 39,758,900$ " and inserting in lieu thereof the figure " $\$ 40,883,300$ ".
8. Page 5 , line 13 , by striking the figure
" $\$ 40,340,900$ " and inserting in lieu thereof the figure
" $\$ 41,919,400$ ".
9. Page 5, line 18 , by striking the figure
" $\$ 12,521,100$ " and inserting in lieu thereof the figure
" $\$ 13,037,300$ ".
10. Page 5, line 18 , by striking the figure
" $\$ 12,924,100$ " and inserting in lieu thereof the figure
" $\$ 13,567,700$ ".
$\mathrm{H}-651 \mathrm{~B}$
32 11. Page 6, by striking lines 28 through 35, and 33 page 7, by striking lines 1 through 5 .
34 12. By renumbering sections and correcting internal
35 references to correspond with this amendment.
Roorda of Jasper in the chair at 11:12 a.m.
Stromer of Hancock moved the previous question on House File 776 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 49, nays 45 .

## Motion lost.

Crawford of Story moved the adoption of amendment H-651A of the amendment.

Roll call was requested by Crawford of Story and O'Halloran of Black Hawk.

Rule 68 was invoked.
On the question "Shall amendment H-651A be adopted?"
The ayes were, 37:

| Avenson | Egenes | Knoke | Oakley |
| :--- | :--- | :--- | :--- |
| Brunow | Fitzgerald | Krause | O'Halloran |
| Caffrey | Hargrave | Lipsky | Patchett |
| Carr | Harper | McCormick | Poncy |
| Clark, J. H. | Higgins | Mennenga | Rapp |
| Cochran | Hill | Miller, A. V. | Rinas |
| Connors | Horn | Monroe | Small |
| Crawford | Jesse | Newhard | Wells |
| Cusack | Jordan | Norland | Woods |
| Doyle |  |  |  |
| The nays were, 57: |  |  |  |
| Anderson | Brinck | Brockett | Daggett |
| Bennett Bittle | Danker | Dunton |  |
| Bortell | Byerly | De Jong | Edelen |
| Branstad | Crabb | DenHerder | Ewing |
|  |  | Dunlap | Ferguson |
|  |  |  |  |

Fisher, C. R. Fullerton Grassley
Hansen
Harvey
Hennessey
Holden
Husak
Hutchins
Junker

Kiser
Kreamer
Lippold
Logue
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, R. G.

Nielsen Strothman Norpel
Pellett
Peterson
Readinger
Schroeder
Stanley
Stephens
Stromer
Tofte
Varley
Welden
West
Wulff
Wyckoff
Mr. Speaker
(Roorda)

Absent or not voting, 6:
Clark, J. W. Freeman Howell Miller, K. D.
Drake
Amendment H-651A of the amendment lost.
Crawford of Story moved the adoption of amendment H-651B of the amendment.

Roll call was requested by Crawford of Story and O'Halloran of Black Hawk.

On the question "Shall amendment H-651B be adopted?"
The ayes were, 35 :

| Avenson | Egenes | Knoke | Oakley |
| :--- | :--- | :--- | :--- |
| Brunow | Ferguson | Krause | O'Halloran |
| Butler | Fitzgerald | Lipsky | Patchett |
| Caffrey | Griffee | McCormick | Poncy |
| Carr | Hargrave | Menke | Rapp |
| Clark, J. H. | Harper | Mennenga | Rinas |
| Clark, J. W. | Higgins | Miller, A.V. | Small |
| Crawford | Hill | Newhard | Wells |
| Cusack | Jesse | Norland |  |

The nays were, 58:

| Anderson | Bennett |
| :--- | :--- |
| Bittle | Edelen <br> Ewing |
| Bortell | Fischer, H. O. |
| Branstad | Fisher, C. R. |
| Brinck | Fullerton |
| Brockett | Grassley |
| Byerly | Hansen |
| Crabb | Harvey |
| Daggett | Hennessey |
| Danker | Holden |
| De Jong | Horn |
| Den Herder | Husak |
| Dunlap | Hutchins |
| Dunton | Jordan |
|  | Junker |

Absent or not voting, 7:

| Cochran | Doyle |
| :--- | :--- |
| Connors | Drake |


| Kiser | Schroeder <br> Stanley |
| :--- | :--- |
| Kreamer | Stephens |
| Lippold | Stromer |
| Logue | McElroy |
| Strothman |  |
| Mendenhall | Tofte |
| Middleswart | Varrey |
| Millen | Welden |
| Miller, R. G. | West |
| Monree | Woods |
| Nielsen | Wulff |
| Norpel | Wyckoff |
| Pellett | Mr. Speaker |
| Peterson | (Roorda) |
| Readinger |  |

Amendment $\mathrm{H}-651 \mathrm{~B}$ of the amendment lost.
Speaker Varley in the chair at 12:03 p.m.

Small of Johnson offered the following amendment H-655 filed by him and moved its adoption:
H-655
1 Amend House File 776, as follows:
2 Page 6, by inserting after line 11, the following
3 new subsection:
NEW SUBSECTION. STATE BOARD OF REGENTS.
For a revolving student
loan fund to be distributed
to the state university of Iowa,
Iowa state university, and the university of northern Iowa by
the state board of regents and
used in a manner determined by
the state board of regents: $\$ 2,000,000 \quad \$ 2,000,000$
Roll call was requested by Small of Johnson and Higgins of Scott.

Rule 68 was invoked.
On the question "Shall amendment H-655 be adopted?"
The ayes were, 42:

| Avenson | Doyle | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Brunow | Dunlap | Krause | O'Halloran |
| Byerly | Dunton | McCormick | Patchett |
| Caffrey | Egenes | Mennenga | Poncy |
| Carr | Fitzgerald | Middleswart | Rapp |
| Clark, J.W. | Griffee | Miller, A.V. | Rinas |
| Cochran | Hargrave | Miller, R. G. | Small |
| Connors | Harper | Monroe | Tofte |
| Crawford | Higgins | Newhard | Wells |
| Cusack | Horn | Nielsen | Woods |
| De Jong | Hutchins |  |  |

The nays were, 51 :

| Anderson | Ewing | Kiser | Readinger |
| :---: | :---: | :---: | :---: |
| Bennett | Ferguson | Knoke | Roorda |
| Bittle | Fischer, H. O. | Kreamer | Schroeder |
| Bortell | Fisher, C. R. | Lippold | Stanley |
| Branstad | Fullerton | Logue | Stephens |
| Brinck | Grassley | McElroy | Stromer |
| Brockett | Hansen | Mendenhall | Strothman |
| Butler | Harvey | Menke | Welden |
| Clark, J. H. | Hennessey | Millen | West |
| Crabb | Hill | Norpel | Wulff |
| Daggett | Holden | Oakley | Wyckoff |
| Danker | Husak | Pellett | Mr. Speaker |
| Den Herder | Jordan | Peterson |  |
| Absent or not voting, 7: |  |  |  |
| Drake | Freeman | Junker | Miller, K. D. |
| Edelen | Howell | Lipsky |  |

Amendment H-655 lost.
Grassley of Butler offered the following amendment H-652 filed by him:

H-652
1 Amend House File 776, page 2, line 24, by striking
2 the numerals " $38,275,100$ " and " $39,932,100$ " and insert-
3 ing in lieu thereof the numerals " $38,029,100$ " and
4 " $39,686,100$ ".
Grassley of Butler asked and received unanimous consent to withdraw amendment H-652.

Grassley of Butler offered the following amendment H-660 filed by him and moved its adoption:
H-660
1 Amend House File 776, as follows:
2 1. Page 4, line 28, by striking the
3 numerals " $31,787,000$ " and " $32,273,000$ " and
4 inserting in lieu thereof the numerals
5 " $31,545,000$ " and " $32,031,000$ ".
6 2. Page 5 , line 13 , by striking the
7 numerals " $39,758,900$ " and " $40,340,900$ "
8 and inserting in lieu thereof the numerals
9 " $39,516,900$ " and " $40,098,900$ ".
A non-record roll call was requested.
The ayes were 60 , nays 34 .
Amendment H—660 adopted.
Knoke of Pottawattamie offered the following amendment $\mathrm{H}-648$ filed by him and moved its adoption:

H-648
1 Amend House File 776 as follows:
2 1. Page 6, by striking lines 12 through 18 in-
3 clusive and by inserting in lieu thereof the follow-
4 ing:
"Sec. 2. The state board of regents may reallocate funds appropriated by paragraph a of subsections two (2), three (3), four (4), five (5) and six (6) of section one (1) of this Act among the institutions under its control as circumstances require, provided that no appropriation under paragraph a of subsections two (2), three (3), four (4), five (5) or six (6) of section one (1) of this Act shall be reduced by more than one percent as the result of a reallocation."

A non-record roll call was requested.
The ayes were 40 , nays 50 .
Amendment H-648 lost.
Dunlap of Story offered the following amendment $\mathrm{H}-636$ filed by Dunlap, et al., and moved its adoption:

H-636
1 Amend House File 776, page 6, by adding in line
215 after the comma the following:
3 "and subsection four (4) of section one (1),"
Amendment H-636 lost.
(House File 776 pending at recess.)

## 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. 671 COMMITTEE BILL-Relating to the overall length of combinations of vehicles. By committee on transportation.
S. F. 122 To establish the Iowa drug abuse authority and define its powers and duties. By Murray and Hansen.
H. F. 337 Relating to the faculty of board of regents institutions. By Grassley.

HOLDEN of Scott, Chairman

## REPORT OF SIFTING COMMITTEE <br> (Noncontroversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:
S. F. 383 Relating to the Uniform Support of Dependents Law. By Robinson.
S. F. 536 Relating to court actions for the recovery of property. By committee on judiciary.
S. F. 106 Relating to commissions on hospitalization. By Riley and Potter.
S. F. 45 Providing for representation of the federal government on the midwest nuclear board. By Doderer.
S. F. 452 Permitting a city or a town to join with a township in building and maintaining a memorial building. By Rodgers.
S. F. 453 Relating to the compensation of elected city officers. By Kelly.
H. F. 726 To authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose. By committee on education.
S. F. 239 Relating to the obligations of a development corporation for loan purposes. By committee on commerce.
S. F. 265 Relating to the method of filing reports on homestead tax credits and military service tax credits. By committee on county government.
H. F. 674 Relating to the cost of uniforms for county conservation officers and employees. By committee on natural resources.
S. F. 105 Relating to safety standards and equipment on motor vehicles used by railroad companies, to the authority of the Iowa state commerce commission, and to provide penalties for violations. By Riley, Miller of Des Moines, Briles and Griffin.
H. F. 529 Relating to business corporations. By Hill and Stanley.
H. F. 425 Relating to pensions. By Caffrey.
S. F. 178 Relating to the issuance of trapping licenses to nonresidents and making the provisions of the Act retroactive. By Tieden.
H. F. 616 Relating to the conveyance and discontinuance of a sanitary district located wholly or partially within the boundaries of a city or town or where the depository for the sanitary district is a municipal sanitary sewage system, and providing for the assumption by the city or town of the duties, responsibilities, and functions of the discontinued sanitary district. By committee on cities and towns.
H. F. 569 Relating to the statute of limitations governing school fund mortgages. By Grassley.
S. F. 148 Relating to the cash depreciation fund for Iowa state industries. By committee on human resources.
H. F. 215 Relating to the quality of the pipe used for water well construction and providing a penalty for violations. By Doyle, Middleswart, et al.
H. F. 414 Permitting a flashing blue light to be used on a fire-fighting vehicle. By Hutchins.
S. F. 205 Requiring any person operating a railroad in this state to construct and maintain catwalks and handrails on all railway bridges and trestles and providing penalties. By Hansen, Griffin, et al.
S. F. 426 Relating to the Iowa law enforcement academy and the merit employment system. By Kennedy.
H. F. 325 To clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs including controlled substances. By Edelen, Millen, et al.

HOLDEN of Scott, Chairman
REPORT OF HOUSE APPROPRIATIONS COMMITTEE
(Senate File 563)
Pioneer Lawmakers
The committee recommendation is for an appropriation of $\$ 50$ for 1973-74 and $\$ 340$ for 1974-75.

## Spanish-American War Veterans

The committee recommendation is for an appropriation of $\$ 3,490.00$ for 1973-74 and $\$ 3,490.00$ for 1974-75.

From this total, $\$ 2,722.00$ for 1973-74 and $\$ 2,722.00$ for 1974-75 is appropriated for salaries.

Other expenses, which include travel; office supplies and expense; printing and binding; and telephone and telegraph, are appropriated at $\$ 768.00$ for 1973-74 and \$768.00 for 1974-75.

The committee also recommended that the Spanish-American War Veterans be allowed desk space in the Capitol building for another two years.

## Commission on Status of Women

The committee recommendation is for an appropriation of $\$ 13,930$ for 1973-74 and \$13,610 for 1974-75.

From this total, $\$ 6,990$ for 1973-74 and $\$ 7,500$ for 1974-75 is appropriated for salaries.
$\$ 3,300$ for $1973-74$ and $\$ 3,450$ for 1974-75 is appropriated for members travel.
$\$ 3,640$ for 1973-74 and $\$ 2,660$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, equipment, and training and conference fees.

The committee recommendation allows for one Secretary 11 .

## (House File 777)

## Law Library

The committee recommendation is for a budget of $\$ 107,785.00$ for 1973-74 and $\$ 115,896.00$ for 1974-75. This budget consists of a state appropriation of $\$ 107,515.00$ for $1973-74$ and $\$ 115,616.00$ for $1974-75$, and also includes anticipated reimbursements from lawyers for photocopying and postage of $\$ 270.00$ for 1973-74 and $\$ 280.00$ for 1974-75.

From this total, $\$ 47,825.00$ for $1973-74$ and $\$ 48,096.00$ for $1974-75$ is budgeted for salaries.
$\$ 52,800.00$ for 1973-74 and $\$ 61,600.00$ for 1974-75 is budgeted for books, periodicals, and publications.
$\$ 6,530.00$ for $1973-74$ and $\$ 6,200.00$ for $1974-75$ is budgeted for office supplies and expense, rebinding of books, printing and binding, telephone and telegraph, and equipment.
$\$ 630.00$ for $1973-74$ is budgeted for travel.
This budget reflects an estimated 20 percent increase in the cost of books, periodicals, and publications.

The committee recommendation provides for no increase in personnel.

## Iowa State Medical Library

The committee recommendation is for a budget of $\$ 73,272.00$ for 1973-74 and $\$ 75,197.00$ for 1974-75. This budget consists of a state appropriation of $\$ 72,952.00$ for 1973-74 and $\$ 74,857.00$ for 1974-75, and also includes anticipated miscellaneous income of $\$ 320.00$ for 1973-74 and $\$ 340.00$ for 1974-75.

From this total, $\$ 46,072.00$ for $1973-74$ and $\$ 47,137.00$ for $1974-75$ is budgeted for salaries.
$\$ 19,200.00$ for $1973-74$ and $\$ 19,950.00$ for 1974-75 is budgeted for books, periodicals, and publications.
$\$ 8,000.00$ for $1973-74$ and $\$ 8,110.00$ for 1974-75 is budgeted for travel, office supplies and expense, printing and binding, telephone and telegraph, and equipment.

The committee recommendation provides for no increase in personnel.

## Traveling Library

The committee's recommendation is for an appropriation of $\$ 402,944$ for 1973-74 and \$408,559 for 1974-75.

From this total, $\$ 286,394$ for $1973-74$ and $\$ 290,869$ for $1974-75$ is appropriated for salaries.
$\$ 3,750$ for $1973-74$ and $\$ 3,780$ for 1974-75 is appropriated for travel.
$\$ 33,800$ for 1973-74 and $\$ 33,910$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, equipment, and periodicals and publications.

Acquisition of books is appropriated at $\$ 79,000$ for $1973-74$ and $\$ 80,000$ for 1974-75.

The committee's recommendation allows for no increase in personnel.
The recommendation includes the sum of $\$ 167,334$ the first year and $\$ 169,008$ the second year of the biennium to fund 19 positions which were funded by a federal grant which is being discontinued. The other federal program included in this recommendation is $\$ 79,000$ the first year and $\$ 80,000$ the second year to aid local libraries with the acquisition of books.

## (House File 778) <br> Department of General Services-Capitals

The committee recommendation is for an appropriation of $\$ 408,000.00$, or such amount thereof as may be necessary, to the division of public buildings and grounds of the Department of General Services.

This appropriation is to be used solely for the capital improvements and repairs that are itemized in the bill.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 563, a bill for an act to make an appropriation from the general fund of the state to the pioneer lawmakers, the Spanish-American war veterans, and the commission on the status of women, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same be amended as follows, and when so amended the bill do pass:
H-659
1 Amend Senate File 563, page 2, line 26, by striking the figures
2 " 27,278 " and " 27,917 " and inserting in lieu thereof the figures
3 " 13,930 " and " 13,610 ", respectively.
GRASSLEY of Butler, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate File 575, a bill for an act appropriating moneys to the department of general services for renovation of the Valley Bank 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 do pass.


GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

H-658
1 Amend House File 325 as follows:
2 1. Page 2, before line 1, by inserting the 3 following as section one (1) of the bill and renumber4 ing the following sections of the bill accordingly:
5 Section 1. Section one hundred forty-nine point
6 five (149.5), Code 1973, is amended to read as follows:
7 149.5 AMPUTATIONS-GENERAL ANESTHETICS. A license
8 to practice podiatry shall not authorize the licensee
9 to amputate the human foot or perform any surgery on
10 the human body at or above the ankle, or use any
11 anesthetics other than local.
A registered podiatrist may prescribe and administer drugs for the treatment of human foot ailments as provided in section one hundred forty-nine point one (149.1) of the Code.

MONROE of Des Moines LIPSKY of Linn

## H-649

1 Amend the Brinck-Branstad amendment, H-644, to
2 House File 776 by adding after the word "union," in
3 line 13 the words "intercollegiate athletics,".

> BRINCK of Lee BRANSTAD of Winnebago

H-657
1 Amend House File 776 as follows:
2 1. Page 6 by inserting after line 18 the 3 following section:
4 Sec...... Neither the state board of regents
5 nor its institutions shall mandate a foreign
6 language course of study as a requirement for
7 graduation from any institution except as that
8 foreign language requirement directly relates to the
9 student's major or minor area of study.
10 2. By renumbering the subsequent sections.
KRAUSE of Palo Alto
H-653
1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 18 the follow-
3 ing section:
$\qquad$ The state board of regents shall establish a unified budgeting and accounting system for the institutions of higher education under its control, and shall require each of the institutions of higher education to begin operating under the unified system not later than July 1, 1974.
2. By renumbering sections and correcting internal references as necessary to conform with this amendment.

BYERLY of Polk

H-647
1 Amend House File 776 as follows:
2 1. Page 6, by striking lines 19 through 27 in-
3 clusive.
4 2. By renumbering the subsequent sections.
KNOKE of Pottawattamie
$\mathrm{H}-656$
1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 27 the follow-
3 ing section:
4
for, and the state and national demand for advanced
9 degrees, both actual and projected, at state institu-
10 tions. The reports shall contain priority ranking of
11 degree programs, including a system of ranking for
12 programs at the master's degree level and another
13 system of ranking for programs at the doctor's degree
14 level, in terms of state and national demand, and in 15 terms of institutional priorities. The reports shall 16 be submitted to the general assembly not later than 17 February 1, 1974.
18 2. By renumbering sections and correcting internal
19 references in conformity to this amendment.
BYERLY of Polk
GRASSLEY of Butler
BUTLER of Pottawattamie
LOGUE of Iowa
BROCKETT of Marshall
WELDEN of Hardin
NIELSEN of Polk
BORTELL of Madison
AVENSON of Fayette
JUNKER of Woodbury
CARR of Dubuque

## $\mathrm{H}-654$

1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 27 the fol3 lowing section:
4 "Sec. ..... NEW SECTION. After July 1, 1974, 5 the state board of regents shall not contribute funds
6 for retirement benefits on that portion of the wages
7 of an employee which exceed sixteen thousand dollars
8 ( $\$ 16,000.00$ ). The percentage of the employer's
9 contribution after July 1, 1974, shall not exceed
10 the percentage contributed on January 1, 1973."
11 2. By renumbering sections as necessary.
SCHROEDER of Pottawattamie

## H-646

1 Amend House File 776 as follows:
2 1. Page 6, by striking lines 28 through 35 in-
3 clusive and by inserting in lieu thereof the follow-
4 ing:
5 "Sec. 4. The basic undergraduate resident stu-
6 dent tuition fee for all institutions of higher educa-
7 tion under the control of the state board of regents
8 shall not be increased during the period of July 1,
1973 to June 30, 1975."
2. Page 7, by striking lines 1 through 5 inclusive.

KNOKE of Pottawattamie
$\mathrm{H}-650$
1 Amend House File 776 as follows:
2 1. Page 6, by striking lines 28 through 35 in3 clusive.
4 2. Page 7, by striking lines 1 through 5 inclu-
5 sive.
6 3. By renumbering subsequent sections.
O'HALLORAN of Black Hawk KNOKE of Pottawattamie

On motion by Holden of Scott, the House adjourned until 10:00 a.m., Monday, June 4, 1973.

## JOURNAL OF THE HOUSE

One Hundred Forty-eighth Calendar Day-Ninety-seventh Session Day
Hall of the House of Representatives Des Moines, Iowa, Monday, June 4, 1973

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

Prayer was offered by the Reverend Robert Elkin, pastor of the Peace United Church of Christ, Walnut, Iowa.

The Journal of Friday, June 1, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Romaine Bendixon, Denison, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Edelen of Emmet on request of Hansen of O'Brien; Rinas of Linn on request of Jordan of Linn; Harper of Davis on request of Poncy of Wapello; Danker of Pottawattamie on request of Schroeder of Pottawattamie; Drake of Muscatine on request of Freeman of Buena Vista.

PETITIONS GRANTED
The following petitions were received and placed on file:
By the following Representatives, all favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday:

Holden of Scott from sixty-two Iowa residents.
Fitzgerald of Webster from one hundred fourteen residents of Webster County.
Mendenhall of Allamakee from thirty-three residents of Allamakee County.

By the following Representatives, all favoring Senate File 531, relating to collective bargaining for government employees:

Fullerton of Woodbury from thirty-six residents of Woodbury County.
Peterson of Woodbury from thirty-six residents of Woodbury County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 563 and 575, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on May 31, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 687, a bill for an act relating to persons permitted to inspect certain records and reports of the employment security commission.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 748, a bill for an act appropriating funds to the vehicle dispatcher's depreciation fund.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 750, a bill for an act making an appropriation to the moneys and credits replacement fund.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 751, a bill for an act relating to payments in lieu of contributions for unemployment compensation made to state employees of various state agencies, boards, commissions and departments.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 755, a bill for an act making an appropriation from the general fund of the state to the Iowa employment security commission for the administration of the old-age and survivors' insurance system, federal social security system, and the pension and annuity retirement system for public school teachers.

Also: That the Senate has on May 31, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 765, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle inspection fund.

Also: That the Senate has on June 4, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 184, a bill for an act relating to the Iowa soldiers home.
RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 184, a bill for an act relating to the Iowa soldiers home.

Read first time and referred to committee on appropriations.

Senate File 570, a bill for an act relating to aid to dependent children, blind assistance, and aid to the disabled and making an appropriation.

Read first time and referred to committee on ways and means.
Senate File 571, a bill for an act to grant a credit for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and succeeding years and making an appropriation.

Read first time and passed on file.

## ADOPTION OF HOUSE RESOLUTION 10

Schroeder of Pottawattamie asked and received unanimous consent for the immediate consideration of House Resolution 10 and moved its adoption:

## HOUSE RESOLUTION <br> 10

By Schroeder, Holden and Cochran
Whereas, the membership of the House of Representatives of the Sixtyfifth General Assembly has learned with great sorrow of the passing of Mr. Emil Danker of Minden, Iowa, father of Representative Arlyn E. Danker, the gentlemen from Pottawattamie County, Now Therefore,

Be It Resolved, that each member of the House of Representatives hereby wishes to express to Mr. Danker and his family their personal sympathy in the loss of his father, Mr. Emil Danker.

Motion prevailed and the resolution was adopted.

## BUSINESS PENDING CALENDAR

The House resumed consideration of House File 776, a bill for an act to appropriate funds from the general fund of the state to the state board of regents and institutions under the control of the board and relating to the number of employees of the institution.

Schroeder of Pottawattamie offered the following amendment H—639 filed by Schroeder, et al: H-639
1 Amend House File 776, page 6, by inserting after
2 line 18 the following:
3 "No more than fifty thousand $(50,000)$ dollars
4 shall be transferred from an institution unless the
5 enrollment of the institution drops below the pro-
6 jected number, then an amount equal to the project-
7 ed cost of reduced enrollment may be expended."

Schroeder of Pottawattamie offered the following amendment H-661 to amnedment H-639 and moved its adoption: H-661
1 Amend the Schroeder, et al., amendment, H-639, to
2 House File 776, by striking from lines 6 and 7 the
3 word "projected" and inserting in lieu thereof the
4 word "actual".
Amendment H—661 adopted.
Schroeder of Pottawattamie moved the adoption of amendment $\mathrm{H}-639$ às amended.

Roll call was requested by Fitzgerald of Webster and Schroeder of Pottawattamie.

Rule 68 was invoked.
On the question "Shall amendment H-639 as amended be adopted?"

The ayes were, 34:

| Bennett | Egenes | Knoke | Pellett |
| :--- | :--- | :--- | :--- |
| Brunow | Ferguson | McCormick | Rapp |
| Byerly | Fitzgerald | Menke | Schroeder |
| Carr | Hargrave | Mennenga | Small |
| Clark, J. W. | Higgins | Newhard | Tofte |
| Cochran | Hill | Nielsen | Wells |
| Crawford | Hutchins | Oakley | Woods |
| Cusack | Jesse | Patchett | Mr. Speaker |
| Dunlap | Junker |  |  |

The nays were, 49 :

| Anderson | Fischer, H. O. | Kiser | Norpel |
| :--- | :--- | :--- | :--- |
| Branstad | Fisher, C. R. | Krause | Peterson |
| Brinck | Freeman | Lippold | Poncy |
| Brockett | Fullerton | Lipsky | Readinger |
| Butler | Grassley | Logue | Roorda |
| Caffrey | Griffee | McElroy | Stanley |
| Clark, J. H. | Hansen | Mendenhall | Stephens |
| Crabb | Hennessey | Millen | Strothman |
| Daggett | Holden | Miller, A.V. | Welden |
| De Jong | Horn | Miller, K.D. | West |
| Den Herder | Husak | Miller, R.G. | Wulff |
| Dunton | Jordan | Norland | Wyckoff |

Absent or not voting, 17:

| Avenson | Doyle <br> Drake | Harvey | Monroe |
| :--- | :--- | :--- | :--- |
| Bittle | Howell <br> Bdelen | Kreamer | O'Halloran |
| Connors | Harper | Middleswart | Rinas |
| Danker |  |  |  |

Amendment H-639 as amended lost.

Byerly of Polk offered the following amendment H-653 filed by him and moved its adoption:

## $\mathrm{H}-653$

1 Amend House File 776 as follows:

1. Page 6, by inserting after line 18 the following section:

Sec. ..... The state board of regents shall establish a unified budgeting and accounting system for the institutions of higher education under its control, and shall require each of the institutions of higher education to begin operating under the unified system not later than July 1, 1974.
2. By renumbering sections and correcting internal references as necessary to conform with this amendment.
Amendment H—653 adopted.
Krause of Palo Alto asked and received unanimous consent to withdraw amendment H-657 filed by him on June 1, 1973.

Knoke of Pottawattamie offered the following amendment $\mathrm{H}-647$ filed by him and moved its adoption:
$\mathrm{H}-647$
1 Amend House File 776 as follows:
2 1. Page 6, by striking lines 19 through 27 in3 clusive.
4 2. By renumbering the subsequent sections.
A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 38 , nays 44 .
Amendment H-647 lost.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-654$ filed by him:
H- 654
1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 27 the fol3 lowing section:
"Sec. ..... NEW SECTION. After July 1, 1974, the state board of regents shall not contribute funds for retirement benefits on that portion of the wages of an employee which exceed sixteen thousand dollars ( $\$ 16,000.00$ ). The percentage of the employer's contribution after July 1, 1974, shall not exceed the percentage contributed on January 1, 1973."
2. By renumbering sections as necessary.

Patchett of Johnson rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Amendment H-638 filed by Schroeder of Pottawattamie on May 31, 1973, was ruled not germane by the Speaker.

Byerly of Polk offered the following amendment H-656 filed by Byerly, et al.:
H—656
1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 27 the follow-
3 ing section:
4 Sec. ..... Each of the institutions of higher educa-
5 tion under the control of the state board of regents
6 shall prepare and submit a report, together with re-
7 commendations, relating to the required preparation
8 for, and the state and national demand for advanced
9 degrees, both actual and projected, at state institu-
10 tions. The reports shall contain priority ranking of
11 degree programs, including a system of ranking for
12 programs at the master's degree level and another
13 system of ranking for programs at the doctor's degree
14 level, in terms of state and national demand, and in
15 terms of institutional priorities. The reports shall
16 be submitted to the general assembly not later than
17 February 1, 1974.
18 2. By renumbering sections and correcting internal
19 references in conformity to this amendment.
Bennett of Ida rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Byerly of Polk rose on a point of order and appealed the ruling of the Chair.

On the question "Shall the ruling of the Chair be sustained?"
The ayes were, 47:

| Anderson | Egenes <br> Bennett <br> Bittle | Ewing <br> Ferguson | Knoke <br> Lippold <br> Lipsky |
| :--- | :--- | :--- | :--- |
| Branstad | Fisher, C. R. | Logue | Readinger <br> Roorda <br> Brockett |
| Freeman | Schroeder |  |  |

The nays were, 28:

| Brinck | Carr | Connors | Griffee |
| :--- | :--- | :--- | :--- |
| Byerly | Clark, J. W. | Cusack | Hennessey |
| Caffrey | Cochran | Fitzgerald | Higgins |


| Horn | Krause | Miller, K. D. | Patchett |
| :---: | :---: | :---: | :---: |
| Hutchins | McCormick | Miller, R. G. | Poncy |
| Jesse | Mennenga | Newhard | Rapp |
| Jordan | Middleswart | Nielsen | Woods |
| Absent or not voting, 25 : |  |  |  |
| Avenson | Dunton | Husak | O'Halloran |
| Bortell | Edelen | Junker | Rinas |
| Brunow | Fischer, H. O. | Kreamer | Stromer |
| Daggett | Grassley | Miller, A. V. | Welden |
| Danker | Harper | Monroe | Wells |
| Doyle | Howell | Norland | Mr. Speaker |

Ruling of the Chair was sustained.
Nielsen of Polk moved that the rules be suspended for the consideration of amendment $\mathrm{H}-656$.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 35 , nays 47 .
The motion lost.
Byerly of Polk offered the following amendment H-663 filed by him and Schroeder of Pottawattamie:
H-663
1 Amend House File 776 as follows:
2 1. Page 6, by inserting after line 27 the follow-
3 ing sections:
4 Sec. ..... It is the intent of the general assembly 5 in making appropriations pursuant to this Act, that no
6 institution under the control of the state board of
7 regents shall receive any part of its appropriation
8 for fiscal year 1974-75 until it has complied with
9 the requirements of the preaudit system established
10 under section eight point six (8.6), subsection six
11 (6), of the Code.
12 Sec. ..... Section eight point six (8.6), subsec13 tion six (6), Code 1973, is amended to read as follows: board].
25 Sec. ..... Section eight point six (8.6), Code

26 1973, is amended by striking subsection seven (7) and
27 renumbering the remaining subsections.
28
29
2. By renumbering sections and correcting internal
references in conformity to this amendment.
Crawford of Story rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken.
Byerly of Polk moved the adoption of amendment H-663.
A non-record roll call was requested.
The ayes were 78 , nays 8 .
Amendment H—663 adopted.
Knoke of Pottawattamie offered the following amendment $\mathrm{H}-646$ filed by him and moved its adoption:
H-646
1 Amend House File 776 as follows:
2 1. Page 6, by striking lines 28 through 35 in-
3 clusive and by inserting in lieu thereof the follow-
4 ing:
5 "Sec. 4. The basic undergraduate resident stu-
6 dent tuition fee for all institutions of higher educa-
7 tion under the control of the state board of regents
8 shall not be increased during the period of July 1, 1973 to June 30, 1975."
2. Page 7, by striking lines 1 through 5 inclu11 sive.

Roll call was requested by Fitzgerald of Webster and Byerly of Polk.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-646$ be adopted?"
The ayes were, 33 :

| Avenson | Connors | Hennessey | McCormick |
| :--- | :--- | :--- | :--- |
| Brunow | Crawford | Higgins | Mennenga |
| Butler | Cusack | Hill | Newhard |
| Byerly | Doyle | Horn | Norland |
| Caffrey | Fitzgerald | Hutchins | Oakley |
| Carr | Freeman | Jesse | Patchett |
| Clark, J. H. | Hargrave | Knoke | Rapp |
| Clark, J. W. | Harvey | Krause | Wells |

## Cochran

The nays were, 53:

| Anderson | Brockett | Den Herder | Ferguson |
| :--- | :--- | :--- | :--- |
| Bennett | Crabb | Dunton | Fischer, H. O. |
| Branstad | Daggett | Egenes | Fisher,C. R. |
| Brinck | De Jong | Ewing | Fullerton |

Grassley
Griffee
Hansen
Holden
Husak
Jordan
Junker
Kiser
Lippold Lipsky

Logue
McElroy Mendenhall Menke Middleswart Millen Miller, A. V. Miller, K. D. Miller, R. G.

| Nielsen | Stephens |
| :--- | :--- |
| Norpel | Strothman |
| Pellett | Tofte |
| Peterson | Welden |
| Readinger | West |
| Roorda | Woods |
| Schroeder | Wulff |
| Small | Wyckoff |
| Stanley | Mr. Speaker |

Absent or not voting, 14:
Bittle
Bortell
Danker
Drake
Dunlap
Edelen
Harper
Howell

| Kreamer | Poncy |
| :--- | :--- |
| Monroe | Rinas |
| O'Halloran | Stromer |

Amendment H-646 lost.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-664$ filed by him and moved its adoption:
H—664
1 Amend House File 776, page 6, line 23, by inserting 2 after the word "hundred", the word "full-time".

Amendment $\mathrm{H}-664$ adopted.
Amendment H—650 filed on June 1, 1973, was ruled out of order by the Speaker.

Brinck of Lee offered the following amendment H-644 filed by him and Branstad of Winnebago:

H-644
Amend House File 776 as follows:

1. By adding the following new section after line 5 , page 7:

Sec. ..... State university of Iowa student fees shall be collected for only recreation building, memorial union activities, memorial union building, and auditorium building.

Iowa state university student fees shall be collected for only memorial union fee, memorial union building fee, and special building fund.

University of northern Iowa student fees shall be collected for only health service, operation of the union, union building fund, and building fund for student activities.
2. By renumbering the sections as necessary.

Crawford of Story rose on a point of order that amendment H-644 was not germane.

The Speaker ruled the point well taken.

Grassley of Butler offered the following amendment H-677 filed by him and moved its adoption:

## H-677

Amend House File 776, page 1, by striking all after the word "board" in line 3 and all of line 4, and inserting in lieu thereof the following:
", relating to the number of employees of the institutions, establishing a unified budget and accounting system for the board, and making the preaudit system applicable to the board."

## Amendment H-677 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. 776)
The ayes were, 58:

| Anderson | Ewing | Junker | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Ferguson | Kiser | Peterson |
| Bortell | Fischer, H. O. | Knoke | Readinger |
| Branstad | Fisher, C. R. | Lippold | Roorda |
| Brinck | Freeman | Logue | Schroeder |
| Brockett | Fullerton | McElroy | Stanley |
| Butler | Grassley | Mendenhall | Stephens |
| Byerly | Hansen | Menke | Strothman |
| Clark, J. H. | Harvey | Middleswart | Tofte |
| Clark, J. W. | Hennessey | Millen | Welden |
| Crabb | Hill | Miller, K. D. | West |
| Daggett | Holden | Miller, R. G. | Wulff |
| De Jong | Husak | Nielsen | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
| Dunlap | Jordan |  |  |
| The nays were, 33: |  |  |  |
| Avenson | Doyle | Jesse | Oakley |
| Bittle | Dunton | Krause | O'Halloran |
| Brunow | Egenes | Lipsky | Patchett |
| Caffrey | Fitzgerald | McCormick | Poncy |
| Carr | Griffee | Mennenga | Rapp |
| Cochran | Hargrave | Miller, A. V. | Small |
| Connors | Higgins | Newhard | Wells |
| Crawford Horn Norland WoodsCusack |  |  |  |
|  |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Danker | Harper | Kreamer | Rinas |
| Drake | Howell | Monroe | Stromer |

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

## EXPLANATIONS OF VOTE

Had I been present in the House chamber between 10:00 and 11:00 a.m. on Monday, June 4, 1973, I would have voted "aye" on the following amend-
ments to House File 776: $\mathrm{H}-647$ and $\mathrm{H}-653$. I would have voted "nay" on $\mathrm{H}-639$ and $\mathrm{H}-654$.

> O'HALLORAN of Black Hawk

Due to a speaking commitment in Moulton, Iowa, on Thursday evening, May 31, 1973, I was absent when the vote was taken on House File 775. Had I been present, I would have voted "aye".

BRUNOW of Appanoose
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Files 513, 575 and House Files 774, 777 and 778.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 575, a bill for an act appropriating moneys to the department of general services for renovation of the Valley Bank Building, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 575)
The ayes were, 73:

| Anderson | Doyle | Hutchins | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jordan | Norpel |
| Bennett | Egenes | Kiser | O'Halloran |
| Bittle | Ewing | Krause | Pellett |
| Bortell | Ferguson | Lippold | Peterson |
| Branstad | Fisher, C. R. | Lipsky | Rapp |
| Brinck | Fitzgerald | Logue | Readinger |
| Brockett | Freeman | McCormick | Roorda |
| Butler | Fullerton | McElroy | Schroeder |
| Byerly | Grassley | Mendenhall | Small |
| Caffrey | Griffee | Menke | Stanley |
| Carr | Hansen | Mennenga | Strothman |
| Clark, J. H. | Harvey | Middleswart | Tofte |
| Cochran | Hennessey | Millen | Welden |
| Crabb | Higgins | Miller, A.V. | Wells |
| Crawford | Hill | Miller, K. D. | Wulff |
| Daggett | Holden | Miller, R.G. | Wyckoff |
| De Jong | Horn |  | Mielsen |

The nays were, 12:

| Brunow | Hargrave | Junker | Patchett |
| :---: | :---: | :---: | :---: |
| Clark, J. W. | Husak | Knoke | Poncy |
| Fischer, H. O. | Jesse | Newhard | West |
| Absent or not voting, 15: |  |  |  |
| Connors | Dunton | Kreamer | Stephens |
| Cusack | Edelen | Monroe | Stromer |
| Danker | Harper | Oakley | Woods |
| Drake | Howell | Rinas |  |

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

House File 774, a bill for an act to enact the compact for education, to establish the education commission of the states for this state, and to make an appropriation, 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. 774)
The ayes were, 85:

| Bennett | Dunlap | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Jordan | O'Halloran |
| Bortell | Ewing | Junker | Patchett |
| Branstad | Ferguson | Kiser | Pellett |
| Brinck | Fischer, H. O. | Knoke | Peterson |
| Brockett | Fisher, C.R. | Krause | Poncy |
| Brunow | Fitzgerald | Lippold | Rapp |
| Butler | Freeman | Lipsky | Readinger |
| Byerly | Fullerton | Logue | Roorda |
| Caffrey | Grassley | McCormick | Schroeder |
| Carr | Griffee | McElroy | Small |
| Clark, J. H. | Hansen | Mendenhall | Stanley |
| Clark, T. W. | Hargrave | Menke | Stephens |
| Cochran | Harvey | Mennenga | Strothman |
| Connors | Hennessey | Middleswart | Tofte |
| Crabb | Higgins | Millen | Welden |
| Crawford | Hill | Miller, A. V. | Wells |
| Cusack | Holden | Miller, R. G. | West |
| Daggett | Horn | Newhard | Wulff |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
| Doyle |  |  |  |

The nays were, none.
Absent or not voting, 15:

| Anderson | Dunton <br> Avenson | Kreamer <br> Edelen | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Rinas <br> Danker | Harper | Monroe | Woods |
| Drake | Howell | Nielsen |  |

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

House File 778, a bill for an act to make an appropriation from the general fund of the state to the department of general services for capital improvements and repairs for certain buildings and facilities, was taken up for consideration.

Crabb of Crawford offered the following amendment H-662 filed by him and moved its adoption:

## H-662

1 Amend House File 778, by striking from page 2,
2 line 28, the following: ", with the approval of
3 the executive council,".
Amendment 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. 778)
The ayes were, 86:

| Anderson | Doyle | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Junker | O'Halloran |
| Bennett | Egenes | Kiser | Patchett |
| Bittle | Ewing | Krause | Pellett |
| Bortell | Ferguson | Lippold | Peterson |
| Branstad | Fischer, H. O. | Lipsky | Poncy |
| Brinck | Fisher, C.R. | Logue | Rapp |
| Brockett | Fitzgerald | McCormick | Readinger |
| Brunow | Freeman | McElroy | Roorda |
| Butler | Grassley | Mendenhall | Schroeder |
| Byerly | Griffee | Menke | Small |
| Caffrey | Hansen | Mennenga | Stanley |
| Carr | Hargrave | Middleswart | Stephens |
| Clark, J. H. | Harvey | Millen | Strothman |
| Clark, J. W. | Hennessey | Miller, A.V. | Tofte |
| Cochran | Higgins | Miller, K. D. | Welden |
| Connors | Hill | Miller, R. G. | Wells |
| Crabb | Holden | Newhard | West |
| Crawford | Horn | Nielsen | Wulff |
| Cusack | Husak | Norland | Wyckoff |
| Daggett | Hutchins | Norpel | Mr. Speaker |
| De Jong | Jesse |  |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 14:

Danker
Den Herder
Drake
Dunton

Edelen
Fullerton
Harper
Howell

Oakley O'Halloran atchett Pellett Peterson Poncy Rapp Readinger Roorda hroeder Stanley Stephens Tofte Welden ells W Wyckoff Mr. Speaker

Knoke
Kreamer
Monroe

Rinas
Stromer
Woods

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

Senate File 513, a bill for an act making an appropriation from the general fund to the state comptroller for the substitution or replacement, in whole or in part, of any federal funds which are not available to the state for previously existing federal programs financed in whole or in part by federal funds during the period beginning July 1, 1972, and ending March 31, 1973, with report of committee recommending amendment and passage, was taken up for consideration.

Grassley of Butler offered the following amendment H-642 filed by the committee on appropriations:
H-642

## Amend Senate File 513 as follows:

1. Page 2 , by striking lines 1 through 20 , inclusive, and inserting in lieu thereof the following:

Section 1. There is appropriated from the general fund of the state for the fiscal biennium beginning July 1, 1973 and ending June 30, 1975 to the state comptroller the following amounts, or so much thereof as may be necessary, for the following purposes:

1. For the governor's youth opportunity program: $\$ 1,234,000$
2. For the day care facilities program: $\$ 579,000$

Sec. 2. Funds appropriated by section one (1) of this Act shall be used solely as a substitute for or replacement of, in whole or in part, any federal funds which are not currently appropriated by the federal government to the state, or otherwise not available to the state by reason of federal executive action during the period of this Act. The funds substituted or replaced must be for previously existing federal programs financed in whole or in part by federal funds during the period beginning July 1, 1972, and ending March 31, 1973. If federal funds are made available for the purposes in section one (1) of this Act but in amounts less than specified by section one (1) of this Act, the amount of federal funds available shall be subtracted from the amounts specified in this Act and only the remainder shall be expended for the purposes specified in this Act.

Sec. 3. Unencumbered funds as of June 30, 1975 shall revert to the general fund of the state as of August 31, 1975.

Sec. 4. All federal grants to and the federal receipts for the purposes for which funds are appropriated by this Act are appropriated for the purposes set forth in the federal grants or receipts.
2. By renumbering the remaining sections.
3. Page 1, by striking lines 5 and 6 of the title and inserting in lieu thereof the words "relating to youth opportunities and day care facilities."

Welden of Hardin offered the following amendment H-674 to amendment $\mathrm{H}-642$ and moved its adoption:
H-674
1 Amend Senate File 513 by striking lines 11 and 12
2 of the committee amendment, $\mathrm{H}-642$.
A non-record roll call was requested.
The ayes were 17 , nays 68 .
Amendment H-674 lost.
Grassley of Butler offered the following amendment H-681 to amendment H-642 and moved its adoption: H-681
1 Amend the committee on appropriations amendment
H-642, to Senate File 513 as passed by the Senate, by
striking line 40 and inserting in lieu thereof the
following: "youth opportunity and day care facilities programs."
Amendment H—681 to amendment H-642 adopted.
Grassley of Butler moved the adoption of amendment H-642 as amended.

Amendment H-642 as amended adopted.
Cusack of Scott asked and received unanimous consent to withdraw amendment H-485 filed on May 11, 1973.

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 bill pass ?" (S.F. 513)
The ayes were, 78:

| Avenson | Dunton |
| :--- | :--- |
| Bittle | Egenes |
| Branstad | Ewing |
| Brinck | Ferguson |
| Brockett | Fisher, C.R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harvey |
| Crabb | Henessey |
| Crawford | Higgins |
| Cusack | Hill |
| De Jong | Holden |
| DenHerder | Horn |
| Doyle | Husak |
| Dunlap | Hutchins |


| Jesse | Norland |
| :--- | :--- |
| Jordan | Norpel |
| Junker | Oakley |
| Kiser | O'Halloran $^{\prime}$ |
| Knoke | Patchett |
| Lippold | Pellett |
| Lipsky | Poncy |
| Logue | Rapp |
| McCCormick | Readinger |
| McElrny | Roorda |
| Mendenhall | Schroeder |
| Menke | Small |
| Mennenga | Stanley |
| Middleswart | Strothman |
| Miller, A.V. V. | Tofte |
| Miller, K. D. | Wells |
| Miller, R. G. | West |
| Newhard | Wulff |
| Nielsen | Mr. Speaker |

The nays were, 11:

| Anderson | Daggett | Peterson | Woods |
| :---: | :---: | :---: | :---: |
| Bennett | Fischer, H. O. | Stephens | Wyckoff |
| Bortell | Millen | Welden |  |
| Absent or not voting, 11: |  |  |  |
| Connors | Edelen | Krause | Rinas |
| Danker | Harper | Kreamer | Stromer |
| Drake | Howell | Monroe |  |

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

House File 777, a bill for an act making an appropriation to certain state libraries, was taken up for consideration.

Small of Johnson offered the following amendment H-673 filed by him and moved its adoption:
H-673
1 Amend House File 777, page 2, by striking from
2 line 20 the numbers " 402,944 " and " 408,559 " and
3 inserting in lieu thereof the numbers " 437,944 " and
4 "446,059".
A non-record roll call was requested.
The ayes were 57, nays 33 .
Amendment H—673 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. 777)
The ayes were, 89:

| Anderson | Doyle | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jesse | Norpel |
| Bennett | Dunton | Jordan | Oakley |
| Bittle | Egenes | Junker | O'Halloran |
| Bortell | Ewing | Kiser | Pellett |
| Branstad | Ferguson | Knoke | Poncy |
| Brinck | Fischer, H. O . | Krause | Rapp |
| Brockett | Fisher, C. R. | Lippold | Readinger |
| Brunow | Fitzgerald | Lipsky | Roorda |
| Butler | Freeman | Logue | Small |
| Byerly | Fullerton | McCormick | Stanley |
| Caffrey | Grassley | McElroy | Stephens |
| Carr | Griffee | Mendenhall | Stromer |
| Clark, J. H. | Hansen | Menke | Strothman |
| Clark, J. W. | Hargrave | Mennenga | Tofte |
| Cochran | Harvey | Middleswart | Welden |
| Connors | Hennessey | Millen | Wells |
| Crabb | Higgins | Miller, A. V. | West |
| Crawford | Hill | Miller, K. D. | Woods |
| Cusack | Holden | Miller, R. G. | Wulff |
| Daggett | Horn | Newhard | Wyckoff |
| De Jong | Husak | Nielsen | Mr. Speaker |

Nays were, none.
Absent or not voting, 11:

Danker Drake Edelen

Harper
Howell
Kreamer

Monroe Patchett Peterson

Rinas
Schroeder

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

## MOTION TO RECONSIDER LOST <br> (House File 778)

Caffrey of Polk moved to reconsider the vote by which House File 778, a bill for an act to make an appropriation from the general fund of the state to the department of general services for capital improvements and repairs for certain buildings and facilities, passed the House on June 4, 1973.

A non-record roll call was requested.
The ayes were 37, nays 47.
Motion lost.

## APPROPRIATIONS CALENDAR

Welden of Hardin asked and received unanimous consent to take up for immediate consideration House File 779, a bill for an act relating to the inspection and regulation of mines, to abolish the department of mines and minerals, and to transfer certain administrative powers and duties to other state agencies and making an appropriation.

Welden of Hardin offered the following amendment $\mathrm{H}-676$ filed by him and moved its adoption:
H-676
1 Amend House File 779, page 16, by striking from
2 line 30 the words "Iowa state commerce commission
3 and its divisions" and inserting in lieu thereof
4 the words "department of soil conservation".
Amendment $\mathrm{H}-676$ 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. 779)
The ayes were, 85:

| Anderson | Bennett <br> Aittle | Bortell <br> Branstad | Brinck <br> Brockett |
| :--- | :--- | :--- | :--- |


| Brunow | Fisher, C. R. | Lippold | Pellett |
| :--- | :--- | :--- | :--- |
| Butler | Fitzgerald | Lipsky | Peterson |
| Byerly | Freeman | Logue | Poncy |
| Caffrey | Fullerton | McCormick | Rapp |
| Carr | Grassley | McElroy | Roorda |
| Clark, J. H. | Griffee | Mendenhall | Schroeder |
| Clark, J. W. | Hansen | Menke | Small |
| Cochran | Hargrave | Mennenga | Stanley |
| Connors | Hennessey | Millen | Stephens |
| Crabb | Higgins | Miller, A. V. | Stromer |
| Crawford | Hill | Miller, K. D. | Strothman |
| Cusack | Holden | Miller, R. G. | Tofte |
| Daggett | Horn | Newhard | Welden |
| De Jong | Husak | Nielsen | Wells |
| Den Herder | Hutchins | Norland | West |
| Doyle | Jordan | Norpel | Woods |
| Egenes | Junker | Oakley | Wulf |
| Ewing | Kiser | O'Halloran | Wyckoff |
| Ferguson | Knoke | Patchett | Mr. Speaker |
| Fischer, |  |  |  |

The nays were, none.
Absent or not voting, 15:

| Danker | Edelen |
| :--- | :--- |
| Drake | Harper |
| Dunlap | Harvey |
| Dunton | Howell |

Jesse
Krause
Kreamer
Middleswart

Monroe
Readinger Rinas

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

## HOUSE FILES 357 AND 397 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw House Files 357 and 397 from further consideration by the House.

## INTRODUCTION OF BILL

House File 780, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the state to the office for planning and programming and office for economic opportunity.

Read first time and placed on the appropriations calendar.

EXPLANATION OF VOTE
(House File 776)
We, the undersigned, voted "nay" on final passage of House File 776 solely as a symbolic expression of our strong opposition to any kind of a tuition increase for resident students at our three state universities. Although we do feel that some sort of a reasonable tuition increase for nonresident students may be in order at this time, we very strongly feel
that such a decision is and should remain in the Board of Regents' realm of responsibility, and that the Legislature should not attempt to assume such policy-making roles. We believe in a strong system of higher education in Iowa, and therefore we continue to support adequate funding for the institutions under control of the Board of Regents. House File 776 as it is presently constituted does not represent such an expression, and it is for this reason that we felt it necessary to vote against the bill at this time.

PATCHETT of Johnson NEWHARD of Jones NORLAND of Worth AVENSON of Fayette O'HALLORAN of Black Hawk HARGRAVE of Johnson WELLS of Linn GRIFFEE of Chickasaw DOYLE of Woodbury McCORMICK of Delaware RAPP of Black Hawk CAFFREY of Polk CUSACK of Scott KRAUSE of Palo Alto BRUNOW of Appanoose JESSE of Polk PONCY of Wapello CARR of Dubuque WOODS of Polk HORN of Linn MILLER of Cerro Gordo CONNORS of Polk HIGGINS of Scott MENNENGA of Clinton COCHRAN of Webster

## COMMUNICATION FROM THE SECRETARY OF STATE

June 1, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 122 was published in the Muscatine Journal, Muscatine, Iowa, May 29, 1973, and in the Ames Daily Tribune, Ames, Iowa, May 26, 1973.

Respectfully submitted MELVIN D. SYNHORST Secretary of State

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate Flle 580, a bill for an act to make an appropriation from the general
fund of the state to the Iowa state arts council, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

H-667
1 Amend Senate File 563 as passed by the Senate as follows:

1. Page 2, by striking lines 8 through 11, inclusive.
2. Page 2, by striking lines 12 through 21 , inclusive.
3. By renumbering the paragraphs in accordance with this amendment.

KNOKE of Pottawattamie
H-680
1 Amend House File 671, page 2, by striking all
2 after the period in line 9 and all of lines 10
3 through 19.
ANDERSON of Ringgold DEN HERDER of Sioux COCHRAN of Webster FISHER of Greene ROORDA of Jasper HUTCHINS of Guthrie

## H-665

1 Amend Senate File 43 as follows:
2 1. Page 2, line 9, by striking the word "all" and
3 inserting in lieu thereof the words "[all] resident".

## H-672

1 Amend Senate File 481, as amended and passed by the
2 Senate, as follows:
3 4. Page 2, line 24, by inserting after the word
4 "retail" the words "when registration is changed from

KRAUSE of Palo Alto

$\mathrm{H}-666$
1 Amend Senate File 481, as passed by the Senate, as follows:

1. Page 2, by inserting after line 17 , the following new section:

Sec. ..... Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection eleven (11), Code 1973, is amended to read as follows:
11. If an inspection discloses the necessity for repairs, the owner of the vehicle or person having custody thereof shall be so notified. Repairs and adjustments need not be made at the inspection station which has made the inspection and if the owner or person having custody of the vehicle elects not to have the repairs or adjustments made at that time a certificate of rejection shall be affixed to the vehicle. If the vehicle is rejected because it fails to meet any of the requirements of section three hundred twentyone point three hundred eighty-one (321.381) of the Code, it shall not be operated upon the streets or highways except to move the vehicle to a place of repair within a reasonable distance and return, if the vehicle copy of the inspection certificate accompanies the rejected vehicle. If an official certificate of inspection has been affixed to the vehicle which is valid on the date of rejection, the certificate of inspection shall no longer be valid even though the period for which it was issued has not expired and the inspection station shall remove the certificate. After correction of the stated defects, the inspection station which made the inspection shall reinspect the vehicle once without additional charge if requested so to do within thirty days after its issuance of the rejection certificate.

The owner or other person having custody of the vehicle shall have such repairs made or defects corrected as are required by the rejection certificate within thirty days from the date of the rejection certificate unless the vehicle is acquired by a motor vehicle dealer licensed under chapter threve hundred twenty-two (322) of the Code. A vehicle for which the repairs are not made or defects not corrected, shall not thereafter be operated on the streets or highways until a valid certificate of inspection has been obtained and affixed to the vehicle.

The owner or person having custody of the vehicle to which a certificate of rejection has been affixed may appeal the rejection to the department of public safety. The appeal shall be in writing and shall be filed with the department of public safety within ten
days of the rejection. The department of public safety shall hold a hearing on the appeal within ten days of receipt of the appeal and shall issue a decision affirming the rejection or disallowing the rejection, in whole or in part, within seven days of the hearing.
2. By renumbering the subsequent sections.

KRAUSE of Palo Alto
678
Amend Senate File 481, as passed by the Senate, as follows:
3. Page 2, by inserting after line 17 the following new section:

Sec. ..... Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection seven (7), Code 1973, is amended to read as follows:
7. No person shall make, issue, or knowingly use any imitation or counterfeit of an official certificate of inspection. No person shall display or cause or permit to be displayed upon any vehicle any certificate of inspection knowing the certificate to be fictitious, or issued for another vehicle, or issued without an inspection having been made. No person shall possess or issue an official certificate of inspection who does not hold a valid permit for the issuance of such certificate.
2. By renumbering the subsequent sections.

KRAUSE of Palo Alto
668
Amend Senate File 481, as passed by the Senate, page 5, by inserting after line 29 the following new subsections:

NEW SUBSECTION. The commissioner of public safety shall have the power to issue subpoenas to compel the attendance of witnesses and the production of documents, papers, books, records and other evidence before him in any matter over which he has jurisdiction, control or supervision pertaining to this chapter.

If any person shall refuse to obey any such subpoena, or to give testimony, or to produce evidence as required thereby, any judge of the district court of the state of Iowa in and for Polk county may, upon application and proof of such refusal, make an order awarding process of subpoena, or subpoena duces tecum, out of the said court, for the witness to appear before the commissioner and to give testimony, and to produce evidence as required thereby. Upon filing such order in the office of the clerk of said court, the clerk shall issue process of subpoena, as directed, under the seal of said court, requiring the person to whom it is directed to appear at the time and place therein designated.

NEW SUBSECTION. Witnesses shall receive three

25 dollars for each day's attendance and ten cents per
26 mile for each mile actually travelled.

27
28
29

H-671
1 Amend Senate File 481, as passed by the Senate, 2 as follows:
$N E W S U B S E C T I O N$. Witnesses shall be compensated from the general fund. The treasurer of state may make rules setting forth the procedure for such reimbursement.

1. Page 2, by inserting after line 17 the following new section:

Sec. ..... Section three hundred twenty-one point two hundred thirty-eight, (321.238) subsection eight (8), Code 1973, is amended to read as follows:
8. The fee for inspection, including the issuance of the certificate of inspection, shall be uniform according to class of vehicle and shall be established by the commissioner. The fee shall be a reasonable and just charge based upon the average cost and time necessary to perform the inspection, and shall be retained by the inspection station. No inspection station shall absorb the inspection fee, or advertise or represent in any manner that the fee or any part of the fee is directly or indirectly absorbed by the station, nor shall any inspection station charge a fee for inspection services under this section in an amount other than the fees herein provided.
2. By renumbering the subsequent sections.

KRAUSE of Palo Alto

KRAUSE of Palo Alto
H-669
1 Amend Senate File 481, as passed by the Senate,
2 page 3, by inserting after the period in line 29, the
3 following: "The department may destroy any forms,
4 certificates or statements after one year from the date they are filed."

KRAUSE of Palo Alto

## H-670

1

Amend Senate File 481, as amended and passed by the Senate, as follows:

1. Page 2, by inserting before line 1 the following new sections:

Sec. ..... Section three hundred twenty-one point fourteen (321.14), Code 1973, is amended to read as follows:
321.14 SEIZURE OF DOCUMENTS AND PLATES. The department is hereby authorized to take possession of any registration card, certificate of title, permit, or registration plate, certificate of inspection or any inspection document or form, upon expiration, revocation, cancellation, or suspension thereof, or
which is fictitious, or which has been unlawfully or erroneously issued.

Sec. ..... Section three hundred twenty-one point fifty-one (321.51), subsections four (4) and six (6), Code 1973, are amended to read as follows:
4. The county treasurer of the county of residence of the transferee upon receipt of the application for a new certificate of title, fee therefor, and the affidavit as provided in subsection 2 of this section, and when satisfied as to the genuineness and regularity thereof, shall issue a restricted certificate of title to the applicant but shall not issue registration plates or a registration card. A restricted certificate of title shall be red in color and shall have conspicuously imprinted thereon in bold print, in a manner prescribed by the department, the words "RESTRICTED CERTIFICATE OF TITLE-CANNOT BE REGISTERED AND OPERATED ON THE HIGHWAYS WITHOUT A VALID APPROVED CERTIFICATE OF INSPECTION EXCEPT AS PROVIDED IN SECTION THREE HUNDRED TWENTY-ONE POINT NINETY-EIGHT (321.98) OF THE CODE." At such time as the transferee surrenders a valid approved certificate of inspection and the restricted certificate of title to the county treasurer of the county of his residence, the county treasurer, upon payment of the appropriate fees, shall issue a certificate of title that is not restricted for the vehicle and shall also issue a registration card and registration plates for the vehicle to the applicant, however, if the registration fee for the vehicle has been paid for the current year, the county treasurer shall issue a registration card and registration plates for the vehicle to the applicant upon payment of an additional registration fee of five dollars.
6. No vehicle sold or otherwise transferred pursuant to the provisions of this section shall be driven upon the highway until a valid official certificate of inspection has been affixed thereto and an unrestricted certificate of title, a registration card, and registration plates for the vehicle have been issued to the purchaser or transferee except as set out in section three hundred twenty-one point ninetyeight (321.98) of the Code.
2. By renumbering the subsequent sections.

KRAUSE of Palo Alto
H-679
1 Amend Senate File 571 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following new section:

NEW SECTION. Effective January 1, 1974, no personal

6 property tax shall be levied by any taxing district in
7 this state. The provisions of the Code relating to
8 the taxation of personal property are void.
9 2. Amend the title, page 1, lines 1 through 4,
10 by striking the words "all livestock from property
11 taxation for all livestock valued and assessed on
12 January 1, 1973, for which taxes would otherwise be
13 due in 1974 and making an appropriation" and inserting
14 in lieu thereof the words "exempt personal property
15 from taxation".
BRINCK of Lee
McCORMICK of Delaware
NORPEL of Jackson
HUSAK of Tama
CAFFREY of Polk
WYCKOFF of Benton
HORN of Linn
WEST of Marshall
CUSACK of Scott
HUTCHINS of Guthrie
MILLEN of Van Buren
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, June 5, 1973.

## JOURNAL OF THE HOUSE

One Hundred Forty-ninth Calendar Day-Ninety-eighth Session Day
hall of the House of Representatives
Des Moines, Iowa, Tuesday, June 5, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Carroll Brown, pastor of the Mitchellville Community Parish, Mitchellville, Iowa.

The Journal of Monday, June 4, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. William Seidler, Jamaica, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kreamer of Polk on request of Anderson of Ringgold.

## PRESENTATION OF VISITORS

Cochran of Webster presented to the House Arjan Speelman from Rotterdam, Holland. Arjan is in the United States to study soybeans as a guest of the American Soybean Association.

The Speaker announced that the following visitors were present in the House chamber:

Eighty Girl Scouts from the Lakota Council accompanied by Mrs. Wayne Blewitt, Mrs. Johnson, Mrs. Jim Haahr, Mrs. Watt, Mrs. Wyatt Yon and Mrs. Eaton. By Freeman of Buena Vista, Bennett of Ida, Egenes of Story, Fitzgerald of Webster, Cochran of Webster and Ferguson of Carroll.

## PETITIONS FILED

The following petitions were received and placed on file:
By Patchett of Johnson from seventeen members of the Iowa City Public Library Staff Association favoring Senate File 531, relating to collective bargaining for public employees.

By Miller of Buchanan from fourteen residents of Buchanan

County opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Harper of Davis from seventy-five girls attending Girls State at Cedar Falls favoring making the ladybug the state bug.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of report of committee on Senate File 580, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 1, 1973, passed the following bill in which the concurrence of the Senate was asked:
House File 193, a bill for an act relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays.
Also: That the Senate has on June 1, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:
House File 315, a bill for an act to prohibit the allocation of sales tax receipts to the road use tax fund, providing an effective date, and providing for the existence of a condition precedent prior to the transfer of funds during the last quarter of the fiscal year beginning July 1, 1974.

Also: That the Senate has on June 4, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:
House File 656, a bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, and providing administrative procedures.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 656

Amend House File 656 as amended, passed and reprinted by the House as follows:

1. Page 2A, line 9, by striking the words "August 5, 1964" and inserting in lieu thereof the words "July 1, 1958".
2. Page 2A, by striking lines 18 through 35, inclusive.
3. Page 2B, line 36, by striking the words "event it shall be computed as a full month.", and inserting in lieu thereof the following:
"compensation fund twenty-five dollars, if he earned either a Vietnam service medal or an armed forces expeditionary medal-Vietnam, or can otherwise establish service in Vietnam during that period, for each month that such person was in active service, all prior to July 1, 1973, not to exceed a total sum of five hundred dollars, however, a person who was a prisoner of war shall not be subject to the five hundred dollar limitation but shall be subject to a one
thousand dollar limitation.
Every person, otherwise qualified under this section except that he did not earn either the Vietnam service medal or the armed forces expeditionary medal-Vietnam, shall be entitled to receive from the service compensation fund ten dollars for each month that such person was in active service during the time between August 4, 1964 and July 1, 1973, not to exceed a total sum of three hundred dollars. Compensation for a fraction of a month shall not be considered unless it be sixteen days or more in which event it shall be computed as a full month."
4. Page 3, line 2, by striking the words "August 4, 1964" and inserting in lieu thereof the words "July 1, 1958".
5. Page 3, line 14, by striking the words "August 5, 1964" and inserting in lieu thereof the words "July 1, 1958".
6. Page 3, by inserting after line 22, the following:

A person entitled to compensation under this Act may, in lieu of receiving his computed compensation, elect to contribute all or a part of the compensation to the state conservation commission to be used in promoting conservation and recreation projects within the state. If a person makes such an election he shall be presented an appropriate certificate signed by the governor and members of the executive council, containing a replica of the great seal of the state, and attesting to the fact that he was entitled to compensation under the provisions of this Act and donated all or a part of his compensation to the promotion of conservation and recreation in this state.

## EXPLANATION OF VOTE

I was at Girls State on June 4, 1973. Had I been present in the House chamber, I would have voted "nay" on House File 776 and Senate 575 and "aye" on House Files 774, 777 and 779 and Senate File 513.

HARPER of Davis

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Avenson of Fayette offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable J. C. Davis of Fayette County, who was a member of the Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third and Fifty-fourth sessions of the General Assembly, passed away on June 3, 1973; 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 Speaker appointed as such committee Avenson of Fayette, Tofte of Winneshiek and McCormick of Delaware.

## MOTION TO RECONSIDER <br> SENATE FILE 144 DEFERED

De Jong of Marion called up for consideration the motion to reconsider Senate File 144, filed on May 30, 1973, and moved to reconsider the vote by which Senate File 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits, failed to pass the House on May 30, 1973.

Holden of Scott moved as a substitute motion that the motion to reconsider the vote on Senate File 144 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 63, nays 12 .
The motion prevailed.

## SENATE AMENDMENT CONSIDERED

## HOUSE REFUSES TO CONCUR

(House File 770)
Crabb of Crawford called up for consideration House File 770, a bill for an act making an appropriation for the planning and constructing of certain state buildings and providing for preliminary planning for space for the general assembly, amended by the Senate, as follows:

[^26]22 general contract for the actual construction of a building or
23
24
25
26
27
28
29
30
31
32 addition. It is the intent of this section that no fees shall be paid for architectural services relating to interior furniture, decorating, or other things not a part of the building.

Sec. 5. Any unobligated balance of funds appropriated by this Act shall revert to the credit of the fund from which appropriated as of June 30, 1977.
2. Page 1 , lines 1,2 , and 3 of the title, by striking everything after the word "appropriation" and inserting in lieu thereof the words "for expansion of the capitol complex."

Doyle of Woodbury asked and received unanimous consent to withdraw amendment H-645 filed by him on May 31, 1973.

Crabb of Crawford moved that the House concur in the Senate amendment.

A non-record roll call was requested.
The ayes were 12 , nays 81 .
The motion lost and the House refuses to concur in the Senate amendment.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 56

Bittle of Polk called up for consideration House Concurrent Resolution 56 filed on May 29, 1973, and found on page 1573 of the House Journal.

Nielsen of Polk moved that action on House Concurrent Resolution 56 be deferred.

A non-record roll call was requested.
The ayes were 39 , nays 53 .
The motion lost.
Bittle of Polk moved the adoption of House Concurent Resolution 56.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

House File 772, a bill for an act relating to the effective dates of chapters one thousand twenty (1020) and one thousand eighty-eight (1088), Acts of the Sixty-fourth General Assembly, 1972 Session, was taken up for consideration.

Nielsen of Polk offered the following amendment H-682 filed by him and moved its adoption:
H-682
1 Amend House File 772 by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. ..... Acts of the General Assembly, 1972 Session, chapter one thousand twenty (1020), is repealed.

Sec. 2. It is the intent of the general assembly in repealing this act to repeal all proposed new provisions to the Code of Iowa contained in Acts of the General Assembly, 1972 Session, chapter one thousand twenty (1020), including amendments to existing provisions of the Code of Iowa, prior to the effective date such provisions will go into effect; however the legal doctrine that the repeal of an amendatory act repeals the original act or section shall not apply to this bill, it being the intent of the general assembly that only the amendments to the sections of the Code which are contained in chapter one thousand twenty (1020) shall be repealed, not the Code sections, and that such Code sections shall remain in force as they were prior to the enactment of Acts of the General Assembly, 1972 Session, chapter one thousand twenty (1020), except as they may have been or will be amended or repealed by other Acts of the general assembly.

Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Roorda of Jasper in the chair at 10:37 a.m.
Bittle 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. 772)
The ayes were, 92 :

| Anderson | Carr | Dunlap | Griffee <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. H. | Dunton <br> Edelen | Hansen |
| Bittle | Cochran | Hargrave |  |
| Bortell | Connors | Egenes | Harper |
| Branstad | Crabb | Ewing | Harvey |
| Brinck | Crawford | Ferguson | Hennessey |
| Brockett | Cusack | Fischer, H. O. | Higgins |
| Brunow | Daggett | Fisher,C.R. | Hill |
| Butler | Deng | Fitzgerald | Horn |
| Byerly | Den Herder | Freeman | Howell |
| Caffrey | Doyle | Fullerton | Husak |
|  | Drake | Grassley | Hutchins |


| Jesse | Mennenga |
| :--- | :--- |
| Junker | Middleswart |
| Kiser | Millen |
| Knoke | Miller, A.V. |
| Krause | Miller, K. D. |
| Lippold | Miller, R. G. |
| Lipsky | Monroe |
| Logue | Newhard |
| McCormick | Norland |
| MeElroy | Norpel |
| Mendenhall | Oakley |
| Menke |  |

O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Schroeder
Small
Stanley
Stephens

Stromer
Strothman
Tofte
Varley
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker
(Roorda)

The nays were, 6 :
Clark, J. W.
Holden
Jordan
Rinas
Woods

Absent or not voting, 2:
Danker
Kreamer
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 773, a bill for an act relating to expenditures for capital improvements by a board of supervisors, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 773)
The ayes were, 92 :

| Anderson | Dunton | Hutchins | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Edelen | Jesse | Oakley |
| Bennett | Egenes | Jordan | O'Halloran |
| Bortell | Ewing | Junker | Patchett |
| Branstad | Ferguson | Kiser | Pellett |
| Brinck | Fischer, H. O. | Knoke | Peterson |
| Brockett | Fisher, C.R. | Krause | Rapp |
| Brunow | Fitzgerald | Lippold | Readinger |
| Butler | Freeman | Logue | Rinas |
| Byerly | Fullerton | McCormick | Schroeder |
| Caffrey | Grassley | McElroy | Small |
| Carr | Griffee | Mendenhall | Stanley |
| Clark, J. H. | Hansen | Menke | Stephens |
| Clark, J. W. | Hargrave | Mennenga | Stromer |
| Cochran | Harper | Middleswart | Strothman |
| Connors | Harvey | Millen | Tofte |
| Crabb | Hennessey | Miller, A. V. | Varley |
| Crawford | Higgins | Miller, K. D. | Welden |
| Cusack | Hill | Miller, R. G. | West |
| Daggett | Holden | Monroe | Wulff |
| Den Herder | Horn | Newhard | Wyckoff |
| Doyle | Howell | Nielsen | Mr. Speaker |
| Drake | Husak | Norland | (Roorda) |
| Dunlap |  |  |  |

The nays were, 2:
Lipsky
Poncy
Absent or not voting, 6:
Bittle
Danker
De Jong
Wells
Woods
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 324, a bill for an act to legalize and validate the proceedings of the Board of Township Trustees of Lewis Township of Pottawattamie County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said Township, with report of committee recommending passage, was taken up for consideration.

Hill 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. 324)
The ayes were, 94 :

| Anderson | Dunton |
| :---: | :---: |
| Avenson | Egenes |
| Bennett | Ewing |
| Bortell | Ferguson |
| Branstad | Fischer, H. 0 . |
| Brinck | Fisher, C. R. |
| Brockett | Fitzgerald |
| Brunow | Freeman |
| Butler | Fullerton |
| Byerly | Grassley |
| Caffrey | Griffee |
| Carr | Hansen |
| Clark, J. H. | Hargrave |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Connors | Hennessey |
| Crabb | Higgins |
| Crawford | Hill |
| Cusack | Holden |
| Daggett | Horn |
| Den Herder | Howell |
| Doyle | Husak |
| Drake | Hutchins |
| Dunlap | Jesse |

Jordan
Junker
Kiser
Knoke
Krause
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Nielsen
Norland
Norpel
Oakley
O'Halloran

Patchett Pellett Peterson Poncy Rapp Readinger Rinas Schroeder Small Stanley Stephens Stromer Strothman Tofte Varley Welden Wells West Woods Wulff Wyckoff Mr. Speaker (Roorda)

The nays were, 1:
Newhard
Absent or not voting, 5:
Bittle
De Jong
Danker

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

## EXPLANATION OF VOTE

I was temporarily absent from the House chamber when the vote was taken on House File 773 and Senate File 324. Had I been present, I would have voted "aye" on House File 773 and Senate File 324.

BITTLE of Polk

## APPROPRIATIONS CALENDAR

Senate File 555, a bill for an act to appropriate from the general fund of the state of Iowa to the department of agriculture and its various divisions, with report of committee recommending amendment and passage, was taken up for consideration.

Welden of Hardin offered the following amendment $\mathrm{H}-640$ filed by the committee on appropriations and moved its adoption: H-640
1 Amend Senate File 555 as follows:
2 1. Page 3, line 13, by striking the figures " 19,843 " and " 20,018 "
3 and inserting in lieu thereof the figures " 22,343 " and " 22,518 ",
4 respectively.
5 2. Page 4, by striking lines 5 through 10, inclusive.
$6 \quad 3$. By renumbering the remaining sections.
Amendment H—640 adopted.
Welden of Hardin offered the following amendment H-637 filed by him and moved its adoption:
H-637
1 Amend Senate File 555, page 4, line 4, by strik-
2 ing the figures " $2,197,814$ " and " $2,116,723$ " and
3 inserting in lieu thereof the figures " $2,200,314$ "
4 and "2,119,223", respectively.
Amendment H—637 adopted.
Stromer of Hancock in the chair at $11: 28$ a.m.
Small of Johnson offered the following amendment H-683 filed by him and moved its adoption:
H-683
1 Amend Senate File 555, as passed by the Senate,
2 page 4, line 2, by striking the numerals " $\$ 115,080$ ".
Amendment H—683 lost.
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. 555)
The ayes were, 95 :

| Anderson | Drake | Husak | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Hutchins | Oakley |
| Bennett | Dunton | Jesse | O'Halloran |
| Bittle | Edelen | Jordan | Patchett |
| Bortell | Egenes | Junker | Pellett |
| Branstad | Ewing | Kiser | Peterson |
| Brinck | Ferguson | Knoke | Rapp |
| Brockett | Fischer, H. 0. | Krause | Readinger |
| Brunow | Fisher, C. R. | Lippold | Rinas |
| Butler | Fitzgerald | Lipsky | Roorda |
| Byerly | Freeman | Logue | Schroeder |
| Caffrey | Fullerton | McCormick | Small |
| Carr | Grassley | McElroy | Stanley |
| Clark, J. H. | Griffee | Mendenhall | Stephens |
| Clark, J. W. | Hansen | Menke | Strothman |
| Cochran | Hargrave | Mennenga | Tofte |
| Connors | Harper | Millen | Welden |
| Crabb | Harvey | Miller, A. V. | Wells |
| Crawford | Hennessey | Miller, K. D. | West |
| Cusack | Higgins | Miller, R. G. | Woods |
| Daggett | Hill | Monroe | Wulff |
| De Jong | Holden | Newhard | Wyckoff |
| Den Herder | Horn | Nielsen | Mr. Speaker |
| Doyle | Howell | Norland | (Stromer) |

The nays were, 1:
Poncy
Absent or not voting, 4:
Danker Kreamer Middleswart Varley
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Holden of Scott, the House was recessed until 2:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 22, by committee on appropriations, a joint resolution directing the department of social services to delineate the intent and objectives of programs for young persons at certain institutions under its control.

Read first time and placed on the appropriations calendar.

## INTRODUCTION OF BILLS

House File 781, by committee on appropriations, a bill for an act making an appropriation to the department of social services for use of institutions under the bureau of adult corrections.

Read first time and placed on the appropriations calendar.
House File 782, by committee on appropriations, a bill for an act relating to financing the supreme court and its divisions and making an appropriation.

Read first time and placed on the appropriations calendar.
House File 783, by committee on appropriations, a bill for an act making an appropriation from the general fund of the state of Iowa to constitutional state officials and departments and the executive council and relating to the expenses of the office of auditor of state.

Read first time and placed on the appropriations calendar.
House File 784, by committee on appropriations, a bill for an act making appropriations to legislative staff agencies.

Read first time and placed on the appropriations calendar.

CONSIDERATION OF BILLS
APPROPRIATIONS CALENDAR
Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture, with report of committee recommending amendment and passage, was taken up for consideration.

Welden of Hardin offered the following amendment filed by the committee on appropriations and moved its adoption:
H-641
1 Amend Senate File 556, page 3, line 9, by striking the figures
2 " 390,180 " and " 378,440 " and inserting in lieu thereof the figures
3 " 299,180 " and " 308,440 ", respectively.
Amendment $\mathrm{H}-641$ 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. 556)

The ayes were, 95:

| Anderson | Dunlap | Jordan | O’Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Junker | Patchett |
| Bennett | Edelen | Kiser | Pellett |
| Bittle | Egenes | Knoke | Peterson |
| Bortell | Ewing | Krause | Poncy |
| Branstad | Ferguson | Lippold | Rapp |
| Brockett | Fischer, H. O. | Lipsky | Readinger |
| Brunow | Fisher, C. R. | Logue | Rinas |
| Butler | Fitzgerald | McCCormick | Roorda |
| Byerly | Fullerton | McElroy | Schroeder |
| Caffrey | Grassley | Mendenhall | Small |
| Carr | Griffee | Menke | Stanley |
| Clark, J. H. | Hansen | Mennenga | Stephens |
| Clark, J. W. | Hargrave | Middleswart | Stromer |
| Cochran | Harper | Millen | Strothman |
| Connors | Harvey | Miller, A.V. | Tofte |
| Crabb | Hennessey | Miller, K. D. | Welden |
| Crawford | Higgins | Miller, R. G. | Wells |
| Cusack | Hill | Monroe | West |
| Daggett | Holden | Newhard | Woods |
| De Jong | Horn | Nielsen | Wulff |
| Den Herder | Howell | Noyle | Husak |
| Drake | Hutchins | Norland | Wyckoff |
|  | Oakley | Mr. Speaker |  |
|  |  |  |  |

The nays were, 1:
Brinck
Absent or not voting, 4:
Danker Freeman
Jesse
Kreamer
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 563, a bill for an act to make an appropriation from the general fund of the state to the pioneer lawmakers, the Spanish-American war veterans, and the commission on the status of women, with report of committee recommending amendment and passage, was taken up for consideration.

Knoke of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-667$ filed by him on June 4, 1973.

Crabb of Crawford offered the following amendment H-659 filed by the committee on appropriations:
H-659
1 Amend Senate File 563, page 2, line 26, by striking the figures 2 " 27,278 " and " 27,917 " and inserting in lieu thereof the figures
3 " 13,930 " and " 13,610 ", respectively.
Brinck of Lee moved that Senate File 563 be tabled.
Roll call was requested by Lipsky of Linn and Brinck of Lee.

On the question "Shall Senate File 563 be tabled?"
The ayes were, 18:

| Bortell | Harvey | Miller, K. D. | Stephens <br> Branstad |
| :--- | :--- | :--- | :--- |
| Brinck | Husak | Mille, R. G. | Strothman |
| Caffrey | Jordan | Knoke | Rielsen |
| Daggett | Logue |  | West |
|  | Loorda | Woods |  |

The nays were, 73 :

| Anderson | Dunlap | Howell | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Edelen | Hutchins | Patchett |
| Bennett | Egenes | Junker | Pellett |
| Bittle | Ewing | Kiser | Peterson |
| Brockett | Ferguson | Krause | Poncy |
| Brunow | Fischer, H. O. | Lippold | Rapp |
| Butler | Fisher, C. R. | Lipsky | Readinger |
| Byerly | Fitzgerald | McCormick | Rinas |
| Carr | Fullerton | McElroy | Schroeder |
| Clark, J. H. | Grassley | Mendenhall | Small |
| Clark, J. W. | Griffee | Menke | Stanley |
| Cochran | Hansen | Mennenga | Stromer |
| Connors | Hargrave | Middleswart | Tofte |
| Crabb | Harper | Miller, A.V. | Welden |
| Crawford | Hennessey | Monroe | Wells |
| Cusack | Hill | Newhard | Wulff |
| DenHerder | Holden | Norpel | Wyckoff |
| Doyle | Horn | Oakley | Mr. Speaker |
| Drake |  |  |  |

Absent or not voting, 9 :

| Danker | Freeman | Jesse | Millen |
| :--- | :--- | :--- | :--- |
| De Jong | Higgins | Kreamer | Norland |

The motion lost.
Drake of Muscatine moved the previous question on Senate File 563 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 53, nays 36 .
The motion prevailed.
Crabb of Crawford moved the adoption of amendment H-659.
Roll call was requested by Lipsky of Linn and O'Halloran of Black Hawk.

On the question "Shall amendment H—659 be adopted ?"
The ayes were, 40:

| Anderson | Crabb | Fischer, H. O. | Jordan |
| :--- | :--- | :--- | :--- |
| Bennett | Daggett | Fullerton | Junker |
| Bortell | De Jong | Grassley | Kiser |
| Branstad | Doyle | Hansen | Logue |
| Brockett | Edelen | Harvey | Mendenhall |
| Clark, J. W. | Ewing | Husak | Millen |


| Miller, K. D. | Pellett | Stephens | West |
| :--- | :--- | :--- | :--- |
| Monroe | Peterson | Stromer | Woods |
| Nielsen | Roorda | Strothman | Wulff |
| Norpel | Schroeder | Welden | Wyckoff |
| The nays were, | 57: |  |  |
| Avenson | Dunton | Howell |  |
| Bittle | Egenes | Hutchins | Newhard |
| Brunow | Ferguson | Jesse | Norland |
| Butler | Fisher, C. R. | Knoke | Oakley |
| Byerly | Fitzgerald | Krause | O'Halloran |
| Caffrey | Freeman | Lippold | Patchett |
| Carr | Griffee | Lipsky | Rancy |
| Clark, J. H. | Hargrave | McCormick | Readinger |
| Cochran | Harper | McElroy | Rinas |
| Connors | Hennessey | Menke | Small |
| Crawford | Higgins | Mennenga | Stanley |
| Cusack | Hill | Middleswart | Tofte |
| Den Herder | Holden | Miller, A. V. | Wells |
| Drake | Horn | Miller, R. G. | Mr. Speaker |
| Dunlap |  |  |  |

Absent or not voting, 3:
Brinck Danker Kreamer
Amendment H-659 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. 563)
The ayes were, 74:

| Avenson | Egenes | Jesse | O'Halloran <br> Bennett |
| :--- | :--- | :--- | :--- |
| Bitne | Ewing | Junker | Patchett |
| Bitle | Ferguson | Kiser | Pellett |
| Brunow | Fischer, H. O. | Krause | Peterson |
| Butler | Fisher, C.R. | Lippold | Poncy |
| Byerly | Fitzgerald | Lipsky | Rapp |
| Caffrey | Freeman | McCormick | Readinger |
| Carr | Fullerton | McElroy | Rinas |
| Clark, J. H. | Grassley | Menke | Small |
| Cochran | Griffee | Mennenga | Stanley |
| Connors | Hansen | Millen | Stromer |
| Crabb | Hargrave | Miller, A. V. | Strothman |
| Crawford | Harper | Miller, R. G. | Tofte |
| Cusack | Hennessey | Monroe | Wells |
| De Jong | Higgins | Newhard | West |
| Doyle | Hill | Norland | Woods |
| Drake | Horn | Norpel | Wyckoff |
| Dunlap | Howell | Oakley | Mr. Speaker |
| Dunton | Hutchins |  |  |

The nays were, 19:

| Anderson | Edelen | Logue | Schroeder |
| :--- | :--- | :--- | :--- |
| Bortell | Harvey | Mendenhall | Stephens |
| Branstad | Husak |  | Miller, K.D. | Welden | Wlark, J.W. |
| :--- |
| Cordan |
| Daggett |

Absent or not voting, 7:
$\begin{array}{llll}\begin{array}{ll}\text { Brinck } \\ \text { Brockett } & \text { Danker }\end{array} & \begin{array}{l}\text { Holden } \\ \text { Den Herder }\end{array} & \text { Kreamer } & \text { Middleswart }\end{array}$
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Monroe of Des Moines called up for consideration House File 28, a bill for an act relating to a free copy of the laws of Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 28, as amended and passed by the House, as follows:

1. Page 1, by adding the following after line 2:
"Section 1. Section sixteen point twenty-four (16.24), subsection five (5), Code 1973, is amended to read as follows:
2. To each judge of the supreme court and to each judge
of the district court [including], two copies; and to each district associate judge and each judicial magistrate 1 copy"
3. By renumbering the remaining bill sections.

Motion prevailed and the House concurred in the Senate amendment.

Monroe of Des Moines moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 28)
The ayes were, 88:

| Anderson | Doyle | Jesse | Norpel |
| :---: | :---: | :---: | :---: |
| Bennett | Drake | Jordan | Oakley |
| Bittle | Dunlap | Junker | O'Halloran |
| Bortell | Egenes | Kiser | Patchett |
| Branstad | Ewing | Knoke | Pellett |
| Brinck | Ferguson | Krause | Poncy |
| Brockett | Fisher, C. R. | Lippold | Rapp |
| Brunow | Freeman | Lipsky | Readinger |
| Butler | Fullerton | Logue | Rinas |
| Byerly | Grassley | McCormick | Schroeder |
| Caffrey | Griffee | McElroy | Stanley |
| Carr | Hansen | Mendenhall | Stephens |
| Clark, J. H. | Hargrave | Menke | Stromer |
| Clark, J. W. | Harper | Mennenga | Strothman |
| Cochran | Harvey | Middleswart | Tofte |
| Connors | Hennessey | Millen | Welden |
| Crabb | Hill | Miller, A. V. | Wells |
| Crawford | Holden | Miller, R. G. | West |
| Cusack | Horn | Monroe | Woods |
| Daggett | Howell | Newhard | Wulff |
| De Jong | Husak | Nielsen | Wyckoff |
| Den Herder | Hutchins | Norland | Mr. Speaker |

The nays were, 8:

| Avenson <br> Edelen | Fitzgerald <br> Higgins | Miller, K. D. <br> Peterson | Roorda <br> Small |
| :---: | :---: | :--- | :--- |
| Absent or not voting, 4:  <br> Danker Dunton | Fischer, H. O. | Kreamer |  |

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

Lipsky of Linn called up for consideration House File 240, a bill for an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded or to a special mental retardation unit in facilities outside those institutions, amended by the Senate, and moved that the House concur in the following Senate amendment:

> Amend House File 240 as amended and passed by the House as follows:
> 1. Page 1, line 12, by inserting after the word "superintendent" the words "in cooperation with other social agencies under the supervision of the Iowa department of social services".
> 2. Page 4, by striking in lines 7 and 8 the words "state director" and inserting in lieu thereof the words "Iowa department of social services".
> 3. Page 4, line 12, by striking the words "state director" and inserting in lieu thereof the word "department".

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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 240)
The ayes were, 94 :

| Anderson | Crawford | Griffee | Krause |
| :--- | :--- | :--- | :--- |
| Avenson | Cusack | Hansen | Lippold |
| Bennett | Daggett | Hargrave | Lipsky |
| Bittle | Den Herder | Harper | Logue |
| Branstad | Doyle | Harvey | McCCormick |
| Brinck | Drake | Hennessey | McElroy |
| Brockett | Dunlap | Higgins | Mendenhall |
| Brunow | Dunton | Hill | Menke |
| Butler | Edelen | Holden | Mennenga |
| Byerly | Egenes | Horn | Middleswart |
| Caffrey | Ewing | Howell | Millen |
| Carr | Ferguson | Hutchins | Miller, A. V. |
| Clark, J. H. | Fisher, C.R. | Jesse | Miller, K.D. |
| Clark, J. W. | Fitzgerald | Jordan | Miller,R.G. |
| Cochran | Freeman | Junker | Monroe |
| Connors | Fullerton | Kiser | Newhard |
| Crabb | Grassley | Knoke | Nielsen |


| Norland | Poncy |
| :--- | :--- |
| Norpel | Rapp |
| Oakley | Readinger |
| O'Halloran | Rinas |
| Patchett | Roorda |
| Pellett | Schroeder |
| Peterson | Small |


| Stanley | Wells |
| :--- | :--- |
| Stephens | West |
| Stromer | Woods |
| Strothman | Wulff |
| Tofte | Wyckoff |
| Welden | Mr. Speaker |

The nays were, 2:
Bortell Husak
Absent or not voting, 4:
Danker
De Jong
Fischer, H. O. Kreamer
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Lipsky of Linn called up for consideration House File 704, a bill for an act raising the compensation paid to members of certain boards and commissions, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 704, as passed by the House, as follows:

1. Page 8, by inserting after line 14 the following:

Sec. ..... Section four hundred sixty-seven A point four (467A.4), subsection three (3), Code 1973, is amended to read as follows:
3. The committee shall designate its chairman, and may, from time to time, change such designation. The director of the state agricultural extension service shall hold office so long as he shall retain the office by virtue of which he shal be serving on the committee. The members appointed by the governor shall serve for a period of six years. Members shall be appointed in each odd-numbered year to succeed members whose terms expire on June 30 of that year. Appointments may be made at such other times and for such other periods as are necessary to fill vacancies on the committee, and any appointment so made while the general assembly is not in session shall be subject to confirmation by the senate at the next session of the general assembly thereafter. No members shall be appointed to serve more than two complete sixyear terms. Members designated to represent the secretary of agriculture, director of the state conservation commission, or the director of the Iowa natural resources council shall serve at the pleasure of the officer making such designation. A majority of the voting members of the committee shall constitute a quorum, and the concurrence of a majority of the voting members of the committee in any matter within their duties shall be required for its determination. The chairman and members of the committee, not otherwise in the employ of the state, or any political subdivision, shall receive [thirty] forty dollars per diem as compensation for their services in the discharge of their duties as members of the committee. The committee shall determine the number of days for which any committee member may draw per diem compen-
sation, but the total number of days for which per diem compensation is allowed for the entire committee shall not exceed three hundred fifty days per year. They shall also be entitled to expenses, including traveling expenses, necessarily incurred in the discharge of their duties as members of such committee. The per diem and expenses paid to the committee members shall be paid from funds appropriated to the committee. The committee shall provide for the execution of surety bonds for all employees and officers who shall be entrusted with funds or property, shall provide for the keeping of a full and accurate record of all proceedings and of all resolutions, regulations, and orders issued or adopted, and shall provide for an annual audit of the accounts of receipts and disbursements.
2. By renumbering the sections to conform to this amendment.
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 704)
The ayes were, 95:

| Anderson | Drake | Jordan | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap <br> Bennett | Dunton <br> Bittle | Kunker |
| Biser | Patchett |  |  |
| Bortell | Edelen | Knoke | Petlett |
| Branstad | Egenes | Krause | Poncy |
| Brinck | Ewing | Lippold | Rapp |
| Brockett | Fisguson | Lipsky | Readinger |
| Brunow | Fitzgerald | Logue | McCormick |
| Butler | Freeman | Rinas |  |
| Byerly | Fullerton | MeElroy | Roorda |
| Cafrey | Grassley | Mendenhall | Schroeder |
| Carr | Hansen | Mene | Stanley |
| Clark, J. H. | Hargrave | Middlenga | Stephens |
| Clark, J. W. | Harper | Millen | Stromer |
| Cochran | Harvey | Miller, A.V. | Strothman |
| Connors | Hennessey | Miller, K. D. | Wele |
| Crabb | Higgins | Miller, R. G. | Wells |
| Crawford | Hill | Monroe | West |
| Cusack | Holden | Newhard | Woods |
| Daggett | Howell | Nielsen | Wulf |
| De Jong | Husak | Norland | Wyckoff |
| Den Herder | Hutchins | Norpel | Mr. Speaker |
| Doyle | Jesse | Oakley |  |

The nays were, none.
Absent or not voting, 5:
Danker
Griffee
Horn
Kreamer
Fischer, H. 0.

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

Crabb of Crawford called up for consideration House File 763, a bill for an act to make an appropriation from the general fund of the state to the capitol planning commission, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 763, page 2, line 8, by striking the word
2 "the" and inserting in lieu thereof the following: "per
3 diem of $\$ 40$ per day and".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 763)
The ayes were, 93:

| Anderson | Dunton | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fischer, H. 0. | Lippold | Rapp |
| Brunow | Fisher, C. R. | Lipsky | Readinger |
| Butler | Fitzgerald | Logue | Rinas |
| Byerly | Freeman | McCormick | Roorda |
| Caffrey | Fullerton | McElroy | Schroeder |
| Carr | Grassley | Mendenhall | Small |
| Clark, J. H. | Hansen | Menke | Stanley |
| Clark, J. W. | Hargrave | Mennenga | Stephens |
| Cochran | Harper | Millen | Stromer |
| Connors | Hennessey | Miller, A.V. | Strothman |
| Crabb | Higgins | Miller, K. D. | Tofte |
| Crawford | Hill | Miller, R. G. | Welden |
| Cusack | Holden | Monroe | Wells |
| Daggett | Horn | Newhard | West |
| De Jong | Howell | Nielsen | Woods |
| Den Herder | Husak | Norland | Wulff |
| Doyle | Hutchins | Norpel | Wyckoff |
| Drake | Jesse | Oakley | Mr. Speaker |
| Dunlap |  |  |  |

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

Brockett
Griffee

## Harvey Middleswart Kreamer

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

Schroeder of Pottawattamie called up for consideration House File 721, a bill for an act making an appropriation from the general fund of the state to the Iowa reciprocity board, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 721, page 2, line 11, by striking the figure
2 " $\$ 223,200$ " and inserting in lieu thereof the figure " $\$ 227,700$ ".
Motion prevailed and the House concurred in the Senate amendment.

Schroeder of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 721)
The ayes were, 92 :

| Anderson | Dunlap | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Edelen | Jordan | Patchett |
| Bennett | Egenes | Junker | Pellett |
| Bittle | Ewing | Kiser | Peterson |
| Bortell | Ferguson | Knoke | Poncy |
| Branstad | Fischer, H. O. | Krause | Rapp |
| Brinck | Fisher, C. R. | Lippold | Readinger |
| Brockett | Fitzgerald | Lipsky | Rinas |
| Brunow | Freeman | Logue | Roorda |
| Butler | Fullerton | McCormick | Schroeder |
| Byerly | Grassley | McElroy | Small |
| Caffrey | Hansen | Mendenhall | Stanley |
| Carr | Hargrave | Menke | Stephens |
| Clark, J. W. | Harper | Mennenga | Stromer |
| Cochran | Harvey | Middleswart | Strothman |
| Crabb | Hennessey | Miller, A. V. | Tofte |
| Crawford | Higgins | Miller, K. D. | Welden |
| Cusack | Hill | Miller, R. G. | Wells |
| Daggett | Holden | Monroe | West |
| De Jong | Horn | Newhard | Woods |
| Den Herder | Howell | Nielsen | Wulf |
| Doyle | Husak | Norpel | Wyckoff |
| Drake | Hutchins | Oakley | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Clark, J. H. | Danker | Griffee | Millen |
| :--- | :--- | :--- | :--- |
| Connors | Dunton | Kreamer | Norland |

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

Roorda of Jasper in the chair at $4: 25$ p.m.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE CALENDAR

House File 672, a bill for an act relating to eminent domain procedures, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-515$ filed by him:
H—515
1 Amend House File 672 as follows:

1. Page 2, line 10, by inserting before the word
"owners" the word "or".
2. Page 2, line 11, by inserting before "licensed" the word "or."
3. Page 2, line 12, by striking the word "and"
and inserting in lieu thereof the words "[and] or".
Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-515$.

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. 672)
The ayes were, 90 :

| Bennett | Dunlap | Hutchins | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bittle | Dunton | Jesse | Patchett |
| Bortell | Edelen | Junker | Pellett |
| Branstad | Egenes | Kiser | Peterson |
| Brinck | Ewing | Knoke | Poncy |
| Brockett | Ferguson | Krause | Rapp |
| Brunow | Fischer, H. O. | Lippld | Readinger |
| Butler | Fisher, C. R. | Lipsky | Rinas |
| Byerly | Fitzgerald | Logue | Schroeder |
| Caffrey | Freeman | McCormick | Small |
| Carr | Fullerton | McElroy | Stanley |
| Clark, J. H. | Grassley | Mendenhall | Stephens |
| Clark, J. W. | Griffee | Mansen | Menke |
| Cochran | Harper | Middleswart | Stromer |
| Connors | Harte |  |  |
| Crabb | Harvey | Millen | Welden |
| Crawford | Hennessey | Miler, A. V. | Wels |
| Cusack | Higgins | Miller, R.G. | West |
| Daggett | Hill | Monroe. | Wulff |
| De Jong | Holden | Newhard | Wyckoff |
| Den Herder | Horn | Nielsen | Mr. Speaker |
| Doyle | Howell | Norpel | (Roorda) |
| Drake | Husak | Oakley |  |
| The nays were, | 4: |  |  |
| Hargrave | Jordan | Miller, K. D. | Strothman |

Absent or not voting, 6:

| Anderson <br> Avenson | Danker <br> Kreamer | Norland | Woods |
| :--- | :--- | :--- | :--- |

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

## SENATE FILE 219 PENDING

Senate File 219, a bill for an act relating to the use and operation of school buses, with report of committee recommending amendment and passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment filed by the committee on schools:
H-383

Amend Senate File 219 as follows:

1. Page 2A, by striking lines 4 through 7 and inserting in lieu thereof the following:
"NEW SUBSECTION. In the discretion of the board, furnish a school bus and services of a qualified driver to an organization of, or sponsoring activities for, senior citizens, children, or handicapped persons in this state. The board shall charge and collect an amount sufficient to reimburse all costs of furnishing the bus and driver. A school bus shall be used as provided in this subsection only at times when it is not needed for transportation of pupils."
2. Page 2A, by striking lines 16 and 17 and inserting in lieu thereof the following:
"and to transporting other persons to the extent permitted by sections one (1) and three (3) of this Act. School".
3. Page 2A, line 30 , by inserting after the word "may" the words "in their discretion".
4. Page 2A, lines 30 and 31, by striking the words "enrolled in a federally funded head start program".
5. Page 2A, by striking line 33 and inserting in lieu thereof the following:
"tation, and shall collect the pro rata cost of transportation. Transportation under this subsection shall not be provided when the school bus is being used to transport pupils to or from school unless the board determines that such transportation is desirable and will not interfere with or delay the transportation of pupils."
6. Page 2B, line 39, by striking the words "section one (1)" and inserting in lieu thereof the words "sections one (1) and three (3)".

Norpel of Jackson moved that Senate File 219 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Carr of Dubuque and Norpel of Jackson.

On the question "Shall Senate File 219 be deferred?"
The ayes were, 41:

| Anderson | Dunton <br> Bennett <br> Bortell | Edelen <br> Ewing | Howell <br> Husak |
| :--- | :--- | :--- | :--- |
| Brinck Jordan | Monroe <br> Brockett | Fischer, H. O. | Kiser |
| Caffrey | Freeman | Norpel |  |
| Connors | Fullerton | Lippold | Pellett |
| Crabb | Griffee | Logue | Peterson |
| Daggett | Hansen | McElroy | Stephens |
| Doyle | Harvey | Menke | Strothman |
| Drake | Horn | Miller, A. V. | Welden |
| Wulff |  |  |  |
|  |  | Miller, K. D. | Wyckoff |

The nays were, 54:

| Avenson | Dunlap <br> Egenes <br> Bittle |
| :--- | :--- |
| Branstad | Ferguson <br> Brunow |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Carr | Grassley |
| Clark, J. H. | Hargrave |
| Clark, J. | Harper |
| Cochran | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| De Jong | Holden |
| Den Herder | Hutchins |
|  | Jesse |

Absent or not voting, 5:
Danker Lipsky
Kreamer

| Junker | Poncy |
| :--- | :--- |
| Knoke | Rapp |
| Krause | Readinger |
| McCormick | Rinas |
| Mendenhall | Schroeder |
| Mennenga | Small |
| Middleswart | Stanley |
| Millen | Stromer |
| Miller, R. G. | Tofte |
| Newhard | Wells |
| Norland | West |
| Oakley | Mr. Speaker |
| O'Halloran | (Roorda) |
| Patchett |  |

Motion lost.
Stanley of Muscatine moved the adoption of amendment H-383.

A non-record roll call was requested.
The ayes were 84, nays 5.
Amendment H-383 adopted.
Bittle of Polk offered the following amendment $\mathrm{H}-689$ filed by Bittle, Avenson and Stromer:
H-689
1 Amend Senate File 219, as amended, passed, and re-
2 printed by the House, as follows:
3 1. Page 2A, by inserting before line 1, the fol-
4 lowing sections:
5 Sec. ..... Section two hundred eighty-five point one
6 (285.1), subsection one (1), paragraph e, Code 1973,
is amended to read as follows:
e. High school pupils residing in a district containing a city of twenty thousand population or over must live more than three miles from high school designated for attendance to be entitled to transportation thereto.

Boards at their discretion may provide transportation for [all] resident high school pupils [residing inside the corporate limits of any town, village, or city, and more than two miles from designated high school] attending public school who live less than the distance at which transportation is required.

Sec. ..... Section two hundred eighty-five point one (285.1), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTION. Elementary pupils residing in a school district which contains pupils who reside in all or a portion of two or more cities or towns and unincorporated areas and which is located all or partially in a county which has a population of two hundred thousand or more inhabitants must live more than two miles from the school designated for attendance to be entitled to free transportation. High school pupils residing in a school district which contains pupils who reside in all or a portion of two or more cities or towns and unincorporated areas and which is located all or partially in a county which has a population of two hundred thousand or more inhabitants must live more than three miles from the school designated for attendance to be entitled to free transportation.

For the purposes of this subsection, high school means a school which commences with either grade nine or grade ten, depending upon the definition of high school adopted by the board of directors of the school district.
$N E W$ SUBSECTION. Boards in districts which provide transportation for pupils who live less than the distance at which transportation is required may collect not more than the pro rata cost for such transportation from the parent or guardian of the pupil.

The pro rata cost for such transportation shall be determined pursuant to section two hundred eighty-five point one (285.1), subsection twelve (12), of the Code.
2. Page 2A, by inserting after line 7 the following section:

Sec. ..... Section two hundred eighty-five point eleven (285.11), subsection two (2), Code 1973, is amended to read as follows:
2. [Each bus route shall serve regularly only pupils whose homes are beyond the statutory walking distance to the nearest appropriate school. It is provided, however, that in] In areas of any [county having a population of over one hundred and fifty thousand] school district, where, in the opinion of the board, the

62 volume of traffic is such or traffic conditions are
63 such that the pupils safety depends upon transportation,
64 regular transportation may be provided for pupils living
65 less than the statutory walking distance from the
66 designated school.
67
3. By renumbering sections as necessary.

Freeman of Buena Vista rose on a point of order that amendment 689 was not germane.

The Speaker ruled the point not well taken.
Lipsky of Linn asked and received unanimous consent that action on amendment $\mathrm{H}-689$ be temporarily deferred.

Stromer of Hancock offered the following amendment H-690 filed by him and moved its adoption:
$\mathrm{H}-690$
1 Amend Senate File 219, as passed by the Senate and
2 reprinted, page 2B by striking all of lines 52 through
356.

Amendment $\mathrm{H}-690$ adopted.
(Senate File 219 and amendment H-689 pending at adjournment.)

REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (Senate File 580)

## Iowa Arts Council

The committee recommendation is for a budget of $\$ 65,400$ for 1973-74 and $\$ 64,190$ for $1974-75$. The state appropriation for this budget is $\$ 50,400$ for $1973-74$ and $\$ 49,190$ for 1974-75. That portion of federal funds which can be used for administrative purposes, and which are also included in the budget total but are not a part of the state appropriation, will be $\$ 15,000$ for 1973-74 and \$15,000 for 1974-75.

From this budget total, $\$ 32,120$ for $1973-74$ and $\$ 32,930$ for 1974-75 is appropriated for salaries.
$\$ 5,210$ for $1973-74$ and $\$ 5,210$ for 1974-75 is appropriated for travel.
Special projects which are matched with federal grants are appropriated at $\$ 20,300$ for 1973-74 and $\$ 19,000$ for 1974-75.

Direct expense for special projects not matched with federal grants are appropriated at $\$ 1,500$ for 1973-74 and $\$ 1,500$ for 1974-75.
$\$ 500$ for 1973-74 and $\$ 500$ for 1974-75 is appropriated for dues.
Other expenses, which include office supplies and expense; printing and binding; telephone and telegraph; and equipment are appropriated at $\$ 5,770$ for 1973-74 and $\$ 5,050$ for 1974-75.

The committee recommendation provides for no increase in personnel.

## (Senate File 581)

Crime Commission
The committee's recommendation is for a budget of $\$ 789,000$ for 1973-74 and $\$ 802,100$ for 1974-75. This budget includes a state appropriation of $\$ 38,900$ for $1973-74$ and $\$ 40,210$ for 1974-75. The budget also includes federal aid of $\$ 734,000$ for $1973-74$ and $\$ 734,000$ for 1974-75 and also balances carried forward of $\$ 68,787$ for 1973-74 and $\$ 52,687$ for 1974-75.

From this total, $\$ 319,500$ for 1973-74 and $\$ 332,600$ for 1974-75 is budgeted for salaries.
$\$ 40,000$ for $1973-74$ and $\$ 40,000$ for 1974-75 is budgeted for travel.
$\$ 29,500$ for $1973-74$ and $\$ 29,500$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include Local Planning Grants are budgeted at $\$ 400,000$ for 1973-74 and $\$ 400,000$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## (Senate File 582)

## Law Enforcement

The committee recommendation is for an appropriation of $\$ 145,000$ for 1973-74 and $\$ 186,000$ for $1974-75$, which is the state's contribution for matching federal funds from the Law Enforcement Assistance Administration.

This appropriation will bring an anticipated $\$ 7,431,000$ for 1973-74 and $\$ 8,574,000$ for $1974-75$ in federal aid.
(House File 780)
State Department Subcommittee
Office of Planning and Programming
Section 1, subsection 1. General Office
The committee recommendation is for a budget of $\$ 528,830$ for 1973-74 and $\$ 543,380$ for 1974-75. This budget includes a state appropriation of $\$ 130,300$ for 1973-74 and $\$ 129,750$ for 1974-75. The budget also includes anticipated refunds and reimbursements of $\$ 34,741$ for $1973-74$ and $\$ 42,267$ for 1974-75 and inter-fund transfer of $\$ 363,789$ for 1973-74 and $\$ 371,363$ for 1974-75.

From this total, $\$ 348,730$ for 1973-74 and $\$ 366,980$ for $1974-75$ is budgeted for salaries.
$\$ 17,500$ for $1973-74$ and $\$ 18,000$ for 1974-75 is budgeted for travel.
$\$ 76,100$ for $1973-74$ and $\$ 79,100$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Professional and scientific service is budgeted at $\$ 86,500$ for $1973-74$ and $\$ 79,300$ for 1974-75.

The committee recommendation allows for an addition of one Administrative Assistant II, one Fiscal Assistant, one Clerk II, one Secretary II, and one Senior State Planner, and also a deletion from the present TO of one Rural Development Coordinator and one Associate State Planner.

Section 1, subsection 1. Community Action Local Aid Program
The committee recommendation is for a budget of $\$ 310,400$ for 1973-74 and $\$ 310,400$ for 1974-75. This budget includes a state appropriation of
$\$ 118,500$ for $1973-74$ and $\$ 118,500$ for 1974-75. The budget also includes anticipated federal aid of $\$ 191,900$ for 1973-74 and $\$ 191,900$ for 1974-75.

From this total $\$ 27,500$ for 1973-74 and $\$ 28,930$ for 1974-75 is budgeted for salaries.
$\$ 10,780$ for $1973-74$ and $\$ 10,530$ for 1974-75 is budgeted for travel.
$\$ 6,400$ for $1973-74$ and $\$ 5,920$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.
$\$ 110,363$ for $1973-74$ and $\$ 109,447$ for $1974-75$ is budgeted for Youth Development and Delinquent Prevention Grants.
$\$ 41,900$ for 1973-74 and $\$ 41,900$ for 1974-75 is budgeted for the Minority Disadvantaged Students Program.

The committee recommendation is for three positions.
Section 1, subsection 1. Iowa's Future Statewide Comprehensive Conference
The committee recommendation is for an appropriation of $\$ 10,000$ for 1973-74 and $\$ 10,000$ for 1974-75, to be used for members travel expenses.

This appropriation is to implement a resolution passed by the Sixtyfourth General Assembly establishing the Conference.

Section 1, subsection 2. Community Affairs Division, State Building Code
The committee recommendation is for an appropriation of $\$ 120,310$ for 1973-74 and $\$ 124,810$ for 1974-75.

From this total, $\$ 71,660$ for 1973-74 and $\$ 75,510$ for 1974-75 is appropriated for salaries.
$\$ 12,000$ for $1973-74$ and $\$ 12,000$ for $1974-75$ is appropriated for travel.
$\$ 2,000$ for $1973-74$ and $\$ 2,000$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include board members per diem and travel expenses, dues, professional and scientific services, and refunds and reimbursements are appropriated at $\$ 34,650$ for $1973-74$ and $\$ 35,300$ for 197475.

The committee recommendation allows for an addition of one Registered Engineer I and one Fiscal Assistant.

Section 1, subsection 2. Community Affairs Division
The committee recommendation is for a budget of $\$ 259,200$ for 1973-74 and $\$ 264,150$ for 1974-75. This budget includes a state appropriation of $\$ 137,353$ for $1973-74$ and $\$ 139,106$ for 1974-75. The budget also includes anticipated refunds and reimbursements of $\$ 58,000$ for 1973-74 and $\$ 58,000$ for 1974-75 and an inter-fund transfer of $\$ 63,847$ for 1973-74 and $\$ 67,044$ for 1974-75.

From this total, $\$ 172,250$ for $1973-74$ and $\$ 179,700$ for $1974-75$ is budgeted for salaries.
$\$ 16,400$ for $1973-74$ and $\$ 16,400$ for 1974-75 is budgeted for travel.
$\$ 23,600$ for $1973-74$ and $\$ 21,100$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include committee member travel expenses and professional and scientific services are budgeted at $\$ 65,500$ for $1973-74$ and $\$ 65,500$ for 1974-75.
$\$ 8,950$ for $1973-74$ and $\$ 8,950$ for 1974-75 is budgeted for inter-fund transfer out.

The committee recommendation allows for no increase in personnel.
Section 1, subsection 2. Municipal Planning Assistance
The committee recommendation is for an appropriation of $\$ 25,000$ for 1973-74 and $\$ 25,000$ for 1974-75. The appropriation is to be used for professional and scientific services.

Section 1, subsection 3. Comprehensive Health Planning
The committee recommendation is for a budget of $\$ 146,873$ for 1973-74 and $\$ 153,573$ for 1974-75. This budget includes a state appropriation of $\$ 31,600$ for 1973-74 and $\$ 31,600$ for 1974-75. The budget also includes an inter-fund transfer of $\$ 115,273$ for 1973-74 and $\$ 121,973$ for 1974-75.

From this total $\$ 93,400$ for $1973-74$ and $\$ 97,980$ for 1974-75 is budgeted for salaries.
$\$ 6,000$ for $1973-74$ and $\$ 6,000$ for $1974-75$ is budgeted for travel.
$\$ 9,000$ for $1973-74$ and $\$ 9,100$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include council members travel expenses, professional and scientific services and staff training are budgeted at $\$ 24,000$ for $1973-74$ and $\$ 25,500$ for 1974-75.

The committee recommendation is for eight positions.
Section 1, subsection 4. Development Disabilities
The committee recommendation is for an appropriation of $\$ 18,000$ for 1973-74 and $\$ 18,900$ for 1974-75.

The appropriation for each year is budgeted for inter-fund transfer out.

## Section 2. Office of Economic Opportunity

The committee recommendation is for an appropriation of $\$ 20,000$ for 1973-74 and $\$ 5,000$ for 1974-75, to be used for salaries, support, maintenance, and miscellaneous purposes.

The recommendation is based on a letter on file in the office of the Legislative Fiscal Director from Mr. Robert Tyson, Director of the Office of Economic Opportunity, stating that these funds were necessary to match federal funds to phase out operations of the State Office of Economic Opportunity.

If the phase out of responsibilities and programs can be completed prior to the second year of the biennium, the remaining appropriated funds will revert.

In the full appropriations committee the subcommittee's recommendations were changed to the following extent: The line items on all except the appropriations for Iowa's future statewide comprehensive conference and for municipal planning assistance were eliminated. The remainder of the appropriation was designated for salaries, support, maintenance and miscellaneous purposes covering the number of permanent full-time people presently employed for the current responsibilities of the department as listed in the bill. However, the total amount of money recommended by the full appropriations committee is the same as that recommended by the subcommittee.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 512, a bill for an act relating to holidays for state employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 581, a bill for an act making an appropriation from the general fund to the Iowa crime 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.

GRASSLEY of Butler, Chairman
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 582, a bill for an act to appropriate funds from the general fund to the Iowa crime commission for the purpose of matching federal funds to support certain activities within local government units, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## AMENDMENTS FILED

H-695
1 Amend House File 299, page 1, by striking lines 6 2 through 9 and inserting in lieu thereof the following:
"2. Persons who treat human ailments by the adjustment by hand of the articulations of the spine or by other incidental adjustment or by any of the following procedures incidental to such adjustments but not as independent therapeutic means: nonmechanical or nonelectrical heat or cold, supports other than casts, the recommendation of reasonable exercises, or the recommendation of reasonable changes or diet for the maintenance of health but not for the treatment of human ailments."
CLARK of Lee
OAKLEY of Clinton
HARPER of Davis
SMALL of Johnson
FERGUSON of Carroll

## H-684

1 Amend the Senate amendment to House File 682 by
2 adding thereto the following amendments:

1. Page 2, by inserting after line 16 the following sections:

Sec. ..... Chapter two hundred sixty-one (261), Code 1973, is amended by adding the following new section:

## NEW SECTION. VOCATIONAL-TECHNICAL TUITION GRANTS.

1. A vocational-technical tuition grant may be awarded to any resident of Iowa who is admitted and in attendance as a full-time student in a vocationaltechnical program at an area school in the state and who establishes financial need.
2. A qualified student may receive vocationaltechnical tuition grants for not more than four semesters, eight quarters or the equivalent of two full years of study.
3. The amount of a vocational-technical tuition grant shall not exceed the lesser of four hundred dollars per year or the amount of the student's established financial need.
4. A vocational-technical tuition grant shall be awarded on an annual basis, requiring reapplication by the student for each year. Payments under the grant shall be allocated equally among the semesters or quarters of the year upon certification by the institution that the student is in full-time attendance in a vocational-technical program, as defined under rules of the department of public instruction. If the student discontinues attendance before the end of any term after receiving payment of the grant, the entire amount of any refund due that student, up to the amount of any payments made under the annual grant, shall be paid by the institution to the state.
5. If a student receives financial aid under any other program, the full amount of that financial aid shall be considered part of the student's financial resources available in determining the amount of his financial need for that period.
6. The higher education facilities commission shall administer this program and shall:
a. Provide application forms for distribution to students by Iowa high schools and area schools.
b. Adopt rules and regulations for determining financial need, defining residence for the purposes of this Act, processing and approving applications for grants and determining priority for grants.
c. Approve and award grants on an annual basis.
d. Make an annual report to the governor and general assembly.
7. Each applicant, in accordance with the rules and regulations established by the commission, shall:
a. Complete and file an application for a vocational-technical tuition grant.
b. Be responsible for the submission of the

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financial information required for evaluation of his need for a grant, on forms determined by the commission.
c. Report promptly to the commission any information requested.
d. Submit a new application and financial statement for reevaluation of his eligibility to receive a second-year renewal of the grant.

Sec. ..... There is hereby appropriated from the general fund of the state of Iowa, for the fiscal year beginning July 1, 1974, and ending June 30, 1975, to the higher education facilities commission, the sum of fifty thousand ( 50,000 ) dollars, or so much thereof as may be necessary, to finance the grants awarded under this Act, and the sum of ten thousand $(10,000)$ dollars, or so much thereof as may be necessary, to provide for administrative costs incurred in the operation of this program.
2. By renumbering sections and correcting internal references in conformity with this amendment.
3. Amend the title, page 1 , line 3 , by inserting before the period the words "and for the vocationaltechnical tuition grant program which is established".

STROMER of Hancock BROCKETT of Marshall BRINCK of Lee LIPPOLD of Black Hawk NORPEL of Jackson DUNTON of Keokuk

FISCHER of Grundy CRABB of Crawford
H-687

1 Amend House File 780, page 3, by inserting after 2 line 23 the following:

7 state matching funds for such program shall revert to
8 the fund from which it was appropriated."

H-696
1 Amend committee on education amendment H-383
2 to Senate File 219, as passed by the Senate and re-
3 printed, by inserting after the first word "transpor-
4 tation" in line 26 the words "and insurance".
NORPEL of Jackson
H-697
1 Amend the Bittle-Avenson-Stromer amendment H-689
to Senate File 219, as passed by the Senate and reprinted, as follows:

1. Line 26 by striking the word "two" and inserting in lieu thereof the word "one".
2. Line 34 by striking the word "two" and inserting in lieu thereof the word "one".

LIPSKY of Linn
H-686

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Amend Senate File 481, as amended and passed by the Senate, as follows:

1. Page 2, by inserting after line 17 the following new section:
"Sec. ..... Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection nine (9), Code 1973, is amended to read as follows:
2. All fees collected by the department under the provisions of this section shall be remitted monthly to the treasurer of state. The moneys remitted shall be placed by the treasurer of state in a special fund to be known as the "motor vehicle inspection fund" and shall be used to defray the cost of administering the provisions of this section. Any unencumbered balance remaining above twenty-five thousand dollars in the motor vehicle inspection fund at the end of each fiscal year shall revert to the general fund of the state on the thirtieth day of September following the end of the fiscal year."
3. By renumbering the subsequent sections.

KRAUSE of Palo Alto
H-688
Amend Senate File 481 as amended and passed by the Senate as follows:

1. Page 3 , line 1 , by striking the word "one".
2. Page 3, line 2, by striking the word "hundred" and inserting in lieu thereof the word "twenty".
3. Page 3, after line 29, by adding the following bill section:
"Sec. ..... Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection sixteen (16), Code 1973, is amended by striking the subsection."
4. Page 5, after line 19, by inserting the following:
> "In addition to notifying the operator of his belief that the inspection was not properly conducted, this person may also have his motor vehicle inspected by another vehicle inspection station. If any part on the motor vehicle which was certified to be in proper working order by the original vehicle inspection station is found by the second vehicle inspection station to be below the standards established under this section by the commissioner of public safety, the original vehicle inspection station shall be liable to this person for the cost of replacing the substandard part."

MONROE of Des Moines
H-691

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Amend Senate File 481, as amended and passed by the Senate, page 5, by adding after line 29 the following new subsection:
$N E W$ SUBSECTION. Any person holding a valid inspection station permit shall not inspect any vehicle which he owns.

HIGGINS of Scott
NIELSEN of Polk
H-692

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Amend Senate File 481, as amended and passed by the Senate, as follows:

1. Page 5, line 9, by striking the word "fifteen" and inserting in lieu thereof the word "thirty".
2. Page 5, line 13, by striking the word "fifteen" and inserting in lieu thereof the word "thirty".

HIGGINS of Scott NIELSEN of Polk

H 693

Amend Senate File 481, as amended and passed by the Senate, page 5, by inserting after line 4 the following unnumbered paragraphs:
"The review board shall have the power to issue subpoenas to compel the attendance of witnesses and the production of documents, papers, books, records and other evidence before it in any hearing conducted by it under this section.

If any person shall refuse to obey any such subpoena, or to give testimony, or to produce evidence as required thereby, any judge of the district court of the state in and for Polk County, may, upon application and proof of such refusal, make an order awarding process of subpoena, or subpoena duces tecum, out of the said court, for the witness to appear before the review board and to give testimony, and to produce evidence as required thereby. Upon filing such order in the office of the clerk of said court, the clerk shall issue process of subpoena, as direct-

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ed, under the seal of said court, requiring the person to whom it is directed to appear at the time and place therein designated.

Witnesses shall receive three dollars for each day's attendance and ten cents per mile for each mile actually travelled. Witnesses shall be compensated from the motor vehicle inspection fund. The treasurer of state may make rules setting forth the procedure for such reimbursement."

KRAUSE of Palo Alto

694
Amend Senate File 481, as amended by the Senate, as follows:

1. Page 4 , by inserting after line 27 the following new paragraph:

Notwithstanding any other rule or statue to the contrary, the deposition of any witness taken in the manner prescribed by the rules of civil procedure shall be admissible at any hearing conducted by the review board in lieu of the witness appearing in person. Costs of depositions shall be paid from the motor vehicle inspection fund.
2. Page 5, by striking lines 5 through 19 and inserting in lieu thereof the folowing:
$N E W$ SUBSECTION. In any proceedings to suspend or revoke a vehicle inspection station's permit, there shall be a presumption that the inspection of a motor vehicle was properly conducted unless a written notice specifying the complaint is given to the operator or an employee of the vehicle inspection station which inspected the vehicle within fifteen calendar days after the date of the inspection or before the vehicle has been driven five hundred miles after the inspection, whichever occurs first, or if the vehicle inspection station sold the motor vehicle, within fifteen calendar days after the date of the sale or before the vehicle has been driven five hundred miles after the sale, whichever occurs first. The written notice may be informal. This presumption may be overcome only by clear and convincing evidence.
3. Page 5, by adding the following new section:

Sec. ..... Chapter three hundred twenty-one (321), Code 1973, is amended by adding the following new section:

NEW SECTION. No person shall knowingly permit a prospective purchaser to test drive a motor vehicle on the highways of this state unless the vehicle is mechanically safe for the purposes and conditions of the test drive.
H—698
Amend Senate File 571, as amended and passed by the Senate, as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. NEW SECTION. PERSONAL PROPERTY DEFINED.
For the purpose of this Act, "personal property" means all tangible property other than real property, which is located in the state and subject to taxation, except the following:
2. Machinery described under section four hundred twenty-eight point twenty-two (428.22) of the Code.
3. Property centrally assessed by the department of revenue under the provisions of chapter four hundred twenty-eight (428) and chapters four hundred thirtythree (433) through four hundred thirty-eight (438) of the Code.
Sec. 2. NEW SECTION. BONDING BASE. For purposes of determining the property tax base for bonding purposes only, the value of personal property in each taxing district on January 1, 1974, and all succeeding years, shall be the same as the value of personal property in each taxing district on January 1, 1973.
Sec. 3. NEW SECTION. PERSONAL PROPERTY TAX CREDIT-
COMPUTATION. Commencing in the year 1974, for taxes
payable for the year 1973, each taxpayer is entitled
to a credit based upon one hundred percent of the assessed value of his personal property, and each taxing district in the state is entitled to an annual personal property tax replacement payment from the state, based upon the application of the district's property tax rate to its assessed value of personal property. The assessed value of personal property for the purposes of determining the credit and replacement in each taxing district shall be determined as provided in this section. The actual value of personal property in each taxing district shall be the amount which is in the same ratio to the assessed value as the actual value of real property is to the assessed value of real property, as provided in section four hundred forty-one point twenty-one (441.21) of the Code.
The assessed value of personal property in each taxing district in 1973 shall be determined as otherwise provided by law. As soon as possible in each succeeding year, the director of revenue shall determine and certify to each county auditor and to the state comptroller the assessed value of personal property in each taxing district for that year, pursuant to the following procedure:
4. Determine a percentage which represents the ratio between the assessed value of personal property

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and the assessed value of real property in the district in 1973.
2. Multiply the assessed value of real property in the district for the year, as determined under chapter four hundred forty-one (441) of the Code, by the percentage determined under subsection one
(1) of this section. The result is the assessed value of personal property in the district for that year.

Sec. 4. NEW SECTION. ALLOCATION OF REVENUE-PAYMENT OF CREDIT. On or before January 1, 1974, and
each year thereafter, the auditor of each county shall prepare a statement listing for each taxing district in the county the assessed value of personal property as of January first of the previous year as determined under section three (3) of this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which are not to be collected in 1974 for the year 1973 and in each succeeding year by reason of the credit granted in this Act. 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 state comptroller the amount due to each taxing district, which shall be the dollar amount which would be payable if personal property were taxed for the preceding year, based upon the determination of assessed value of personal property for the preceding year, under section three (3) of this Act.

The amounts due each taxing district shall be paid in two equal payments by the state comptroller on March fifteenth and September fifteenth of 1974 and each succeeding 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 established by the state comptroller based upon the ratio that the total amount due to each taxing district is to the total amount due to all taxing districts in the state.

Sec. 5. NEW SECTION. PERSONAL PROPERTY TAX
REPLACEMENT FUND. There is created a "personal property tax replacement fund" in the office of the treasurer of state. There is appropriated from the general fund of the state for each year of the biennium commencing July 1, 1973 and ending June 30, 1975, the sum of seventy-seven million ( $77,000,000$ ) dollars to the state comptroller for deposit in the presonal property tax replacement fund, to make the personal

106 property tax replacement payments to taxing districts,
107 as provided for in this Act.
108 Sec. 6. Chapter four hundred twenty-seven A (427A),
109 Code 1973, is repealed.
110 2. Amend the title, page 1 , line 1 , by striking
111 the word "livestock" and inserting in lieu thereof
112 the word "personal property".
STROTHMAN of Henry
On motion by Holden of Scott, the House adjourned until 10:00 a.m., Wednesday, June 6, 1973.

# JOURNAL OF THE HOUSE 

## One Hundred Fiftieth Calendar Day-Ninety-ninth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Wednesday, June 6, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Quentin Quanbeck, pastor of the Faith Lutheran Church, Onawa, Iowa.

The Journal of Tuesday, June 5, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Arthur Barnes, Cedar Rapids, Iowa.

## Leave of absence

Leave of absence was granted as follows:
Harper of Davis on request of Brunow of Appanoose.
PRESENTATION OF VISITORS
The Speaker announced that the following visitors were present in the House chamber:

Thirty-eight 4-H Top Club members from Decatur County, accompanied by Earl Baty and Mrs. Kitty Baker. By Anderson of Ringgold.

## PETITIONS FILED

The following petitions were received and placed on file:
By Speaker Varley of Adair from one thousand seven employees of the State of Iowa requesting a public hearing be held before final adjournment regarding Senate File 360, concerning wage adjustments to compensate for the increase in the cost of living.

By Clark of Dubuque, a resolution from the City Council of the City of Dubuque favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on Senate Files 512, 581 and 582, 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 on June 4, 1973, passed the following bill in which concurrence of the Senate was asked:

House File 375, a bill for an act relating to the development of a grain alcohol motor fuel industry in this state by the Iowa development commission.

RALPH R. BROWN, Secretary

## SENATE FILE 219 TEMPORARILY DEFERRED

Stanley of Muscatine asked and received unanimous consent that Senate File 219 be temporarily deferred.

## SENATE AMENDMENT CONSIDERED <br> HOUSE FILE 682 TEMPORARILY DEFERRED

Stromer of Hancock called up for consideration House File 682, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state-supported scholarship program, amended by the Senate as follows:
1 Amend House File 682, page 2, by striking line 16 and inserting in lieu thereof the following:
"following amounts $\$ 300,000 \$ 375,000$ "
Stromer of Hancock offered the following amendment H-684 to the Senate amendment and moved its adoption:
H-684
1 Amend the Senate amendment to House File 682 by 2 adding thereto the following amendments:

1. Page 2, by inserting after line 16 the following sections:

Sec. ..... Chapter two hundred sixty-one (261), Code 1973, is amended by adding the following new section:

NEW SECTION. VOCATIONAL-TECHNICAL TUITION GRANTS

1. A vocational-technical tuition grant may be awarded to any resident of Iowa who is admitted and in attendance as a full-time student in a vocationaltechnical program at an area school in the state and who establishes financial need.
2. A qualified student may receive vocationaltechnical tuition grants for not more than four
semesters, eight quarters or the equivalent of two full years of study.
3. The amount of a vocational-technical tuition grant shall not exceed the lesser of four hundred dollars per year or the amount of the student's established financial need.
4. A vocational-technical tuition grant shall be awarded on an annual basis, requiring reapplication by the student for each year. Payments under the grant shall be allocated equally among the semesters or quarters of the year upon certification by the institution that the student is in full-time attendance in a vocation-technical program, as defined under rules of the department of public instruction. If the student discontinues attendance before the end of any term after receiving payment of the grant, the entire amount of any refund due that student, up to the amount of any payments made under the annual grant, shall be paid by the institution to the state.
5. If a student receives financial aid under any other program, the full amount of that financial aid shall be considered part of the student's financial resources available in determining the amount of his financial need for that period.
6. The higher education facilities commission shall administer this program and shall:
a. Provide application forms for distribution to students by Iowa high schools and area schools.
b. Adopt rules and regulations for determining financial need, defining residence for the purposes of this Act, processing and approving applications for grants and determining priority for grants.
c. Approve and award grants on an annual basis.
d. Make an annual report to the governor and general assembly.
7. Each applicant, in accordance with the rules and regulations established by the commission, shall:
a. Complete and file an application for a vocation-technical tuition grant.
b. Be responsible for the submission of the financial information required for evaluation of his need for a grant, on forms determined by the commisison.
c. Report promptly to the commission any information requested.
d. Submit a new application and financial statement for reevaluation of his eligibility to receive a second-year renewal of the grant.

Sec. ..... There is hereby appropriated from the general fund of the state of Iowa, for the fiscal year beginning July 1, 1974, and ending June 30, 1975. to the higher education facilities commission, the sum of fifty thousand $(50,000)$ dollars, or so much thereof as may be necessary, to finance the grants

71 awarded under this Act, and the sum of ten thousand
72 ( 10,000 ) dollars, or so much thereof as may be
73 necessary, to provide for administrative costs incurred
74 in the operation of this program.
75 2. By renumbering sections and correcting internal
76 references in conformity with this amendment.
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3. Amend the title, page 1 , line 3 , by inserting
before the period the words "and for the vocational-
technical tuition grant program which is established".
Amendment H-684 to the Senate amendment adopted.
Stromer of Hancock asked for unanimous consent that action on the Senate amendment to House File 682 be temporarily deferred.

Objection was raised.
Stromer of Hancock moved that action on the Senate amendment to House File 682 be temporarily deferred.

Motion prevailed.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Grassley of Butler asked and received unanimous consent for the immediate consideration of House File 780 and Senate File 580.

House File 780, a bill for an act to make an appropriation from the general fund of the state to the office for planning and programming and office for economic opportunity, was taken up for consideration.

Fischer of Grundy offered the following amendment H-685 filed by him and Crabb of Crawford and moved its adoption: H-685

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    Amend House File 780 as follows:
    1. Page three (3), line seven (7), by striking
    the word "each" and the words "of the biennium".
        2. Page three (3), line eight (8), by striking
    the figure " 1975 ", and inserting the figure " 1974 ".
        3. Page three (3), line twelve (12), by
    striking the figures "1974-75".
        4. Page three (3), line thirteen (13), by
    striking the words "Fiscal Year" as they appear
    the second time.
        5. Page three (3), line eighteen (18), by
        striking " \(\$ 5,000\) ".
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A non-record roll call was requested.

The ayes were 61, nays 27.
Amendment H-685 adopted.
Fischer of Grundy offered the following amendment H-687 filed by him and moved its adoption:
H-687
1 Amend House File 780, page 3, by inserting after
2 line 23 the following:
3 "If any federal financial grant to any program funded
4 under this Act is discontinued, all state matching
5 grants or participation by state employees in such
6 program shall also be discontinued. Any remaining
7 state matching funds for such program shall revert to
8 the fund from which it was appropriated."
Roll call was requested by Oakley of Clinton and Clark of Lee.
Rule 68 was invoked.
On the question "Shall amendment H—687 be adopted?"
The ayes were, 61:

| Anderson | Drake | Jordan | Nielsen |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap <br> Bortell | Junker | Norland |
| Branstad | Edelen | Kiser | Norpel |
| Brinck | Fischer, H. O. | Krause | Kreamer |
| Brockett | Freeman | Logue | Petlett |
| Brunow | Rinas |  |  |
| Caffres | Fullerton | McElroy | Roorda |
| Clark, J. W. | Grassley | Mendenhall | Stephens |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hennessey | Middleswart | Tofte |
| Crabb | Horn | Miller, A. V. | Welden |
| Daggett | Howell | Miller, K. D. | Wells |
| De Jong | Husak | Miller, R. G. | West |
| Den Herder | Hutchins | Newhard | Woods |
| Doyle |  |  | Wyckoff |

The nays were, 35 :

| Avenson | Ferguson | Knoke | Rapp |
| :--- | :--- | :--- | :--- |
| Bittle | Fisher, C. R. | Lippold | Readinger |
| Butler | Fitzgerald | Lipsky | Schroeder |
| Byerly | Griffee | McCormick | Small |
| Carr | Hargrave | Menke | Stanley |
| Clark, J. H. | Higgins | Oakley | Stromer |
| Crawford | Hill | O'Halloran | Wulff |
| Egenes | Holden | Patchett | Mr. Speaker |
| Ewing | Jesse | Poncy |  |
| Absent or not voting, 4: |  |  |  |
| Cusack | Danker | Harper | Millen |

Amendment H—687 adopted.
Norpel of Jackson offered the following amendment H-703 filed by him:

H—703
1 Amend House File 780, page 3, by striking all of
lines 4 and 5 and inserting in lieu thereof the
following: "planning system secretariat: $\$ 531,063$
\$537,666".
Roll call was requested by Norpel of Jackson and the Speaker.
On the question "Shall amendment H-703 be adopted?"
The ayes were, 26:

| Avenson | Horn |
| :--- | :--- |
| Bortell | Husak |
| Brinck | Jordan |
| Clark, J. W. | Logue |
| Cochran | McCormick |
| Crabb | Mendenhall |
| Fischer, H. O. | Middleswart |


| Miller, K. D. | Stephens <br> Monroe |
| :--- | :--- |
| Sorpethman |  |
| Norpel | Welden |
| Pellett | Wells |
| Peterson | Woods |
| Rinas | Wyckoff |

The nays were, 65:

Anderson
Bennett
Branstad
Brockett
Brunow
Butler
Byerly
Caffrey
Clark, J. H.
Connors
Crawford
Daggett
De Jong
Den Herder
Drake
Dunlap
Dunton
Absent or not voting, 9:
Bittle
Carr
Danker
Doyle
Cusack
$\begin{aligned} & \text { Edelen } \\ & \text { Egenes } \\ & \text { Ewing }\end{aligned}$
Ferguson
Fisher, C. R.
Fitzgerald
Freeman
Grassley
Hansen
Hargrave
Harvey
Hennessey
Higgins
Hill
Holden
Howell
Hutchins
Jesse
Junker
Kiser
Knoke
Krause
Lippold
Lipsky
McElroy
Menke
Mennenga
Millen
Miller, A. V.
Miller, R. G.
Newhard
Nielsen

Norland Oakley
O'Halloran
Patchett
Poncy
Rapp
Readinger
Roorda
Schroeder
Small
Stanley
Stromer
Tofte
West
Wulff
Mr. Speaker

Fullerton Griffee

Harper Kreamer

Amendment $\mathrm{H}-703$ lost.
Oakley 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. 780)
The ayes were, 91:

| Anderson | Brockett Clark, J. W. Den Herder <br> Brunow <br> Avenson Cochran <br> Bennett Butler | Donyle <br> Byerly | Crabb |
| :--- | :--- | :--- | :--- |
| Bittle | Cafre | Dunlap |  |
| Bortell | Cafrey | Crawford | Dunton |
| Branstad | Carr | Drinck | Clark, J. H. |


| Ferguson | Husak |
| :--- | :--- |
| Fischer, H. O. | Hutchins |
| Fisher, C. R. | Jordan |
| Fitzgerald | Junker |
| Freeman | Kiser |
| Fullerton | Knoke |
| Grassley | Krause |
| Griffee | Kreamer |
| Hanson | Lippold |
| Hargrave | Lipsky |
| Harvey | Logue |
| Hennessey | McCormick |
| Hill | McElroy |
| Holden | Mendenhall |
| Horn | Menke |
| Howell | Middleswart |

The nays were, 4:
Edelen Higgins
Absent or not voting, 5:
Cusack Harper Mennenga Stephens

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

## ADOPTION OF HOUSE RESOLUTION 9

Avenson of Fayette called up for consideration House Resolution 9, filed on May 25, 1973, and found on page 1560 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

> SENATE AMENDMENT FURTHER CONSIDERED (House File 682)

The House resumed consideration of the Senate amendment to House File 682, previously deferred.

Stromer of Hancock offered the following amendment H—700 to the Senate amendment and moved its adoption:
H—700
1 Amend the Senate amendment to House File 682, as
2 passed by the House, line 3, by striking the numerals
3 " 300,000 " and " 375,000 " and inserting in lieu thereof
4 the numerals " 276,000 " and " 313,000 ".
Amendment H-700 adopted.
Stromer of Hancock 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.

Stromer of Hancock 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 682)
The ayes were, 93:

| Anderson | Dunton <br> Edelen | Jesse <br> Avenson | Jordan <br> Egenes |
| :--- | :--- | :--- | :--- |
| Bennett | Junker | Norpel <br> Oakley |  |
| Bittle | Ewing | O'Halloran |  |
| Bortell | Ferguson | Kiser | Patchett |
| Branstad | Fischer, H. O. | Knoke | Krause |
| Brockett | Fisher, C. R. | Kreamer | Petlett |
| Brunow | Fitzgerald | Lippold | Poncy |
| Butler | Freeman | Lipsky | Rapp |
| Byerly | Fullerton | Logue | Rinas |
| Caffrey | Grassley | McCCormick | Roorda |
| Carr | Griffee | McElroy | Small |
| Clark, J. H. | Hansen | Mendenhall | Stanley |
| Clark, J. W. | Hargrave | Menke | Stromer |
| Cochran | Harvey | Middleswart | Strothman |
| Connors | Hennessey | Millen | Tofte |
| Crabb | Higgins | Miller, A. V. | Welden |
| Crawford | Hill | Miller, K. D. | Wells |
| Daggett | Holden | Miller, R.G. | West |
| De Jong | Horn | Monroe | Woods |
| DenHerder | Howell | Newhard | Wulff |
| Doyle | Husak | Nielsen | Wyckoff |
| Drake | Hutchins | Norland | Mr. Speaker |
| Dunlap |  |  |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 7:
$\begin{array}{ll}\text { Brinck } & \text { Danker } \\ \text { Cusack }\end{array}$
The bill having received a constitutional majority was declared to have repassed the House and the title as amended was agreed to.

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 585

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and House of Representatives on House File 585, a bill for an Act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of full-time magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act, respect-
fully recommend that the Senate amendment to House File 585, as amended, passed and reprinted by the House, be amended as follows:

1. Line 14 , by striking the words "excluding small claims and misdemeanors" and inserting in lieu thereof the words "[excluding small claims and misdemeanors]".
2. By striking lines 35 through 77, and inserting in lieu thereof the following:
"..... Page 8, line 11, by adding after the figure '602.58.' the words 'Within thirty days following receipt of notification of a vacancy in the office of judicial magistrate appointed under this section, the commission shall appoint a person to the office vacated to serve the remainder of the unexpired term. For purposes of this section, vacancy means death, resignation, retirement, removal, or increase in the number of positions authorized.'

Page 8, by striking lines 14 through 18 and inserting in lieu thereof the following:
'take office on July 1, 1974, and every two years thereafter, provided however, [full-time] judicial magistrates appointed pursuant to section six hundred two point fifty-one (602.51) of the Code for the term commencing July 1, 1974, shall hold office for a term of four years and shall be subject to appointment every four years thereafter. The commission shall promptly certify'.
..... Page 9, line 1, by inserting after the word 'magistrates,' the words 'which shall include a comprehensive examination over the material presented, and'.

Page 9, line 4, by adding after the word 'cause.' the words 'A judicial magistrate appointed under this section to fill a vacancy shall attend the first school of instruction held following his appointment unless excused by the chief justice for good cause.'
..... Page 9, by striking lines 10 through 17, and inserting in lieu thereof the following:
'by striking the unnumbered paragraph and inserting in lieu thereof the following:

Except as provided in section six hundred two point fifty-eight (602.58) of the Code, there shall be a total of one hundred ninety-one Iowa judicial magistrates to be appointed pursuant to section six hundred two point fifty (602.50) of the Code. During January of 1974 and every two years thereafter, the supreme court administrator shall apportion the number of judicial magistrates to be so appointed among the counties in accordance with the following criteria:'
..... Page 9, line 22, by inserting after the word 'magistrates' the words 'appointed pursuant
to section six hundred two point fifty (602.50) of the Code'.
..... Page 10, line 4, by striking the word
'Cedar,'.
..... Page 10, line 7, by inserting after the word 'for' the words 'Cedar county and'.
..... Page 10 , line 13 , by striking the word 'he' and inserting in lieu thereof the words '[he] a supreme court justice, district judge, district associate judge, or judicial magistrate appointed pursuant to section six hundred two point fifty-one (602.51) of the Code'.
..... Page 10, by striking lines 22 through 26."
3. By striking line 79 and inserting in lieu thereof the following:
"sections:
Sec. ..... Section sixty-four point twenty-three (64.23), subsection one (1), Code 1973, is amended to read as follows:

1. For all state officers, elective or appointive, except those of the secretary of state and judicial magistrate, with the secretary of state. Bonds and official oaths of judicial magistrates shall be filed in the office of the district court clerk.

Sec. $\qquad$ Section sixty-four point twenty-four (64.24), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The secretary of state, each county auditor, district court clerk, and each auditor or clerk of a city or town, shall keep a book, to be known as the "Record of Official Bonds", and all official bonds shall be recorded therein in full as follows:

Sec. ..... Section sixty-four point twenty-four (64.24), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. In the record kept by the district court clerk, the official bonds of judicial magistrates."
4. Line 86 , by inserting after the word "magistrates" the words "serving pursuant to section six hundred two point fifty-one (602.51) of the Code".
5. Line 89 , by striking the numeral " 13 " and inserting in lieu thereof the numeral " 13 A ".
6. By striking lines 97 through 101, and inserting in lieu thereof the following:
"..... Page 13A, line 29, by striking the word 'fifteen' and inserting in lieu thereof the word 'ten'."
7. By striking lines 114 and 115.
8. By striking lines 116 and 117 and inserting
in lieu thereof the following:
"..... Page 15B, line 43, by striking the word
'five' and inserting in lieu thereof the word 'three'.
..... Page 15B, line 47, by inserting after the word 'court' the words 'and while exercising the additional jurisdiction granted herein, shall employ district judges' practice and procedure'.

Page 16A, by striking everything after the period in line 1, and lines 2 and 3.

Page 16A, line 4, by striking the word 'procedure.'"
9. By striking lines 118 through 173, and inserting in lieu thereof the following:
"..... Page 16A, line 26, by inserting after the word 'judge' the words 'and judicial magistrate appointed pursuant to section six hundred two point fifty-one (602.51) of the Code'.
..... By striking lines 32 through 35 on page 16 A , all of 16B, and lines 71 through 83 on page 16C, and inserting in lieu thereof the following:

Sec. ..... Section six hundred two point thirtyfour (602.34), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
602.34 CLERKS AND BAILIFFS. Clerks and bailiffs
of municipal courts who are in office on June 30, 1973, and municipal court deputy clerks and deputy bailiffs who are in office on that date, shall on July 1, 1973, become deputies of the district court clerks and sheriffs respectively, in the counties of their residence. During the two years after June 30,1973 , said persons shall be assigned, to the maximum extent possible, to duties comparable to their former duties as municipal court clerks, bailiffs, deputy clerks, or deputy bailiffs. The board of supervisors may enlarge the district court clerks' and sheriffs' facilities accordingly, and shall have authority to build, remodel, purchase, and lease real and personal property and equipment for such purpose, subject to chapter seventy-five (75) of the Code and sections three hundred thirtytwo point seven (332.7) and three hundred thirtytwo point eight (332.8) of the Code, where applicable. The compensation and other benefits received on January 1, 1972, by the individuals who so become deputies shall not be reduced after June 30, 1973, from the amount on that date, unless all the deputies of the office are similarly reduced, but shall be paid by the counties of their residence; provided, that if the salary of any deputy equals or exceeds the salary of the district court clerk or sheriff of whom he is deputy, then the salary of the
particular district court clerk or sheriff shall
be increased so as to exceed the salary of the deputy
by the sum of two hundred dollars per year.
Nothing in this section shall be construed to prohibit any increase in compensation and other benefits received by the individuals who so become deputies over the amounts received by them on January 1, 1972.

The individuals who were municipal court clerks and bailiffs on June 30, 1973, and who were municipal court deputy clerks and deputy bailiffs on that date, may as deputies of the district court clerks and sheriffs be suspended, demoted, or discharged by the district court clerks and sheriffs only for neglect of duty, disobedience of orders, misconduct, or failure to properly perform duties, by pursuing the procedure provided by sections three hundred sixty-five point nineteen (365.19) through three hundred sixty-five point twenty-six (365.26) of the Code; and in these cases the district court clerk or sheriff shall be deemed to be the person having the appointing power, the county auditor shall perform the functions of the mayor or city manager, the board of supervisors shall perform the functions of the civil service commission, and the county attorney shall perform the functions of the city attorney or solicitor. A municipal court bailiff or deputy bailiff who on June 30, 1973, is a member of the retirement system provided by chapter four hundred eleven (411) of the Code shall continue to be such a member thereafter; and that chapter shall continue to apply to them notwithstanding this chapter, with the appropriate county deducting from his compensation his contributions to the retirement fund and the county contributing the public's portion to such fund out of the court expense fund notwithstanding any other provision of law.

Those provisions of this section which provide civil service status for individuals transferred hereunder shall cease to have effect and shall be inoperative as to any of such individuals who become subject to civil service provisions under any other law of this state."
10. By striking lines 177 through 200 and inserting in lieu thereof the following:
"(602.51), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
magistrate who shall devote his entire time to the duties of his position in those counties having a population, according to the last federal decennial census, of more than thirty-five thousand and less
than eighty thousand. There shall be two such magistrates in those counties having a population of more than eighty thousand and less than one hundred twenty-five thousand. There shall be three such magistrates in any county having a population of more than one hundred twenty-five thousand and less than two hundred thousand people. There shall be four such magistrates in counties having a population of two hundred thousand people or above. In those counties in which a district court associate judge resides, the district court associate judge shall be considered a judicial magistrate for the purposes of this section.

The judicial magistrates authorized by this section shall be appointed by the district judges of the election district from persons nominated by the county judicial magistrate appointing commission.

In March of the year in which the terms of magistrates appointed pursuant to this section expire, and, within thirty days after notification is received of a vacancy in an office authorized by this section, the county judicial magistrate appointing commission for the county affected shall carefully consider individuals for the available position, and shall, by majority vote, certify to the chief judge of the judcial district the names of three individuals for each office vacated. The nominees shall be chosen solely on the basis of their qualifications and not on the basis of their political affiliation.

Within thirty days after the chief judge has received the list of nominees, the district judges in the election district shall, by majority vote, appoint one of the nominees to each vacancy. For purposes of this section, vacancy means death, resignation, retirement, removal, or increase in the number of positions authorized."
11. By striking lines 205 through 214 and inserting in lieu thereof the following:
"602.52 QUALIFICATIONS. A judicial magistrate shall be an elector of the county of appointment during his term of office, shall be less than seventytwo years of age, and shall cease to hold office upon attaining that age. A judicial magistrate appointed pursuant to section six hundred two point fifty (602.50) of the Code may be licensed to practice law in Iowa, and the commission in selectiong persons for those positions shall first consider for appointment applicants so licensed. After July 1, 1973, a judicial magistrate nominated and appointed pursuant to section six hundred two point fifty-one (602.51) of the Code, as amended by this Act, shall be licensed to practice law in Iowa."
12. By striking lines 217 through 267 and inserting in lieu thereof the following:
"is amended by striking the section and inserting in lieu thereof the following:
602.54 SALARY, EXPENSES. Each judicial magistrate shall receive a salary payable from the general fund of the state and also his actual and necessary expenses in the performance of his duties while away from the city or town of his residence, in accordance with section six hundred five point two (605.2) of the Code. The salary of judicial magistrates, except as otherwise provided herein, shall be the sum of four thousand eight hundred dollars annually. The judicial magistrates serving pursuant to section six hundred two point fifty-one (602.51) of the Code shall receive an annual salary of nineteen thousand five hundred dollars. Judicial magistrates except district associate judges shall be members of the Iowa public employees' retirement system.

Page 18, by striking lines 1 through 15 and inserting in lieu thereof the following:

Sec. ..... Section six hundred two point fiftyfive (602.55), unnumbered paragraph one (1), Code 1973, is amended by striking the paragraph and inserting in lieu thereof the following:

Each month each judicial magistrate and district associate judge shall file with the clerk of the district court of the proper county a sworn, itemized statement, by case, of all funds received and disbursed, and at least monthly shall remit to the clerk all funds received by him. The clerk shall provide adequate clerical assistance to judicial magistrates serving pursuant to section six hundred two point fifty-one (602.51) of the Code and district associate judges to carry out this section. The clerk shall remit ninety percent of all fines and forfeited bail received from a magistrate or district associate judge to the city or town that was the plaintiff in any action. The clerk shall remit the remaining ten percent to the county treasurer for deposit in the county general fund. The clerk shall remit to the treasurer of the county, for the benefit of the school fund, all other fines and forfeited bail received from a magistrate. All fees and costs for the filing of a complaint or information or upon forfeiture of bail received from a magistrate shall be remitted monthly by the clerk as follows:
..... Page 19, by adding after line 33 the following new section:

Sec. ..... This section shall take effect July 1, 1974. Section six hundred two point sixty (602.60), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
shall have jurisdiction of nonindictable misdemeanors, including traffic and ordinance violations, preliminary hearings, search warrant proceedings, and small claims. They shall also have jurisdiction to exercise the powers specified in sections seven hundred forty-eight point two (748.2), six hundred forty-four point two (644.2), and six hundred fortyfour point twelve (644.12) of the Code. They shall have power to act any place within the district as directed, and venue shall be the same as in other district court proceedings. In addition, judicial magistrates appointed pursuant to section six hundred two point fifty-one (602.51) of the Code shall have jurisdiction of indictable misdemeanors, the jurisdiction provided for in section two hundred thirty-one point three (231.3) of the Code when designated a judge of the juvenile court, and jurisdiction in civil actions for money judgments where the amount in controversy does not exceed three thousand dollars and while exercising that jurisdiction, judicial magistrates shall employ district judges' practice and procedure.

For purposes of administration judicial magistrates shall be under the jurisdiction of the chief judge of the judicial district. Judicial magistrates shall be subject to the same rules and laws that apply to district judges except as otherwise provided in this chapter.
..... Page 21 A , line 26 , by striking the words 'his county' and inserting in lieu thereof the words 'the appropriate county in which he held court'."
13. Line 274, by striking the words "as small claims" and inserting in lieu thereof the words "as $a$ small [claims] claim".
14. By adding after line 297 the following:
".... Page 22 , line 14, by inserting after the word 'court' the word 'judge'.

Page 22, line 15, by striking the first word 'court' and inserting in lieu thereof the word 'judge'.
..... Page 22, line 15, by striking the second word 'court'."
15. By striking lines 308 through 317 , and inserting in lieu thereof the following:
"..... Page 35 , line 26, by adding after the figure '755.4.' the words 'Supplies of the uniform traffic citation and complaint for municipal corporations and county agencies shall be paid for out of the court expense fund of the county. Supplies of the uniform traffic citation and complaint for all other agencies shall be paid for out of the budget of the agency concerned.'"
16. Line 343, by inserting after the word "[twice]"
the words "one and one-half times".
17. Line 345 , by inserting after the word "[twice]" the words "one and one-half times".
18. Line 347 , by striking the word "available".
19. By striking lines 348 through 350 .
20. By striking lines 363 through 370 and inserting in lieu thereof the following:
"[being originally tried.] The case shall stand for trial anew in the district court in the same manner as it should have been tried before the judicial magistrate, without regard to technical errors or defects which have not substantially prejudiced the rights of either party. The court shall have full power over the case, the judicial magistrate and his record, and shall give judgment as though the case were being originally tried."

21 . By striking lines 386 through 426 , and inserting in lieu thereof the following:
"..... Page 43 , by striking lines 14 through 16 and inserting in lieu thereof the following new sections:

Sec. ..... This section shall take effect July 1, 1974. Section seven hundred seventy-four point twelve (774.12), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
774.12 TRANSFER OF MISDEMEANORS. District judges
may, within the judicial district, transfer any
indictable misdemeanors pending before them to the
nearest district associate judge or judicial
magistrate having jurisdiction.
Sec. ..... The provisions of section six hundred two point fifty-one (602.51) of the Code relating to the nomination and appointment of judicial magistrates shall apply to vacancies occurring after July 1, 1973.

By amending the title, page 1, line 6, by
striking the words 'abolishing the office of full-
time magistrate;'."

On the part of the Senate TOM RILEY, Chairman
IRVIN L. BERGMAN
LUCAS J. DeKOSTER
EUGENE M. HILL
EARL M. WILLITS

On the part of the House PHILIP B. HILL, Chairman DONALD V. DOYLE MAURICE HENNESSEY BRICE C. OAKLEY JAMES C. WEST

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILLS

House File 785, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the state to the civil rights commission.

Read first time and placed on the appropriations calendar.
House File 786, by committee on appropriations, a bill for an act making an appropriation to the Iowa development commission for the purpose of purchasing certain real property.

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 on June 6, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 439, a bill for an act relating to the establishment of civil service for deputy county sheriffs.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 439

Amend House File 439, as amended, passed and reprinted by the House, as follows:

1. Page 4 A , line 15 , by adding the following sentence:
"The commission may add the personnel director's duties to a presently employed county employee."
2. Page 4A, line 30, by adding after the word "tests" the following: "shall be designed and prepared by the director of the Iowa law enforcement academy, shall be administered by each commission in a uniform manner prescribed by the director, and".
3. Page 7A, line 20, by striking the words "without examination" and inserting in lieu thereof the words "if they qualify for appointment pursuant to section eight (8) of this Act".
4. Page 7A, line 28 , by striking the words "and an elector of the county in which he resides".
5. Page 7B, line 37, by inserting after the word "academy" the following: "or a law enforcement academy certified by the director of the Iowa law enforcement academy".

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 580, a bill for an act to make an appropriation from the general fund of the state to the Iowa state arts council, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?" (S.F. 580)
The ayes were, 80:

| Avenson | Drake <br> Bennett | Dunton <br> Bittle |
| :--- | :--- | :--- |
| Bortell | Edelen | Jesse |
| Branstad | Egenes | Jordan |
| Brockett | Ewing | Junker |
| Brunow | Ferguson | Kiser |
| Butler | Fisher, C. R. | Krause |
| Caffrey | Fitzgerald | Lippold |
| Carr | Fullerton | Lipsky |
| Clark, J. H. | Grassley | Logue |
| Criffee | McCormick |  |
| Cochran $\mathbf{\text { W. }}$ | Hansen | McElroy |
| Connors | Hargrave | Mendenhall |
| Crabb | Harvey | Menke |
| Crawford | Hennessey | Mennenga |
| Cusack | Higgins | Middleswart |
| Daggett | Hill | Holden |
| Den Herder | Horn | Millen |
| Doyle | Husak | Miller, A V. |
|  | Hewhard |  |

The nays were, 5 :
Anderson Knoke
Fischer, H. O.
Absent or not voting, 15:

| Brinck | Dunlap | Monroe | Rinas |
| :--- | :--- | :--- | :--- |
| Byerly | Freeman | Nielsen | Schroeder |
| Danker | Harper | Norand | Welden |
| De Jong | Howell | Rapp |  |

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

## SENATE FILE 481 DEFERRED

Holden of Scott asked and received unanimous consent that Senate File 481 be deferred and that the bill retain its place on the calendar.

## SIFTING COMMITTEE CALENDAR

House File 299, a bill for an act relating to the definition of the practice of chiropractic, was taken up for consideration.

Higgins of Scott moved that House File 299 be tabled.
A non-record roll call was requested.
The ayes were 21, nays 66 .
Motion lost.

Bortell of Madison offered the following amendment H-483 filed by Bortell, Harvey and Middleswart:

## H-483

1 Amend House File 299, page 1, line 8, by
2 inserting after the word "adjustments" the following:
3 "limited to heat, cold, nutrition, exercise and
4 supports, the principles of which chiropractors are
5 subject to examination under the provisions of
6 sections one hundred forty-six point sixteen (146.16)
7 and one hundred fifty-one point three (151.3) of the
8 Code".
Clark of Lee offered the following amendment H-701 filed by Clark, Oakley, Small and Ferguson to amendment H-483:
H-701
Amend the Bortell, Harvey and Middleswart amend-
ment H-483 to House File 299 by striking all of lines
31 through 8 and inserting in lieu thereof the follow-
4 ing:
5

Holden of Scott moved the previous question on House File 299 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 63, nays 30 .
Motion prevailed.
Clark of Lee moved the adoption of amendment H-701.
Roll call was requested by Dunton of Keokuk and Patchett of Johnson.

On the question "Shall amendment H-701 be adopted ?"
The ayes were, 27 :

| Bennett | Edelen | Kreamer | Small |
| :--- | :--- | :--- | :--- |
| Bittle | Ferguson | Lipsky | Stephens |
| Brinck | Freeman | Millen | Tofte |
| Clark, J. H. | Hill | Monroe | West |
| Cochran | Junker | Oakley | Wulff |
| Crabb | Kiser | Roorda | Mr. Speaker |
| Crawford | Knoke | Schroeder |  |

The nays were, 72:

| Anderson | Drake | Howell | Nielsen <br> Avenson |
| :--- | :--- | :--- | :--- |
| Dortell | Dunlap <br> Dunton | Husak | Norland |
| Branstad | Egenes | Hutchins | Norpel |
| Brockett | Ewing | Jesse | O'Halloran |
| Brunow | Fischer, H. O. | Jordan | Krause |
| Butler | Fisher, C.R. | Lippold | Pellett |
| Byerly | Fitzgerald | Logaue | Peterson |
| Caffrey | Fullerton | McCormick | Poncy |
| Carr | Grassley | McElroy | Reap |
| Clark, J. W. | Griffee | Mendenhall | Rinas |
| Connors | Hansen | Menke | Stanley |
| Cusack | Hargrave | Mennenga | Stromer |
| Daggett | Harvey | Middleswart | Strothman |
| Danker | Hennessey | Miller, A.V. V. | Welden |
| De Jong | Higgins | Miller, K. D. | Wells |
| Den Herder | Holden | Miller, R.G. | Woods |
| Doyle | Horn | Newhard | Wyckoff |

Absent or not voting, 1:
Harper
Amendment H-701 lost.
Bortell of Madison moved the adoption of amendment $\mathrm{H}-483$.
A non-record roll call was requested.
The ayes were 75, nays 14 .
Amendment $\mathrm{H}-483$ adopted.
Clark of Lee asked and received unanimous consent to withdraw amendment H-695 filed by Clark, et al., on June 5, 1973.

Roorda of Jasper in the chair at 4:05 p.m.
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.

Under the provisions of Rule 69, De Jong of Marion refrained from voting.

On the question "Shall the bill pass?" (H.F. 299)
The ayes were, 66:

| Anderson | Clark, J. W. | Egenes | Holden |
| :--- | :--- | :--- | :--- |
| Avenson | Connors | Ewing | Horn |
| Bennett | Cusack | Fischer, H. O. | Howell |
| Bortell | Daggett | Fisher, C.R. | Husak |
| Brockett | Danker | Fitzgerald | Hutchins |
| Brunow | Den Herder | Fullerton | Jesse |
| Butler | Doyle | Grassley | Jordan |
| Byerly | Dunlap | Griffee | Krause |
| Caffrey | Dunton | Harvey | Lippold |
| Carr | Edelen | Hennessey | Lipksy |


| Logue | Miller, R. G. | Pellett | Strothman |
| :--- | :--- | :--- | :--- |
| McElroy | Newhard | Peterson | Welden |
| Mendenhall | Nielsen | Rapp | Wells |
| Mennenga | Norland | Rinas | Woods |
| Midlleswart | Norpel | Stanley | Wulff |
| Miller, A. V. | O'Halloran | Stromer | Wyckoff |
| Miller, K. D. | Patchett |  |  |

The nays were, 30 :

| Bittle | Ferguson |
| :--- | :--- |
| Branstad | Freeman |
| Brinck | Hansen |
| Clark, J. H. | Hargrave |
| Cochran | Hill |
| Crabb | Junker |
| Crawford | Kiser |
| Drake | Knoke |

Absent or not voting, 4:
De Jong Harper Higgins Varley
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Dunton of Keokuk asked for unanimous consent that House File 299 be immediately messaged to the Senate.

Objection was raised.
Dunton of Keokuk moved that House File 299 be immediately messaged to the Senate.

A non-record roll call was requested.
The ayes were 66, nays 20.
The motion prevailed.
Speaker Varley in the chair at 4:21 p.m.

## BUSINESS PENDING CALENDAR

The House resumed consideration of Senate File 219, a bill for an act relating to the use and operation of school buses.

Stanley of Polk offered the following amendment H-704 filed by Stanley, Bittle, Avenson, Carr, Stromer, Grassley, Menke, Lipsky, Schroeder, Krause, Ferguson and McCormick: H-704
1 Amend Senate File 219 as amended and passed by the
2 Senate, as follows:

3
4 ing section:
5 Sec. ..... Section two hundred eighty-five point one
6 (285.1), subsection one (1), Code 1973, is amended by striking the subsection and inserting in lieu thereof
the following:

1. The board of directors in every school district shall provide transportation, either directly or by reimbursement for transportation, for all resident pupils attending public school, kindergarten through twelfth grade, except that:
a. Elementary pupils shall be entitled to transportation only if they live more than two miles from the school designated for attendance.
b. High school pupils shall be entitled to transportation only if they live more than three miles from the school designated for attendance.

For the purposes of this subsection, high school means a school which commences with either grade nine or grade ten, as determined by the board of directors of the school district.

Boards in their discretion may provide transportation for some or all resident pupils attending public school who are not entitled to transportation. Boards in their discretion may collect from the parent or guardian of the pupil not more than the pro rata cost for such optional transportation, determined as provided in subsection twelve (12) of this section.

To the extent that this section as amended by this Act requires transportation which was not required before the effective date of this Act, the board of directors shall not be required to provide such transportation before July 1, 1978.
2. Page 2B, by inserting after line 51, the following new section:

Sec. ..... Section two hundred eighty-five point eleven (285.11), subsection two (2), Code 1973, is repealed.
3. By renumbering sections as necessary.

Norpel of Jackson moved that Senate File 219 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 21, nays 55.
Motion lost.
Stanley of Muscatine moved the adoption of amendment H-704.

A non-record roll call was requested.
The ayes were 75, nays 12 .
Amendment $\mathrm{H}-704$ adopted.
Bittle of Polk asked and received unanimous consent to withdraw amendment H-689 filed on June 5, 1973.

Lipsky of Linn asked and received unanimous consent to withdraw amendment H-697 filed on June 5, 1973.

Stanley of Muscatine offered the following amendment H-705 filed by Stanley, Drake and Norpel and moved its adoption: H-705
1 Amend Senate File 219, as amended, passed and reprinted by the Senate, as follows:

1. Page 2A, by inserting before line 1 the following new section:

Sec. ..... Section two hundred eighty-five point one (285.1), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTION. Transportation authorized by this chapter is exempt from all laws of this state regulating common carriers.
$N E W S U B S E C T I O N$. Transportation for which the pro rata cost or other charge is collected shall not be provided outside the state of Iowa except in accordance with rules adopted by the state department of public instruction in accordance with chapter seventeen A (17A) of the Code. The rules shall take into account any applicable federal requirements.
2. Page 2A, by inserting after line 7 the following new section:

Sec. ..... Section two hundred eighty-five point ten (285.10), subsection six (6), Code 1973, is amended by striking the subsection and inserting in lieu thereof the following:
6. Shall purchase liability insurance and other insurance coverage which the board deems advisable to insure the school district, its officers, employees and agents against liability incurred as a result of operating school buses, including but not limited to liability to pupils or other persons lawfully transported. Section six hundred thirteen A point seven (613A.7) of the Code shall apply to such insurance. However, the board of directors in its discretion shall determine the insurance coverages and limits, and the school district and directors shall not be liable as a result of any such discretionary decision.
Amendment H—705 adopted.
Norpel of Jackson asked and received unanimous consent to withdraw amendment H—696 filed by him on June 5, 1973.

Husak of Tama moved to reconsider the vote by which amendment H-383 filed by the committee on schools was adopted on June 5, 1973.

A non-record roll call was requested.
The ayes were 45 , nays 45 .

The motion 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?" (S.F. 219)
The ayes were, 75:

| Avenson | Doyle <br> Bittle |
| :--- | :--- |
| Branstad | Drake <br> Brinck <br> Brockett |
| Brunow | Dunton |
| Butler | Ewing |
| Byerly | Ferguson |
| Carr | Fisher, C. R. |
| Clark, J. H. | Fitzgerald |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Hennessey |
| Cusack | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |
|  | Howell |

The nays were, 24:

| Anderson | Fischer, H. O. | Kiser | Rinas |
| :--- | :--- | :--- | :--- |
| Bennett | Freeman | Logue | Stephens |
| Bortell | Fullerton | Miller, K. D. | Strothman |
| Caffrey | Harvey | Miller, R. G. | Tofte |
| Daggett | Husak | Norpel | Welden |
| Edelen | Jordan | Pellett | Wyckoff |

Absent or not voting, 1 :
Harper
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 144 RECONSIDERED

Oakley of Clinton called up for consideration his motion to reconsider Senate File 144, a bill for an act relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits, filed by him on May 30, 1973.

## CALL OF THE HOUSE

Mr. Speaker: Pursuant to House Rule 71, the undersigned members of the House request the presiding officer to place a Call of the House relating to Senate File 144 and all motions and amendments thereto, being an act
relating to the hours during which alcoholic beverages and beer may be sold, excepting from said Call Representative Harper.
OAKLEY of Clinton
WELLS of Linn
RAPP of Black Hawk
CUSACK of Scott
HARVEY of Scott

Roll call revealed all members present with the exception of Harper of Davis, who previously had been excused for the day.

De Jong of Marion moved that the motion to reconsider the vote on Senate File 144 be tabled.

Roll call was requested by De Jong of Marion and Oakley of Clinton.

On the question "Shall the motion to reconsider Senate File 144 be tabled?"

The ayes were, 38 :

| Anderson | De Jong <br> Den Herder | Hutchins <br> Bessett | Pellett <br> Bortell |
| :--- | :--- | :--- | :--- |
| Poncy |  |  |  |
| Branstad | Dunton | Jordan | Roorda |
| Fisher, C. R. | Logue | Stanley |  |
| Brunett | Freeman | Mendenhall | Stephens |
| Butler | Fullerton | Menke | Strothman |
| Butler | Grassley | Middleswart | Welden |
| Byerly | Griffee | Miller, R. G. | West |
| Daggett | Hansen | Norland | Wyckoff |
| Danker | Howell |  |  |

The nays were, 61:

| Avenson | Egenes | Knoke <br> Bittle | Ewing |
| :--- | :--- | :--- | :--- |
| Brinck | Ferguson | Krause | Oakley |
| O'Halloran |  |  |  |

The motion lost.
Cochran of Webster moved that the Call of the House on Senate File 144 be lifted.

A non-record roll call was requested.
The ayes were 33 , nays 62 .
The motion lost.
Griffee of Chickasaw moved that the House adjourn.
A non-record roll call was requested.
The ayes were 35 , nays 61 .
The motion lost.
Oakley of Clinton moved to reconsider the vote by which Senate File 144 failed to pass the House on May 30, 1973.

Roll call was requested by Oakley of Clinton and the Speaker.
Rule 68 was invoked.
On the question "Shall Senate File 144 be reconsidered?"
The ayes were, 58:

| Avenson | Ewing | Knoke | Oakley |
| :--- | :--- | :--- | :--- |
| Bittle | Ferguson | Krause | O'Halloran |
| Brinck | Fischer, H. O. | Kreamer | Patchett |
| Caffrey | Fitzgerald | Lippold | Rapp |
| Carr | Freeman | McCormick | Readinger |
| Clark, J. H. | Hargrave | McElroy | Rinas |
| Clark, J. W. | Harvey | Mennenga | Schroeder |
| Connors | Hennessey | Millen | Small |
| Crabb | Higgins | Miller, A. V. | Stromer |
| Crawford | Hill | Miller, K. D. | Tofte |
| Cusack | Horn | Monroe | Wells |
| Drake | Husak | Newhard | Woods |
| Dunlap | Jesse | Nielsen | Wulff |
| Edelen | Junker | Norpel | Mr. Speaker |
| Egenes | Kiser |  |  |
| The nays were, $41:$ |  |  |  |
| Anderson | De Jong | Howell | Pellett |
| Bennett | Den Herder | Hutchins | Peterson |
| Bortell | Doyle | Jordan | Poncy |
| Branstad | Dunton | Lipsky | Roorda |
| Brockett | Fisher, C. R. | Logue | Stanley |
| Brunow | Fullerton | Mendenhall | Stephens |
| Butler | Grassley | Menke | Strothman |
| Byerly | Griffee | Middleswart | Welden |
| Cochran | Hansen | Miller, R.G. | West |
| Daggett | Holden | Norland | Wyckoff |
| Danki |  |  |  |

Danker
Absent or not voting 1:
Harper
The motion prevailed.
Oakley of Clinton moved that the vote by which Senate File 144 was placed on its last reading be reconsidered.

The motion prevailed.

Grassley of Butler rose on a point of order and invoked Rule 31.

Oakley of Clinton moved that the rules be suspended pertaining to Rule 31 for the immediate consideration of Senate File 144.

The ayes were 54 , nays 45.
The motion prevailed.
Hill of Polk moved to reconsider the vote by which amendment H-378 was adopted on May 30, 1973, and found on pages 1604 and 1605 of the House Journal.

De Jong of Marion moved that the House adjourn until 9:00 a.m. Thursday, June 7, 1973.

A non-record roll call was requested.
The ayes were 29 , nays 65 .
The motion lost.
On the motion to reconsider the vote on amendment $\mathrm{H}-378$, roll call was requested by Oakley of Clinton and the Speaker.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-378$ be reconsidered ?"
The ayes were, 53:

| Avenson | Egenes | Junker | Nielsen <br> Bittle |
| :--- | :--- | :--- | :--- |
| Ewing | Kiser | Norpel |  |
| Brinck | Ferguson | Knoke | Oakley |
| Caffrey | Fischer, H. O. | Krause | Patchett |
| Carr | Fisher, C.R. | Kreamer | Rappp |
| Clark, J. H. | Fitzgerald | Lippold | Readinger |
| Clark, J. W. | Freeman | McCormick | Schroeder |
| Connors | Hargrave | McElroy | Stanley |
| Crabb | Harvey | Meenenga | Tofte |
| Cusack | Hennessey | Millen | Wells |
| Drake | Higgins | Miller, K. D. | Woods |
| Dunlap | Hill | Monroe | Wulff |
| Dunton | Horn | Newhard | Mr. Speaker |

The nays were, 46 :

| Anderson | De Jong | Jordan | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Den Herder | Lipsky | Poncy |
| Bortell | Doyle | Logue | Rinas |
| Branstad | Fullerton | Mendenhall | Roorda |
| Brockett | Grassley | Menke | Small |
| Brunow | Griffee | Middleswart | Stephens |
| Butler | Hansen | Miller, A.V. | Stromer |
| Byerly | Holden | Miller, R. G. | Strothman |
| Cochran | Howell | Norland | Welden |
| Crawford | Husak | O'Halloran | West |
| Daggett | Hutchins | Pellett | Wyckoff |
| Danker | Jesse |  |  |

Absent or not voting, 1 :

## Harper

The motion prevailed.
Jesse of Polk reoffered the following amendment $\mathrm{H}-378$ and moved its adoption:
H-378

Amend Senate File 144, as amended, passed, and reprinted by the Senate, as follows:

1. Page 1, by striking lines 9 through 17 and inserting in lieu thereof the following:
"NEW SECTION. Any holder of a liquor control license may sell and dispense alcoholic liquor and beer to patrons on Sunday upon application to the department and payment of the required fee."
2. Page 1 , by striking everything after the period in line 22.
3. Page 1, by striking lines 23 and 24.
4. Page 2 , line 10 , by inserting after the word "class ' $B$ '", the words" or class " $C$ ".
5. Page 2, by striking lines 17 through 25, and
inserting in lieu thereof the following:
" $N E W$ SUBSECTION. Any holder of a class 'B' or class ' $C$ ' beer permit may sell and dispense beer to patrons on Sunday upon application to the department and payment of the required fee. For this".
6. Page 2, line 26, by inserting after the word "class ' B '", the words "or class ' C '".
7. Page 2, by striking everything after the period in line 30 .
8. Page 2, by striking lines 31 and 32.

Roll call was requested by Jesse of Polk and Oakley of Clinton.
On the question "Shall amendment H-378 be adopted?"
The ayes were, 43:

| Anderson | Daggett <br> Avenson | Danker <br> Bennett | Hutchins <br> De Jong |
| :--- | :--- | :--- | :--- |
| Jesse | Knoke | Peterson <br> Poncy |  |
| Bortell | Den Herder | Logue | Rinas |
| Brackett | Edelen | McElroy | Roorda |
| Brunow | Fullerton | Midleswart | Small |
| Butler | Grassley | Miller, A. V. | Strothman |
| Byerly | Griffee | Miller, R. G. | Tofte |
| CCochran | Holden | Monroe | West |
| Connors | Howell | Norland | Wyckoff |
| Crawford | Husak | Pellett |  |

The nays were, 55 :

| Bittle | Clark, J. W. |
| :--- | :--- |
| Branstad | Crabb |
| Brinck | Cusack |
| Caffrey | Drake |
| Carr | Dunlap |
| Clark, J. H. | Dunton |

Egenes
Ewing
Ferguson
Fischer, H. O.
Fisher, C. R.
Fitzgerald

Freeman
Hansen
Hargrave
Harvey
Hennessey
Higgins

| Hill | Lipsky | Nielsen | Stanley |
| :--- | :--- | :--- | :--- |
| Horn | McCCormick | Norpel | Stromer |
| Jordan | Mendenhall | Oakley | Welden |
| Junker | Menke | O'Halloran | Wells |
| Kiser | Mennenga | Patchett | Woods |
| Krause | Millen | Rapp | Wulff |
| Kreamer | Miller, K. D. | Readinger | Mr. Speaker |
| Lippold | Newhard | Schroeder |  |

Absent or not voting, 2 :
Harper Doyle
Amendment H-378 lost.
Mennenga of Clinton offered the following amendment H-708 filed by Mennenga, Grassley, Dunton, Junker, Jordan, Tofte, and Edelen and moved its adoption:
H-708
1 Amend Senate File 144, as passed by the Senate and reprinted, as follows:

Page 1, line 12, by striking the word "fifty" and inserting in lieu thereof the word "sixty".
2. Page 2, line 20, by striking the word "fifty" and inserting in lieu thereof the word "sixty".

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 38 , nays 61 .
Amendment H—708 lost.
Jesse of Polk offered the following amendment $\mathrm{H}-626$ filed by him and moved its adoption:
H-626
1 Amend Senate File 144, as amended, passed, and
reprinted by the Senate as follows:

1. Page 2 , line 10 , by inserting after the words
"class ' B '" the words "or class ' C '".
2. Page 2, line 18, by inserting after the words
"class ' $B$ '" the words "or class ' $C$ '".
3. Page 2, line 26, by inserting after the words

8 "class ' $B$ '" the words "or class ' $C$ '".
Roll call was requested by Small of Johnson and Jesse of Polk.
Rule 68 was invoked.
On the question "Shall amendment H-626 be adopted?"
The ayes were, 46:

| Anderson | Brunow <br> Butler | De Jong <br> Doyle | Fullerton <br> Grassley |
| :--- | :--- | :--- | :--- |
| Bennen | Byett | Byerly | Drake |


| Hutchins | Middleswart | Pellett | Small |
| :---: | :---: | :---: | :---: |
| Jesse | Miller, A. V. | Peterson | Stromer |
| Jordan | Miller, R. G. | Poncy | Tofte |
| Junker | Newhard | Rapp | Welden |
| Lippold | Nielsen | Rinas | Wells |
| Logue | Norland | Roorda | West |
| Mennenga | Patchett |  |  |
| The nays were, 53: |  |  |  |
| Bittle | Dunton | Horn | Monroe |
| Branstad | Egenes | Howell | Norpel |
| Brinck | Ewing | Kiser | Oakley |
| Caffrey | Ferguson | Knoke | O'Halloran |
| Carr | Fischer, H. 0. | Krause | Readinger |
| Clark, J. H. | Fisher, C. R. | Kreamer | Schroeder |
| Clark, J. W. | Freeman | Lipsky | Stanley |
| Connors | Hansen | McCormick | Stephens |
| Crabb | Hargrave | McElroy | Strothman |
| Crawford | Harvey | Mendenhall | Woods |
| Cusack | Hennessey | Menke | Wulff |
| Danker | Higgins | Millen | Wyckoff |
| Den Herder | Hill | Miller, K. D. | Mr. Speaker |

## Absent or not voting, 1:

Harper
Amendment H-626 lost.
De Jong of Marion moved to reconsider the vote by which amendment H-602 was adopted on May 30, 1973, and found on pages 1608 and 1609 of the House Journal.

Drake of Muscatine moved the previous question on Senate File 144 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 58, nays 36.
The motion prevailed.
On the motion by De Jong of Marion to reconsider the vote on amendment $\mathrm{H}-602$, a non-record roll call was requested.

The ayes were 17, nays 75.
The motion lost.
Middleswart of Warren asked and received unanimous consent that Cochran of Webster be excused from the Call of the House on Senate File 144 to fulfill a previous commitment.

Oakley 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. 144)
Rule 68 was invoked.
The ayes were, 53:

| Avenson | Edelen <br> Bittle |
| :--- | :--- |
| Egenes |  |
| Brinck | Ferguson |
| Caffrey | Fitzgerald |
| Carr | Hargrave |
| Clark, J. H. | Harvey |
| Clark, J. W. | Hennessey |
| Connors | Higgins |
| Crabb | Hill |
| Crawford | Horn |
| Cusack | Junker |
| Doyle | Kiser |
| Drake | Knoke |
| Dunlap |  |

The nays were, 46:

| Anderson | Den Herder <br> Bennett | Husak <br> Dunton | Hutchins <br> Bortell |
| :--- | :--- | :--- | :--- |
| Ewing | Pellett <br> Peterson |  |  |
| Branstad | Fischer, H. O. | Josse | Jordan |
| Brockett | Fisher, C. R. | Logue | Roorda |
| Brunow | Freeman | Mendenhall | Stanley |
| Butler | Fullerton | Menke | Stromens |
| Byerly | Grassley | Middleswart | Strothman |
| Cochran | Griffee | Miller, A.V. | Welden |
| Daggett | Hansen | Miller, R. G. | West |
| Danker | Holden | Norland | Wyckoff |
| De Jong | Howell |  |  |

Absent or not voting, 1:

## Harper

| Krause | Oakley <br> O'Halloran |
| :--- | :--- |
| Kreamer | Oippold |
| Lippatchett |  |
| Lipsky | Rapp |
| McCormick | Readinger |
| McElroy | Rinas |
| Mennenga | Schroeder |
| Millen | Small |
| Miller, K. D. | Tofte |
| Monroe | Wells |
| Newhard | Woods |
| Nielsen | Wulff |
| Norpel | Mr. Speaker |

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

Oakley of Clinton moved to reconsider the vote by which Senate File 144 passed the House.

A non-record roll call was requested.
The ayes were 33 , nays 64 .
The motion lost.

## REPORT FILED WITH ETHICS COMMITTEE

June 6, 1973
Representative Richard Welden
House Ethics Committee Member
Dear Representative Welden:
Under the House Code of Ethics, Section 8, Rule 8, I hereby request that you investigate the apparent violation of the House Code of Ethics rules
pertaining to lobbyists, Rule 1 , with respect to the action committed by Russell Laird on April 4, 1973, and admitted to on June 6, 1973, by Representative John Patchett during floor debate on House File 299.

Sincerely<br>W. R. (BILL) MONROE State Representative

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS

(House File 781)<br>Department of Social Services<br>Luster Heights Camp, McGregor

The committee's recommendation is for a budget of $\$ 103,700$ for 1973-74 and $\$ 107,100$ for 1974-75. This budget includes a state appropriation of $\$ 103,100$ for 1973-74 and $\$ 106,500$ for 1974-75, and also includes an interfund transfer (maintenance recovery) of $\$ 600$ for 1973-74 and $\$ 600$ for 1974-75.

From this budget total, $\$ 66,100$ for $1973-74$ and $\$ 72,200$ for 1974-75 is budgeted for salaries and wages. This is intended to fund six permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 37,600$ for 1973-74 and $\$ 34,900$ for 1974-75.

The committee's recommendation for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Iowa State Penitentiary, Fort Madison

The committee's recommendation is for a budget of $\$ 4,163,400$ for 197374 and $\$ 4,301,400$ for 1974-75. This budget includes a state appropriation of $\$ 4,137,700$ for $1973-74$ and $\$ 4,275,700$ for 1974-75, and also includes an inter-fund transfer (maintenance recovery) of $\$ 25,700$ for 1973-74 and \$25,700 for 1974-75.

From this budget total, $\$ 2,995,800$ for $1973-74$ and $\$ 3,084,600$ for 197475 is budgeted for salaries and wages. This is intended to fund 278 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 1,167,600$ for $1973-74$ and $\$ 1,216,800$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Men's Reformatory, Anamosa

The committee's recommendation is for a budget of $\$ 3,098,300$ for 1973-74 and $\$ 3,200,400$ for $1974-75$. This budget includes a state appropriation of
$\$ 3,078,300$ for $1973-74$ and $\$ 3,180,400$ for 1974-75, and also includes an interfund transfer (maintenance recovery) of $\$ 20,000$ for 1973-74 and $\$ 20,000$ for 1974-75.

From this budget total, $\$ 2,101,600$ for $1973-74$ and $\$ 2,168,100$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 203 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 996,700$ for 1973-74 and $\$ 1,032,300$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Women's Reformatory, Rockwell City

The committee's recommendation is for a budget of $\$ 488,500$ for 1973-74 and $\$ 504,700$ for $1974-75$. This budget includes a state appropriation of $\$ 487,500$ for $1973-74$ and $\$ 503,700$ for $1974-75$, and also includes an interfund transfer (maintenance recovery) of $\$ 1,000$ for 1973-74 and $\$ 1,000$ for 1974-75.

From this budget total, $\$ 333,400$ for 1973-74 and $\$ 346,800$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 37 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 155,100$ for 1973-74 and $\$ 157,900$ for 1974-75.

The committee's recommendation for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Iowa Security Medical Facility, Oakdale

The committee's recommendation is for a budget of $\$ 1,629,600$ for $1973-74$ and $\$ 1,683,200$ for 1974-75. This budget includes a state appropriation of $\$ 1,621,900$ for $1973-74$ and $\$ 1,675,500$ for $1974-75$, and also includes an inter-fund transfer (maintenance recovery) of $\$ 7,700$ for 1973-74 and \$7,700 for 1974-75.

From this budget total, $\$ 1,300,100$ for 1973-74 and $\$ 1,349,400$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 128 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 329,500$ for $1973-74$ and $\$ 333,800$ for 1974-75.
The committee's recommendation for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal

Director's worksheets and are on file in the office of the Legislative Fiscal Director.

Riverview Release Center, Newton

The committee's recommendation is for a budget of $\$ 624,100$ for 1973-74 and $\$ 644,400$ for 1974-75. This budget includes a state appropriation of $\$ 611,100$ for 1973-74 and $\$ 631,400$ for 1974-75, and also includes an interfund transfer (maintenance recovery) of $\$ 13,000$ for $1973-74$ and $\$ 13,000$ for 1974-75.

From this budget total, $\$ 378,100$ for $1973-74$ and $\$ 393,100$ for $1974-75$ is budgeted for salaries and wages. This is intended to fund 38 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 246,000$ for 1973-74 and $\$ 251,300$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Lgislative Fiscal Director.

## (House File 782)

## Supreme Court

The committee's recommendation is for an appropriation of $\$ 470,607$ for 1973-74 and \$492,809 for 1974-75.

From this total, $\$ 391,597$ for $1973-74$ and $\$ 404,119$ for $1974-75$ is appropriated for salaries.
$\$ 17,430$ for 1973-74 and $\$ 17,960$ for 1974-75 is appropriated for travel.
$\$ 17,500$ for $1973-74$ and $\$ 18,460$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include books, periodicals, and publications, judicial conference, and intra-fund transfer for judicial retirement are appropriated at $\$ 44,080$ for 1973-74 and $\$ 52,270$ for 1974-75.

## Clerk of Supreme Court

The committee's recommendation is for an appropriation of $\$ 32,350$ for 1973-74 and \$33,370 for 1974-75.

From this total, $\$ 30,050$ for $1973-74$ and $\$ 30,950$ for $1974-75$ is appropriated for salaries.
$\$ 2,300$ for 1973-74 and $\$ 2,420$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

The committee's recommendation allows for no increase in personnel.
The committee recommends that legislation be considered next session that would combine this office with the office of the Court Administrator.

## Code Editor

The committee's recommendation is for an appropriation of $\$ 44,502$ for 1973-74 and $\$ 46,319$ for 1974-75.

From this total, $\$ 42,082$ for $1973-74$ and $\$ 43,884$ for $1974-75$ is appropriated for salaries.
$\$ 500$ for 1973-74 and $\$ 500$ for 1974-75 is appropriated for travel.
$\$ 1,920$ for $1973-74$ and $\$ 1,935$ for 1974-75 is appropriated for office supplies and expense, telephone and telegraph, and equipment.

The committee's recommendation allows for an addition of two full-time temporary employees.

## Judicial Court Administrator

The committee's recommendation is for an appropriation of $\$ 142,886$ for 1973-74 and \$149,745 for 1974-75.

From this total, $\$ 46,442$ for $1973-74$ and $\$ 48,458$ for $1974-75$ is appropriated for salaries.
$\$ 2,600$ for $1973-74$ and $\$ 2,600$ for 1974-75 is appropriated for travel.
$\$ 34,144$ for $1973-74$ and $\$ 38,878$ for $1974-75$ is appropriated for office supplies and expenses, printing and binding, telephone and telegraph, equipment, and subscriptions and maintenance of office machines.

Cost to state to fund existing federally funded programs is appropriated at $\$ 59,700$ for 1973-74 and $\$ 59,809$ for 1974-75.

The committee's recommendation funds the current positions on the T.O. (4) plus allows $\$ 59,700$ the first year and $\$ 59,809$ the second year to fund a research attorney program now funded with federal funds. The current federal grant expires in August 1973. Also included in the budget is $\$ 24,960$ and $\$ 31,360$ to furnish NW $2 d$ to Judges Chambers as required in Sec. 16.28 of the Code.

Currently the office of the Court Administrator is allowed to expend funds known as the Court Administrator fund. This bill amends the Code to deposit these funds to the General Fund and total expenditures are appropriated.

## (House File 783) <br> Attorney General (General Office)

The committee's recommendation is for a budget of $\$ 888,776$ for 1973-74 and $\$ 944,609$ for 1974-75. This budget includes a state appropriation of $\$ 630,980$ for $1973-74$ and $\$ 668,160$ for 1974-75. The budget also includes receipts and disbursements of $\$ 257,796$ for 1973-74 and $\$ 276,449$ for 1974-75.

From this total, $\$ 782,046$ for 1973-74 and $\$ 819,829$ for 1974-75 is budgeted for salaries.
$\$ 33,890$ for 1973-74 and $\$ 35,230$ for 1974-75 is budgeted for travel.
$\$ 15,450$ for 1973-74 and $\$ 28,400$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include postage, equipment maintenance, books and periodicals, rental equipment and insurance are budgeted at $\$ 42,390$ for 1973-74 and \$44,050 for 1974-75.

Total reimbursements were increased sufficiently to allow the Attorney General to add three attorneys to his staff, one of which would be assigned to the Department of Revenue.

## State Auditor (State Audits)

The committee's recommendation is for a budget of $\$ 907,310$ for 1973-74 and $\$ 884,514$ for 1974-75. This budget includes a state appropriation of $\$ 840,910$ for 1973-74 and $\$ 815,064$ for 1974-75, and also includes anticipated receipts and reimbursements of $\$ 66,400$ for 1973-74 and $\$ 69,450$ for 1974-75.

From this total, $\$ 802,220$ for 1973-74 and $\$ 770,124$ for 1974-75 is budgeted for salaries.
$\$ 46,815$ for $1973-74$ and $\$ 48,215$ for $1974-75$ is budgeted for travel.
$\$ 52,575$ for 1973-74 and $\$ 60,475$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include insurance and bonds, dues, and professional services are budgeted at $\$ 5,700$ for $1973-74$ and $\$ 5,700$ for 1974-75.

The committee's recommendation allows for no increase in personnel.
State Auditor (Savings and Loan Division)
The committee's recommendation is for a budget of $\$ 57,340$ for 1973-74 and $\$ 58,870$ for $1974-75$. This budget includes a state appropriation of $\$ 24,490$ for 1973-74 and no state appropriation for 1974-75. The budget also includes anticipated receipts of $\$ 32,850$ for $1973-74$ and $\$ 58,870$ for 1974-75.

From this total, $\$ 47,240$ of $1973-74$ and $\$ 48,770$ for $1974-75$ is budgeted for salaries.
$\$ 9,500$ for 1973-74 and $\$ 9,500$ for 1974-75 is budgeted for travel.
$\$ 600$ for 1973-74 and $\$ 600$ for 1974-75 is budgeted for printing and binding, and dues.

The committee's recommendation allows for no increase in personnel.

## Governor

The committee's recommendation is for an appropriation of $\$ 276,620$ for 1973-74 and $\$ 284,290$ for 1974-75.

From this total, $\$ 223,870$ for $1973-74$ and $\$ 231,540$ for $1974-75$ is appropriated for salaries.
$\$ 13,750$ for 1973-74 and $\$ 13,750$ for 1974-75 is appropriated for travel.
$\$ 24,000$ for $1973-74$ and $\$ 23,200$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and postage.

Other expenses, which include photocopy, dues (National Governor's Conference), press clippings, maintenance contracts, and miscellaneous expenses are appropriated at $\$ 15,000$ for 1973-74 and $\$ 15,000$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## Lieutenant Governor

The committee's recommendation is for an appropriation of $\$ 48,934$ for 1973-74 and \$49,282 for 1974-75.

From this total, $\$ 40,136$ for $1973-74$ and $\$ 41,234$ for 1974-75 is appropriated for salaries.
$\$ 6,278$ for 1973-74 and $\$ 5,528$ for 1974-75 is appropriated for travel.
$\$ 2,520$ for $1973-74$ and $\$ 2,520$ for 1974-75 is appropriated for office supplies and expense, telephone and telegraph.

The committee's recommendation allows for one Administrative Assistant and one Confidential Secretary.

## Secretary of State

The committee's recommendation is for an appropriation of $\$ 308,206$ for 1973-74 and \$312,746 for 1974-75.

From this total, $\$ 250,356$ for $1973-74$ and $\$ 260,356$ for 1974-75 is appropriated for salaries.
$\$ 1,800$ for 1973-74 and $\$ 1,800$ for 1974-75 is appropriated for travel.
$\$ 55,900$ for $1973-74$ and $\$ 50,365$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Unemployment insurance is appropriated at $\$ 150$ for 1973-74 and $\$ 225$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## Treasurer of State

The committee's recommendation is for a budget of $\$ 239,349$ for 1973-74 and $\$ 247,120$ for 1974-75. This budget includes a state appropriation of $\$ 210,349$ for 1973-74 and $\$ 217,120$ for 1974-75. The budget also includes refunds and reimbursements of $\$ 29,000$ for 1973-74 and $\$ 30,000$ for 1974-75.

From this total, $\$ 209,149$ for 1973-74 and $\$ 214,120$ for 1974-75 is budgeted for salaries.
$\$ 600$ for 1973-74 and $\$ 600$ for 1974-75 is budgeted for travel.
$\$ 29,600$ for $1973-74$ and $\$ 26,400$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.
$\$ 6,000$ is budgeted for bond premiums in 1974-75.
The committee's recommendation allows for no increase in personnel.
Executive Council
The committee's recommendation is for an appropriation of $\$ 10,959$ for 1973-74 and \$10,959 for 1974-75.

From this total, $\$ 10,329$ for $1973-74$ and $\$ 10,329$ for 1974-75 is appropriated for salaries.
$\$ 630$ for 1973-74 and $\$ 630$ for 1974-75 is appropriated for office supplies and expense, telephone and telegraph.

The committee's recommendation allows for no increase in personnel.

## (House File 784) <br> Legislative Service Bureau

The committee's recommendation is for an appropriation of $\$ 344,494$ for 1973-74 and $\$ 360,579$ for 1974-75.

From this total, $\$ 224,044$ for 1973-74 and $\$ 240,129$ for 1974-75 is appropriated for salaries.
$\$ 4,450$ for $1973-74$ and $\$ 4,450$ for $1974-75$ is appropriated for travel.
$\$ 30,000$ for $1973-74$ and $\$ 30,000$ for 1974-75 is appropriated for office supplies and expense, and telephone and telegraph.

Other expenses, which include per diem and expenses of the Legislative Council and study committees, are appropriated at $\$ 86,000$ for 1973-74 and $\$ 86,000$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## Legislative Fiscal Director

The committee's recommendation is for an appropriation of $\$ 105,600$ for 1973-74 and \$124,100 for 1974-75.
From this total, $\$ 92,000$ for $1973-74$ and $\$ 110,500$ for $1974-75$ is appropriated for salaries.
$\$ 3,500$ for $1973-74$ and $\$ 3,500$ for 1974-75 is appropriated for travel.
$\$ 10,000$ for $1973-74$ and $\$ 10,000$ for 1974-75 is appropriated for office supplies and expense, printing and binding, professional and scientific service, and equipment.

The committee's recommedation allows for an addition of one Budget Analyst III the first year of the biennium and one Statistical Research Analyst III the second year.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 447, a bill for an act relating to the commission on the aging, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 554, a bill for an act appropriating funds for reimbursing certain school districts for expenditures incurred in providing certain services. and materials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## COMMUNICATION FROM THE SECRETARY OF STATE

June 6, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 287 was published in The Sioux City Journal, Sioux City, Iowa, May 21, 1973, and in The Manchester Press, Manchester, Iowa, May 23, 1973.

I further certify that House File 612 was published in The Nashua Reporter, Nashua, Iowa, May 23, 1973, and in the Onawa Democrat, Onawa, Iowa, May 24, 1973.

Respectfully submitted, MELVIN D. SYNHORST
Secretary of State

## AMENDMENTS FILED

## H-707

1 Amend Senate File 426, page 1, by striking lines 8
2 through 12, inclusive, and inserting in lieu thereof
3 the following:
4 "the office of the governor. [A director of the
5 academy and such staff as may be necessary for it to
6 function] The staff of the academy, except the direct-
7 or and his principal assistant, shall be employed
8 pursuant to the Iowa merit system.
SCHROEDER of Pottawattamie
H-709
1 Amend Senate File 481 as follows:
2 1. By striking everything after the enacting clause
3 and inserting in lieu thereof the following:

4
5
6
7 the following:
321.238 MOTOR VEHICLE INSPECTION.

1. As used in this section, "sale" means the delivery of possession of a motor vehicle to a person who has purchased or contracted to purchase the vehicle.
2. The commissioner shall designate one or more state highway commission maintenance garages in each county as state vehicle inspection stations. If there are several such maintenance garages in a county, the commissioner shall select maintenance garages which are the most centrally located, both in terms of county population centers and population distribution, for use as a state vehicle inspection station. Maintenance garages shall also be selected on the basis of their adaptability into inspection stations.
3. The state highway commission shall supply each state vehicle inspection station with the necessary personnel and equipment to conduct vehicle inspections as prescribed under this section.
4. The commissioner may adopt such rules and regulations, subject to the provisions of chapter seventeen A (17A), as shall be necessary for the efficient operation and maintenance of the state vehicle inspection stations. The commissioner shall also supervise and inspect the operations of each state vehicle inspection station.
5. The fee for inspection, including the issuance of the certificate of inspection, shall be uniform and shall be established by the commissioner. The fee shall be a reasonable and just charge based upon the average cost and time necessary to perform the inspection, and shall be forwarded to the department of public safety. All fees collected by the department under the provisions of this section shall be remitted monthly to the treasurer of state. The moneys remitted shall be placed by the treasurer of state in a special fund to be known as the "motor vehicle inspection fund" and shall be used to defray the cost of administering the provisions of this section, including the payment of state highway commission expense under subsection three (3) of this section. Any balance remaining in the motor vehicle inspection fund at the end of each fiscal year shall revert to the general fund of the state on the thirtieth day of September following the end of the fiscal year.
6. In making a vehicle inspection, the state inspection station shall inspect such of the following equipment as is applicable to the vehicle. Brakes, lights, turning signals, steering, sound devices, glass, mirrors, exhaust system, windshield wipers, seat belts, tires and such other safety equipment as may be prescribed for inspection under rules and regulations adopted by the commissioner. The inspection station shall also inspect each motor vehicle to ascertain that none of the factory installed emission control devices have been removed or rendered inoperable.

Upon completion of inspection of a vehicle and determination that its equipment is in adequate condition
and proper adjustment to warrant issuance of a certificate of inspection, the state inspection station which has made the inspection shall affix an official certificate of inspection to such vehicle in the manner specified by the commissioner. Except as otherwise provided, the certificate shall be valid for the period commencing with the calendar month of issue and ending at midnight on the last day of the twelfth calendar month following the month of issue and shall not be valid thereafter.
7. If an inspection discloses the necessity for repairs, the owner of the vehicle or person having custody thereof shall be so notified and a certificate of rejection shall be affixed to the vehicle. If an official certificate of inspection has been affixed to the vehicle which is valid on the date of rejection, the certificate of inspection shall no longer be valid even though the period for which it was issued has not expired and the inspection station shall remove the certificate. After correction of the stated defects, the state inspection station which made the inspection shall reinspect the vehicle once without additional charge if requested so to do within thirty days after its issuance of the rejection certificate.

The owner or other person having custody of the vehicle shall have such repairs made or defects corrected as are required by the rejection certificate within thirty days from the date of the rejection certificate. A vehicle for which the repairs are not made or defects not corrected, shall not thereafter be operated on the streets or highways until a valid certificate of inspection has been obtained and affixed to the vehicle.

The owner or person having custody of the vehicle to which a certificate of rejection has been affixed may appeal the rejection to the department of public safety. The appeal shall be in writing and shall be filed with the department of public safety within ten days of the rejection. The department of public safety shall hold a hearing on the appeal within ten days of receipt of the appeal and shall issue a decision affirming the rejection or disallowing the rejection, in whole or in part, within seven days of the hearing.
8. Every motor vehicle subject to registration under the laws of this state, except motor vehicles registered under section three hundred twenty-one point one hundred fifteen (321.115), when first registered in this state and each time when sold at retail or otherwise transferred for use within this state, except transfers by operation of law as set out in section three hundred twenty-one point forty-seven (321.47), shall be inspected at a state inspection station unless there is affixed to the motor vehicle a valid certificate of inspection which was issued for such motor vehicle not more than sixty days prior to the date on which such vehicle was sold. However, the certificate of inspection for a new motor vehicle which has not previously been sold
at retail and which is not sold within sixty days after the date the inspection was performed may be revalidated by the state inspection station without another inspection provided the motor vehicle has not been driven more than twenty miles since the inspection was performed. If the motor vehicle is subject to inspection, the state inspection station shall issue and affix a valid certificate of inspection or certificate of rejection, as the case may be, in accordance with the results of the inspection. The applicant shall file with an application for title to the vehicle or for registration thereof under the provisions of section three hundred twenty-one point twenty-three (321.23), subsection two (2) or three (3), with the county treasurer of the county of his residence, a statement on a form provided by the commissioner, signed by a state inspection station certifying the date that a certificate of inspection was issued for and affixed to the vehicle. The county treasurer shall not issue a title to the vehicle to the applicant or register the vehicle unless such statement is filed with the application showing that the inspection of the vehicle was made not more than sixty days prior to the date of sale or transfer, or unless the vehicle was purchased out of this state by a resident of this state who resides outside of this state, but desires to maintain his Iowa residency and he executes a statement to that effect in form and content as prescribed by the commissioner. The county treasurer shall stamp the registration card for such vehicle with the words "NOT INSPECTED". A vehicle so registered shall be inspected at a state inspection station within fifteen days after being brought into this state. The county treasurer shall mail the statement of inspection or statement of out-of-state residency to the department at the time of mailing copies of the registration receipt.
9. No person shall make, issue, or knowingly use any imitation or counterfeit of an official certificate of inspection. No person shall display or cause or permit to be displayed upon any vehicle any certificate of inspection knowing the certificate to be fictitious, or issued for another vehicle, or issued without an inspection having been made. No person shall issue an official certificate of inspection who does not hold a valid permit for the issuance of such certificate.
10. Any peace officer who makes an investigation of an accident may direct that any motor vehicle involved in the accident shall be inspected at a state inspection station within the time fixed by such peace officer.
11. The commissioner may authorize the acceptance in this state of a certificate of inspection issued in another state having an inspection law substantially similar to the provisions of this chapter pertaining to vehicle inspection.
12. The inspection of any vehicle and issuance of a certificate of inspection shall not be construed in any court as a warranty of the mechanical condition of the vehicle, and the failure to discover any defect in any vehicle in the course of an inspection under the provisions of this section shall not be made the basis of an action for damages in any court.
13. It is a misdemeanor for any owner or operator of any vehicle required to be inspected to fail to comply with the provisions of this section.
14. A person shall not sell or transfer any motor vehicle, other than transfers to a dealer licensed under chapter three hundred twenty-two (322), and other than transfers by operation of law as set out in section three hundred twenty-one point forty-seven (321.47) unless there is a valid official certificate of inspection affixed to such vehicle at the time of sale. Any person violating the provisions of this section shall be subject to a fine of one hundred dollars and shall be liable to the purchaser in damages for all costs involved in obtaining a valid certificate of inspection for such vehicle.
15. Any person who believes that an inspection was not properly conducted on a motor vehicle owned by him shall notify the state vehicle inspection station which inspected the vehicle, in writing, within fifteen calendar days from the date of the inspection, or prior to such vehicle having been driven five hundred miles after the inspection, whichever occurs first.
16. No person shall knowingly deliver possession of a motor vehicle, trailer or semitrailer to a person who has purchased or contracted to purchase at retail such motor vehicle, trailer, or semitrailer which does not contain those prarts or is not equipped with such lamps and brakes and other equipment in proper condition and adjustment as required by this chapter or which is equipped in any manner in violation of the chapter, except when such sale is made in accordance with the provisions of section three hundred twenty-one point fifty-one (321.51) of the Code.

Sec. 2. Section three hundred twenty-two point twenty-five (322.25), Code 1973, is repealed.

Sec. 3. The provisions of this Act shall become effective July 1, 1975.

MONROE of Des Moines
PATCHETT of Johnson NEWHARD of Jones CARR of Dubuque HARGRAVE of Johnson
RAPP of Black Hawk JUNKER of Woodbury

## H-710

1 Amend Senate File 481, as amended and passed by
2 the Senate, by striking everything after the enacting
clause and inserting in lieu thereof the follow-
ing:
Section 1. Section three hundred twenty-one point fourteen (321.14), Code 1973, is amended to read as follows:
321.14 SEIZURE OF DOCUMENTS AND PLATES. The department is hereby authorized to take possession of any registration card, certificate of title, permit, or registration plate, certificate of inspection or any inspection document or form, upon expiration, revocation, cancellation, or suspension thereof, or which is fictitious, or which has been unlawfully or erroneously issued.

Sec. 2. Section three hundred twenty-one point fifty-one (321.51), subsections four (4) and six (6), Code 1973, are amended to read as follows:
4. The county treasurer of the county of residence of the transferee upon receipt of the application for a new certificate of title, fee therefor, and the affidavit as provided in subsection 2 of this section, and when satisfied as to the genuineness and regularity thereof, shall issue a restricted certificate of title to the applicant but shall not issue registration plates or a registration card. A restricted certificate of title shall be red in color and shall have conspicuously imprinted thereon in bold print, in a manner prescribed by the department, the words "RESTRICTED CERTIFICATE OF TITLE-CANNOT BE REGISTERED AND OPERATED ON THE HIGHWAYS WITHOUT A VALID APPROVED CERTIFICATE OF INSPECTION EXCEPT AS PROVIDED IN SECTION THREE

HUNDRED
TWENTY-ONE POINT NINETY-EIGHT (321.98) OF THE CODE."
At such time as the transferee surrenders a valid approved certificate of inspection and the restricted certificate of title to the county treasurer of the county of his residence, the county treasurer, upon payment of the appropriate fees, shall issue a certificate of title that is not restricted for the vehicle and shall also issue a registration card and registration plates for the vehicle to the applicant, however, if the registration fee for the vehicle has been paid for the current year, the county treasurer shall issue a registration card and registration plates for the vehicle to the applicant upon payment of an additional registration fee of five dollars.
6. No vehicle sold or otherwise transferred pursuant to the provisions of this section shall be driven upon the highway until a valid official certificate of inspection has been affixed thereto and an unrestricted certificate of title, a registration card, and registration plates for the vehicle have been issued to the purchaser or transferee except as set out in section three hundred
twenty-one point ninety-eight (321.98) of the Code.
Sec. 3. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection four (4), paragraphs a and $b$, Code 1973 , are amended to read as follows:
a. Supervise and cause inspections to be made of each vehicle inspection station issued a permit [and if he finds that any station is not properly equipped or that inspections are not being properly conducted shall revoke and require the surrender of the permit issued to the station. Notice of revocation shall be by certified mail, return receipt requested, addressed to the address for which the permit was granted. Revocation shall be effective ten days after the date of mailing of such notice unless the permit holder shall request a hearing before the commissioner on the order revoking the permit. If upon hearing the commissioner does not reverse the order of revocation the revocation shall be immediately effective unless revocation is enjoined by court action].
b. Provide instructions and all necessary forms to authorized inspection stations for the inspection of vehicles and the issuance of official certificates of inspection. The copy of the certificate of inspection to be delivered by the inspection station to the owner of the vehicle inspected shall state the name and address of the inspection station and shall contain a conspicuous notice in substance as follows: "NOTICE: You should immediately notify the inspection station of any complaint about the inspection of this vehicle. If possible, your notice should be given within fifteen days after the date of inspection or before this vehicle has been driven five hundred miles after the inspection, whichever occurs first, or, if the inspection station sold the vehicle to you, within fifteen days after the sale or before this vehicle has been driven five hundred miles after the sale, whichever occurs first. Your notice should be in writing, specifying the complaint. Notice forms are available at any inspection station. You also have the right to make a complaint about the inspection to the commissioner of public safety, state house, Des Moines, Iowa."

Forms for notice of complaint shall be provided by the department to all authorized inspection stations, who shall provide them to any person upon request. The copy of the certificate of inspection to be delivered by the inspection station to the owner of the vehicle inspected shall also contain a notice, which shall be printed on the face of the certificate of inspection in eight-point bold faced type, which contains the words "THE SAFETY INSPECTION IS APPLICABLE ONLY TO THE ITEMS CHECKED AND DOES

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NOT GUARANTEE OR WARRANT THE CONDITION OF THESE ITEMS
OR THE OVERALL CONDITION OF THE VEHICLE".
Sec. 4. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection seven (7), Code 1973, is amended to read as follows:
7. No person shall make, possess, issue, or knowingly use any imitation or counterfeit of an official certificate of inspection. No person shall display or cause or permit to be displayed upon any vehicle any certificate of inspection knowing the certificate to be fictitious, or issued for another vehicle, or issued without an inspection having been made. No person shall possess a blank certificate of inspection nor shall any person issue an official certificate of inspection who does not hold a valid permit for the issuance of such certificate.

Sec. 5. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection eight (8), Code 1973, is amended to read as follows:
8. The fee for inspection, including the issuance of the certificate of inspection, shall be uniform according to class of vehicle and shall be established by the commissioner. The fee shall be a reasonable and just charge based upon the average cost and time necessary to perform the inspection, and shall be retained by the inspection station. No inspection station shall absorb the inspection fee, or advertise or represent in any manner that the fee or any part of the fee is directly or indirectly absorbed by the station, nor shall any inspection station charge a fee for inspection services under this section in an amount other than the fees herein provided.

Sec. 6. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection twelve (12), Code 1973, is amended to read as follows:
12. Every motor vehicle subject to registration under the laws of this state, except motor vehicles registered under section 321.115, when first registered in this state [or] and each time when sold at retail or otherwise transferred for use within [or without] this state, or [otherwise transferred] when registration is changed from a registration as provided in section three hundred twenty-one point one hundred fifteen (321.115) of the Code to a regular registration, except transfers by operation of law as set out in section 321.47 , shall be inspected at an authorized inspection station unless there is affixed to the motor vehicle a valid certificate of inspection which was isued for such motor vehicle not more than sixty days prior to the date on which such vehicle was sold. However, the certificate of inspection for a new motor vehicle which has not previously been sold at retail and which is not sold
within sixty days after the date the inspection was performed may be revalidated by the inspection station without another inspection provided the motor vehicle has not been driven more than one hundred miles since the inspection was performed. If the motor vehicle is subject to inspection, the authorized inspection station shall issue and affix a valid certificate of inspection or certificate of rejection, as the case may be, in accordance with the results of the inspection. The applicant shall file with an application for title to the vehicle or for registration thereof under the provisions of section 321.23 , subsection 2 or 3 , with the county treasurer of the county of his residence, a statement on a form provided by the commissioner, signed by an authorized inspection station certifying the date that a certificate of inspection was issued for and affixed to the vehicle. The county treasurer shall not issue a title to the vehicle to the applicant or register the vehicle unless such statement is filed with the application showing that the inspection of the vehicle was made not more than sixty days prior to the date of sale or transfer, or unless the vehicle was purchased out of this state by a resident of this state who resides outside of this state, but desires to maintain his lowa residency and he executes a statement to that effect in form and content as prescribed by the commissioner. The county treasurer shall stamp the registration card for such vehicle with the words "NOT INSPECTED". A vehicle so registered shall be inspected at an authorized inspection station within fifteen days after being brought into this state. The county treasurer shall mail the statement of inspection or statement of out-of-state residency to the department at the time of mailing copies of the registration receipt. The department may destroy any forms, certificates or statements after one year from the date they are filed unless they relate to pending appeals.

Sec. 7. Section three hundred twenty-one point two hundred thirty-eight (321.238), Code 1973, is amended by adding the following new subsections:
$N E W S U B S E C T I O N$. As used in this section, "sale" means the delivery of possession of a vehicle to a person who has purchased or contracted to purchase the vehicle.
$N E W$ SUBSECTION. After an investigation and hearing conducted by a hearing officer designated by the commissioner of public safety held in the county in which the inspection station is located, the commissioner may, if the hearing officer finds that the inspection station is not properly equipped or it is not properly conducting inspections, issue
a warning, suspend the vehicle inspection station's permit for a period not to exceed ninety days, or revoke the vehicle inspection station's permit and require the operator of the vehicle inspection station to surrender the permit issued to the operator.
$N E W$ SUBSECTION. Notice of the suspension or revocation shall be by certified mail, return receipt requested, addressed to the operator of the vehicle inspection station for which the permit was issued. The suspension or revocation shall become effective ten days from the date of the mailing of the notice unless the permit holder files a written request for a review hearing of the suspension or revocation order. The review hearing shall be de novo and shall be conducted at the seat of government by a review board composed of the following persons:
a. A senior officer of the Iowa highway safety patrol designated by the commissioner.
b. The state car dispatcher or his designee.
c. An employee of the state highway commission experienced in automotive mechanics designated by the director of highways.

Notwithstanding any other rule or statute to the contrary, the deposition of any witness taken in the manner prescribed by the rules of civil procedure shall be admissible at any hearing conducted by the review board in lieu of the witness appearing in person. Costs of depositions shall be paid from the motor vehicle inspection fund.

After the hearing, the review board may sustain, modify, or reverse the commissioner's order of suspension or revocation. A suspension or revocation sustained or modified by the review board shall take effect ten days from the date of the decision, unless the permit holder files an appeal in the district court of the county in which the vehicle inspection station is located within ten days from the date of the decision of the review board. The order of suspension or revocation sustained or modified and appealed to the district court shall become effective ten days from the date the appeal is filed unless the suspension or revocation is stayed by the court.

The review board shall have the power to issue subpoenas to compel the attendance of witnesses and the production of documents, papers, books, records and other evidence before it in any hearing conducted by it under this section.

If any person shall refuse to obey any such subpoena, or to give testimony, or to produce evidence as required thereby, any judge of the district court of the state in and for Polk County may, upon application and proof of such refusal, make an order awarding process of subpoena, or subpoena duces tecum, out of the said court, for the witness to
appear before the review board and to give testimony, and to produce evidence as required thereby. Upon filing such order in the office of the clerk of said court, the clerk shall issue process of subpoena, as directed, under the seal of said court, requiring the person to whom it is directed to appear at the time and place therein designated.

Witnesses shall received three dollars for each day's attendance and ten cents per mile for each mile actually travelled. Witnesses shall be compensated from the motor vehicle inspection fund. The treasurer of state may make rules setting forth the procedure for such reimbursement.

NEW SUBSECTION. In any proceedings to suspend or revoke a vehicle inspection station's permit, there shall be a presumption that the inspection of a motor vehicle was properly conducted unless a written notice specifying the complaint is given to the operator or an employee of the vehicle inspection station which inspected the vehicle within fifteen calendar days after the date of the inspection or before the vehicle has been driven five hundred miles after the inspection, whichever occurs first, or if the vehicle inspection station sold the motor vehicle, within fifteen calendar days after the date of the sale or before the vehicle has been driven five hundred miles after the sale, whichever occurs first. The written notice may be informal. This presumption may be overcome only by clear and convincing evidence.

NEW SUBSECTION. No person shall knowingly deliver possession of a motor vehicle, trailer or semitrailer to a person who has purchased or contracted to purchase at retail such motor vehicle, trailer, or semitrailer which does not contain those parts or is not equipped with such lamps and brakes and other equipment in proper condition and adjustment as required by this chapter or which is equipped in any manner in violation of the chapter, except when such sale is made in accordance with the provisions of section three hundred twenty-one point fifty-one (321.51) of the Code.

Sec. 8. Chapter three hundred twenty-one (321), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. No person shall knowingly permit a prospective purchaser to test drive a motor vehicle on the highways of this state unless the vehicle is mechanically safe for the purposes and conditions of the test drive.

Sec. 4. Section three hundred twenty-two point twenty-five (322.25), Code 1973, is repealed.

MONROE of Des Moines READINGER of Polk DUNLAP of Story HIGGINS of Scott SMALL of Johnson

H-702
1 Amend Senate amendment to House File 656 as
2 follows:
3 1. Line 37, by inserting after the word "state"
4 the words ", or to the department of social services
5 to be used for maintenance or capital improvements
6 at the Soldiers Home at Marshalltown, Iowa".
7 2. Line 44, by inserting after the word "state"
8 the words "or to the Soldiers Home".
HARGRAVE of Johnson
H—706
1 Amend the Senate amendment to House File 703, as
2 passed by the House, as follows:
3 1. Strike lines 2 through 10.
4 2. Strike lines 11 through 27 and insert in lieu
5 thereof the following:
6 "Page 6, by striking lines 1 and 2."
WELDEN of Hardin
H-711
1 Amend House File 782, page 3, line 5, by striking
2 the number " 142,886 " and inserting in lieu thereof the
3 number " 92,750 ".
CRABB of Crawford
On motion by Holden of Scott, the House adjourned until 9:00
a.m., Thursday, June 7, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Fifty-first Calendar Day-One Hundredth Session Day
hall of the House of Representatives
Des Moines, Lowa, Thursday, June 7, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by Father Michael Metz, Catholic Student Center, Iowa City, Iowa.

The Journal of Wednesday, June 6, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Hawkins, Clarion, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harper of Davis for June 7 and 8 on request of Ferguson of Carroll.

## SPECIAL PRESENTATION

Speaker Varley presented to the House Phil Seidl, Jay McGivern and Jim Lilly, who are Governor, Speaker of the House and Counselor of State Government, respectively, of the eight hundred thirty-two boys attending Boys State at Cedar Rapids this week and visiting the State House today. Phil delivered the following speech to the members of the House:

No doubt you have oftentimes heard the age old phrase "The youth is the future of our country." And many of us youth like to hear it. It sounds glorifying and glamorous to know that the day we're eighteen we will just walk right into your offices and take over to change the world overnight into a shining crystal ball with a sunny bright future.

I don't mean to say that the youth aren't a part of the future, but that there is more to the future than just youth. The issues, laws, and legislation being discussed, developed and debated in your sessions are some of the major determinants of our future.

I believe we can be part of our country's future. We are concerned with the problems, the shortcomings, and the merits of our times. We cannot overrule the voices of the past and will not overrule the voices of the present. For we understand that generations of men have come before us
and that generations of men shall come after us and that the voices of these generations have spoken in wisdom and shall speak in wisdom in response to their times.

This is why we ask not to overrule the voices of you in the present. We wish to add your legions and participation. For we have many ideas, many questions, and not enough answers, and you are our only teachers, and someday we wish to join your ranks.

We of Boys' State have spoken a small part of what we think to be the issues today. We are learning the processes of taking action upon these issues.

Issues of today which we feel should affect the legislation in times to come. Legislation such as aid to our farmers through a state sponsored Rural Environmental Assistance Program. Also, legislation to reform our state income tax system into a fairer and more progressive system. Especially legislation to expand our furthered educational funding and educational television. For it is only through our education that we may assure ourselves of great leaders in the future.

We are the youth and we are interested not only in the future but in what happens today, because today has and will determine our future. So I find that it would be wrong to say the youth is the future of our country, but rather the youth that is interested in the future of our country is the youth that is the future of our country.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on Senate Files 447 and 554, under Rule 35.

## EXPLANATION OF VOTE

I had to attend an important conference at the state office of Planning and Programming the morning of June 6, 1973. Had I been present I would have voted "aye" on House Files 780 and 682, and "nay" on amendments $\mathrm{H}-687$ and $\mathrm{H}-703$.

CUSACK of Scott

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 6, 1973, amended the House amendment and refused to concur in the House amendment as amended to the following bill in which the concurrence of the Senate was asked:

Senate File 441, a bill for an act relating to salaries of county officers.
Also: That the Senate has on June 5, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 586, a bill for an act appropriating to the department of public instruction.

RALPH R. BROWN, Secretary

HOUSE CONCURRENT RESOLUTION 58<br>By Monroe, Stanley, Readinger, Krause, Higgins, Holden, Dunlap and Small

Whereas, there is some question as to the effectiveness of the manner in which motor vehicle safety inspections are presently conducted in this state; and

Whereas, the difficulty in improving the laws under which these vehicle inspections are conducted is exemplified by the debate on Senate File 481 this Session; and

Whereas, the state highway commission has several maintenance garages and employees in each county of the state; and

Whereas, the ultimate solution to the problems concerning these vehicle inspections may be the operation of state motor vehicle inspection stations by the commissioner of public safety in these maintenance garages; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is urged to create a study committee consisting of members of both parties and houses of the general assembly for the purpose of determining the effectiveness of the present motor vehicle safety inspections in this state and of preparing legislation to implement the operation of state motor vehicle inspection stations; and

Be It Further Resolved, That the study committee shall make a report of its findings to the legislative council and the 1974 session of the general assembly.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 59 <br> By Freeman

Whereas, the city of Storm Lake, Iowa is nearing the centennial anniversary of its incorporation as a city; and

Whereas, the citizens of Storm Lake are preparing for a centennial celebration to commemorate the one hundredth anniversary of its incorporation; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the membership of the Sixty-fifth General Assembly of Iowa meeting in the year 1973 extends its heartiest congratulations to the city of Storm Lake, Iowa in commemoration of the centennial anniversary of its incorporation; and

Be It Further Resolved, That a copy of this resolution be forwarded to the mayor, the city council, and the citizens of Storm Lake who are in charge of making preparations for the centennial celebration.

Laid over under Rule 25.

## HOUSE FILE 130 WITHDRAWN

Knoke of Pottawattamie asked and received unanimous consent to withdraw House File 130 from further consideration by the House.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR <br> HOUSE FILE 781 DEFERRED

Grassley of Butler asked and received unanimous consent that, House File 781 be deferred and that the bill retain its place on the calendar.

Grassley of Butler asked and received unanimous consent for the immediate consideration of House Joint Resolution 22 and House Files 782, 783 and 784.

House Joint Resolution 22, a joint resolution directing the department of social services to delineate the intent and objectives of programs for young persons at certain institutions under its control, was taken up for consideration.

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

On the question "Shall the joint resolution be adopted?" (H.J.R. 22)

The ayes were, 73:

| Bennett | Den Herder | Junker | Norland |
| :--- | :--- | :--- | :--- |
| Bittle | Dunlap | Kiser | Norpel |
| Bortell | Dunton | Knoke | Oakley |
| Branstad | Edelen | Krause | Pellett |
| Brockett | Ewing | Kreamer | Peterson |
| Brunow | Ferguson | Lippold | Poncy |
| Butler | Fischer, H. O. | Lipsky | Readinger |
| Byerly | Fisher, C.R. | Logue | Roorda |
| Caffrey | Fitzgerald | McCormick | Stanley |
| Carr | Freeman | McElroy | Strothman |
| Clark, J. H. | Grassley | Mendenhall | Tofte |
| Cochran | Hennessey | Menke | Welden |
| Connors | Higgins | Middleswart | Wells |
| Crabb | Hill | Miller, A.V. V. | West |
| Crawford | Horn | Miller, K. D. | Woods |
| Cusack | Howell | Miller, R.G. | Wulff |
| Daggett | Hutchins | Monroe | Wyckoff |
| Danker | Jordan | Newhard | Mr. Speaker |
| De Jong |  |  |  |

The nays were, 3 :
Anderson Holden Stephens
Absent or not voting, 24:

| Avenson | Fullerton |
| :--- | :--- |
| Brinck | Griffee |
| Clark, J. W. | Hansen |
| Doyle | Hargrave |
| Drake | Harper |
| Egenes | Harvey |

Husak
Jesse
Mennenga
Millen
Nielsen
O'Halloran

Patchett
Rapp
Rinas
Schroeder
Small
Stromer

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

House File 782, a bill for an act relating to financing the supreme court and its divisions and making an appropriation, was taken up for consideration.

Crabb of Crawford offered the following amendment filed by him and moved its adoption:
H-711
1 Amend House File 782, page 3, line 5, by striking
2 the number " 142,886 " and inserting in lieu thereof the
3 number " 92,750 ".
Amendment H—711 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. 782)
The ayes were, 88:

| Anderson | Dunlap | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Junker | Patchett |
| Bennett | Edelen | Kiser | Pellett |
| Bittle | Egenes | Knoke | Peterson |
| Bortell | Ewing | Krause | Poncy |
| Branstad | Ferguson | Kreamer | Rapp |
| Brockett | Fischer, H. 0. | Lippold | Readinger |
| Brunow | Fisher, C. R. | Lipsky | Rinas |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Fullerton | McElroy | Small |
| Carr | Grassley | Mendenhall | Stanley |
| Clark, J. H. | Hansen | Menke | Stephens |
| Cochran | Hargrave | Middleswart | Stromer |
| Connors | Hennessey | Millen | Tofte |
| Crabb | Higgins | Miller, A. V. | Welden |
| Crawford | Hill | Miller, K. D. | Wells |
| Cusack | Holden | Miller, R. G. | West |
| Daggett | Horn | Newhard | Woods |
| Danker | Howell | Norland | Wulff |
| De Jong | Husak | Norpel | Wyckoff |
| Den Herder | Hutchins | Oakley | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:

| Brinck | Drake | Harvey | Monroe |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Griffee | Jesse | Nielsen |
| Doyle | Harper | Mennenga | Strothman |

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

House File 783, a bill for an act making an appropriation from the general fund of the state of Iowa to constitutional state officials and departments and the executive council and relating to the expenses of the office of auditor of state, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 783)
The ayes were, 74:

| Avenson | De Jong | Husak | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Den Herder | Junker | O'Halloran |
| Bittle | Dunlap | Kiser | Patchett |
| Bortell | Dunton | Knoke | Pellett |
| Branstad | Egenes | Krause | Poncy |
| Brinck | Ewing | Kreamer | Rapp |
| Brockett | Ferguson | Lippold | Readinger |
| Butler | Fisher, C. R. | Lipsky | Roorda |
| Byerly | Fitzgerald | Logue | Schroeder |
| Caffrey | Fullerton | McCormick | Small |
| Carr | Grassley | MeElroy | Stanley |
| Clark, J. H. | Griffee | Menke | Stromer |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Middleswart | Tofte |
| Crabb | Hennessey | Millen | Wells |
| Crawford | Hill | Newhard | Woods |
| Cusack | Holden | Nielsen | Wulff |
| Daggett | Horn | Norpel | Mr. Speaker |
| Danker | Howell |  |  |
| The nays were, 21: |  |  |  |
| Anderson | Harvey | Miller, A. V. | Rinas |
| Brunow | Higgins | Miller, K. D. | Stephens |
| Doyle | Hutchins | Miller, R. G. | Welden |
| Edelen | Jesse | Monroe | West |
| Fischer, H. 0. | Jordan | Norland | Wyckoff |
| Freeman |  |  |  |
| Absent or not voting, 5: |  |  |  |
| Clark, J. W. <br> Drake | Harper | Mendenhall | Peterson |

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

## SENATE AMENDMENT CONSIDERED

Mendenhall of Allamakee called up for consideration House File 439, a bill for an act relating to the establishment of civil service for deputy county sheriffs and providing penalties for violations, amended by the Senate as follows:
1 Amend House File 439, as amended, passed and reprinted by the 2 House, as follows:

1. Page 4 A , line 15 , by adding the following sentence:
"The commission may add the personnel director's duties to a presently employed county employee."
2. Page 4A, line 30, by adding after the word "tests" the following: "shall be designed and prepared by the director of the Iowa law enforcement academy, shall be administered by each commission in a uniform manner prescribed by the director, and".
3. Page 7A, line 20, by striking the words "without examination" and inserting in lieu thereof the words "if they qualify for appointment pursuant to section eight (8) of this Act".
4. Page 7A, line 28, by striking the words "and an elector of the county in which he resides".
5. Page 7B, line 37, by inserting after the word "academy" the following: "or a law enforcement academy certified by the director of the Iowa law enforcement academy".

Lippold of Black Hawk offered the following amendment $\mathrm{H}-712$ to the Senate amendment and moved its adoption:
H-712
1 Amend the Senate amendment to House File 439,
2 as passed by the House and reprinted, by striking
3 from line 18 the words "law enforcement academy"
4 and inserting in lieu thereof the words "regional
5 training facility".
A non-record roll call was requested.
The ayes were 60, nays 24 .
Amendment H-712 to the Senate amendment adopted.
Mendenhall of Allamakee moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Mendenhall of Allamakee 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 439)
The ayes were, 86:

| Anderson | Butler | Crabb | Drake |
| :--- | :--- | :--- | :--- |
| Avenson | Byerly | Crawford | Dunlap |
| Bittle | Caffrey | Cusack | Dunton |
| Bortell | Carr | Daggett | Edelen |
| Branstad | Clark, J. H. | Danker | Egenes |
| Brinck | Clark, J. W. | De Jong | Ewing |
| Brockett | Cochran | Den Herder | Ferguson |
| Brinow | Connors | Doyle | Fisher, C. R. |

Fitzgerald Fullerton Grassley Hansen Hargrave Harvey
Hennessey Higgins Hill
Holden
Horn
Howell
Husak
Hutchins
Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga

The nays were, 9:
Bennett
Fischer, H. O. Miller, K. D. Freeman

Absent or not voting, 5:

| Griffee | Millen | Schroeder |
| :--- | :--- | :--- |
| Harper |  |  |


| Middleswart | Rapp |
| :--- | :--- |
| Miller, A. V. | Readinger |
| Miller, R. G. | Rinas |
| Monroe | Roorda |
| Newhard | Stanley |
| Norland | Stromer |
| Norpel | Strothman |
| Oakley | Tofte |
| O'Halloran | Wells |
| Patchett | West |
| Pellett | Woods |
| Peterson | Wulff |
| Poncy | Mr. Speaker |

Nielsen Stephens

Schroeder
Rapp
Readinger
Rinas
Roorda
Stanley
Stromer
Strothman
Tofte Wells Woods Wulff Mr. Speaker

Welden
Wyckoff

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

HOUSE INSISTS
(Senate File 441)
Grassley of Butler called up for consideration Senate File 441, a bill for an act relating to the salaries of county officers, and moved that the House insist on the House amendment.

A non-record roll call was requested.
The ayes were 84, nays 5 .
The motion prevailed and the House insists on the House amendment to Senate File 441.

APPROPRIATIONS CALENDAR
House File 784, a bill for an act making appropriations to legislative staff agencies, was taken up for consideration.

Small of Johnson offered the following amendment H-713 filed by him and Norpel of Jackson and moved its adoption:
H-713
1 Amend House File 784, as follows:
2 1. Page 2, line 12, by striking the figure
3 " 360,579 " and inserting in lieu thereof the figure
4 " 435,352 ".
2. Page 2, after line 12, by adding the following:
"b. For construction of office mezzanines above the north and south

8 office areas of the legislative 9 service bureau: $\$ 92,700$
10 3. Page 2, line 13, by striking the letter " $b$ " and 11 inserting in lieu thereof the letter "c".

A non-record roll call was requested.
The ayes were 41, nays 51.
Amendment H-713 lost.
Small of Johnson offered the following amendment H-714 filed by Small, Oakley and Norpel and moved its adoption:
H-714
1 Amend House File 784 as follows:
2 1. Page 2, line 12, by striking the figure
3 " 360,579 " and inserting in lieu thereof the figure
" 415,825 ".
5 2. Page 2, after line 12, by adding the following:
6 "b. For construction of office
7 mezzanine above the north office area
8 of the legislative service bureau: $\$ 54,100$ - 0 -"
9 3. Page 2, line 13, by striking the letter " $b$ " and
10 inserting in lieu thereof the letter " $c$ ".
Roll call was requested by Small of Johnson and Oakley of Clinton.

On the question "Shall amendment H-714 be adopted?"
The ayes were, 49 :

| Avenson | Dunton | Krause | Norpel |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | McCormick | Oakley |
| Brinck | Ferguson | Menke | O'Halloran |
| Brunow | Fitzgerald | Mennenga | Patchett |
| Byerly | Griffee | Middleswart | Poncy |
| Caffrey | Hargrave | Millen | Rapp |
| Carr | Hennessey | Miller, A. V. | Readinger |
| Clark, J. W. | Higgins | Miller, R. G. | Rinas |
| Cochran | Horn | Monroe | Small |
| Connors | Howell | Newhard | Stanley |
| Cusack | Hutchins | Nielsen | Wells |
| Den Herder | Jesse | Norland | Woods |
| Doyle |  |  |  |
| The nays were, | 46: |  |  |
| Anderson | Drake |  |  |
| Bennett | Dunlap | Holden | Pellett |
| Bortell | Edelen | Husak | Peterson |
| Branstad | Ewing | Kordan | Roorda |
| Brockett | Fischer, H. O. | Knoke | Schroeder |
| Butler | Fisher, C. R. | Lippold | Stephens |
| Clark, J. H. | Freeman | Lipsky | Stromer |
| Crabb | Fullerton | Logue | Welden |
| Crawford | Grassley | McElroy | West |
| Daggett | Hansen | Mendenhall | Wulff |
| Danker | Harvey | Miller, K. D. | Mr. Speaker |
| De Jong | Hill |  |  |

Absent or not voting, 5:
Harper Kiser Strothman Tofte Junker

Amendment $\mathrm{H}-714$ 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. 784)
The ayes were, 87:

| Avenson | Drake | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Jesse | Oakley |
| Bittle | Dunton | Jordan | O'Halloran |
| Bortell | Edelen | Knoke | Patchett |
| Brinck | Egenes | Krause | Pellett |
| Brunow | Ewing | Kreamer | Rapp |
| Butler | Ferguson | Lippold | Readinger |
| Byerly | Fischer, H. 0. | Lipsky | Rinas |
| Caffrey | Fisher, C. R. | Logue | Roorda |
| Carr | Fitzgerald | McCormick | Schroeder |
| Clark, J. H. | Fullerton | McElroy | Small |
| Clark, J. W. | Grassley | Mendenhall | Stanley |
| Cochran | Griffee | Menke | Stephens |
| Connors | Hansen | Mennenga | Strothman |
| Crabb | Hargrave | Middleswart | Tofte |
| Crawford | Hennessey | Millen | Wells |
| Cusack | Higgins | Miller, A. V. | West |
| Daggett | Hill | Miller, R. G. | Woods |
| Danker | Holden | Monroe | Wulff |
| De Jong | Horn | Newhard | Wyckoff |
| Den Herder | Howell | Nielsen | Mr. Speaker |
| Doyle | Husak | Norland |  |
| The nays were, 8: |  |  |  |
| Anderson | Brockett | Harvey | Stromer |
| Branstad | Freeman | Miller, K. D. | Welden |
| Absent or not voting, 5: |  |  |  |
| Harper Junker | Kiser | Peterson | Poncy |

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

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Husak of Tama for the afternoon on request of Wyckoff of Benton.

## SIFTING COMMITTEE CALENDAR

Senate File 481, a bill for an act relating to motor vehicle inspection and safety, with report of committee recommending passage, was taken up for consideration.

Monroe of Des Moines asked and received unanimous consent to withdraw amendment H-709 filed by Monroe, et al., on June 6, 1973.

Krause of Palo Alto offered the following amendment H-710 filed by Krause, et al., and moved its adoption:
H-710

1

Amend Senate File 481, as amended and passed by the Senate, by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point fourteen (321.14), Code 1973, is amended to read as follows:
321.14 SEIZURE OF DOCUMENTS AND PLATES. The department is hereby authorized to take possession of any registration card, certificate of title, permit, or registration plate, certificate of inspection or any inspection document or form, upon expiration, revocation, cancellation, or suspension thereof, or which is fictitious, or which has been unlawfully or erroneously issued.

Sec. 2. Section three hundred twenty-one point fifty-one (321.51), subsections four (4) and six (6), Code 1973, are amended to read as follows:
4. The county treasurer of the county of residence of the transferee upon receipt of the application for a new certificate of title, fee therefor, and the affidavit as provided in subsection 2 of this section, and when satisfied as to the genuineness and regularity thereof, shall issue a restricted certificate of title to the applicant but shall not issue registration plates or a registration card. A restricted certificate of title shall be red in color and shall have conspicuously imprinted thereon in bold print, in a manner prescribed by the department, the words "RESTRICTED CERTIFICATE OF TITLE-CANNOT BE REGISTERED AND OPERATED ON THE HIGHWAYS WITHOUT A VALID APPROVED CERTIFICATE OF INSPECTION EXCEPT AS PROVIDED IN SECTION THREE HUNDRED TWENTY-ONE POINT NINETY-EIGHT (321.98) OF THE CODE.,' At such time as the transferee surrenders a valid approved certificate of inspection and the restricted certificate of title to the county treasurer of the county of his residence, the county treasurer, upon payment of the appropriate fees, shall issue a
certificate of title that is not restricted for the vehicle and shall also issue a registration card and registration plates for the vehicle to the applicant, however, if the registration fee for the vehicle has been paid for the current year, the county treasurer shall issue a registration card and registration plates for the vehicle to the applicant upon payment of an additional registration fee of five dollars.
6. No vehicle sold or otherwise transferred pursuant to the provisions of this section shall be driven upon the highway until a valid official certificate of inspection has been affixed thereto and an unrestricted certificate of title, a registration card, and registration plates for the vehicle have been issued to the purchaser or transferee except as set out in section three hundred twenty-one point ninety-eight (321.98) of the Code.

Sec. 3. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection four (4), paragraphs a and b, Code 1973, are amended to read as follows:
a. Supervise and cause inspections to be made of each vehicle inspection station issued a permit [and if he finds that any station is not properly equipped or that inspections are not being properly conducted shall revoke and require the surrender of the permit issued to the station. Notice of revocation shall be by certified mail, return receipt requested, addressed to the address for which the permit was granted. Revocation shall be effective ten days after the date of mailing of such notice unless the permit holder shall request a hearing before the commissioner on the order revoking the permit. If upon hearing the commissioner does not reverse the order of revocation the revocation shall be immediately effective unless revocation is enjoined by court action].
b. Provide instructions and all necessary forms to authorized inspection stations for the inspection of vehicles and the issuance of official certificates of inspection. The copy of the certification of inspection to be delivered by the inspection station to the owner of the vehicle inspected shall state the name and address of the inspection station and shall contain a conspicuous notice in substance as follows: "NOTICE: You should immediately notify the inspection station of any complaint about the inspection of this vehicle. If possible, your notice should be given within fifteen days after the date of inspection or before this vehicle has been driven five hundred miles after the inspection, whichever occurs first, or, if the inspection station sold the vehicle to you, within fifteen days after the sale or before this vehicle
has been driven five hundred miles after the sale, whichever occurs first. Your notice should be in writing, specifying the complaint. Notice forms are available at any inspection station. You also have the right to make a complaint about the inspection to the commissioner of public safety, state house, Des Moines, Iowa."

Forms for notice of complaint shall be provided by the department to all authorized inspection stations, who shall provide them to any person upon request. The copy of the certificate of inspection to be delivered by the inspection station to the owner of the vehicle inspected shall also contain a notice, which shall be printed on the face of the certificate of inspection in eight-point bold faced type, which contains the words "THE SAFETY INSPECTION IS APPLICABLE ONLY TO THE ITEMS CHECKED AND DOES NOT GUARANTEE OR WARRANT THE CONDITION OF THESE ITEMS
OR THE OVERALL CONDITION OF THE VEHICLE"'.
Sec. 4. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection seven (7), Code 1973, is amended to read as follows:
7. No person shall make, possess, issue, or knowingly use any imitation or counterfeit of an official certificate of inspection. No person shall display or cause or permit to be displayed upon any vehicle any certificate of inspection knowing the certificate to be fictitious, or issued for another vehicle, or issued without an inspection having been made. No person shall possess a blank certificate of inspection nor shall any person issue an official certificate of inspection who does not hold a valid permit for the issuance of such certificate.

Sec. 5. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection eight (8), Code 1973, is amended to read as follows:
8. The fee for inspection, including the issuance of the certificate of inspection, shall be uniform according to class of vehicle and shall be established by the commissioner. The fee shall be a reasonable and just charge based upon the average cost and time necessary to perform the inspection, and shall be retained by the inspection station. No inspection station shall absorb the inspection fee, or advertise or represent in any manner that the fee or any part of the fee is directly or indirectly absorbed by the station, nor shall any inspection station charge a fee for inspection services under this section in an amount other than the fees herein provided.

Sec. 6. Section three hundred twenty-one point two hundred thirty-eight (321.238), subsection twelve (12), Code 1973, is amended to read as follows:
12. Every motor vehicle subject to registration under the laws of this state, except motor vehicles registered under section 321.115 , when first registered in this state [or] and each time when sold at retail or otherwise transferred for use within [or without] this state, or [otherwise transferred] when registration is changed from a registration as provided in section three hundred twenty-one point one hundred fifteen (321.115) of the Code to a regular registration, except transfers by operation of law as set out in section 321.47 , shall be inspected at an authorized inspection station unless there is affixed to the motor vehicle a valid certificate of inspection which was issued for such motor vehicle not more than sixty days prior to the date on which such vehicle was sold. However, the certificate of inspection for a new motor vehicle which has not previously been sold at retail and which is not sold within sixty days after the date the inspection was performed may be revalidated by the inspection station without another inspection provided the motor vehicle has not been driven more than one hundred miles since the inspection was performed. If the motor vehicle is subject to inspection, the authorized inspection station shall issue and affix a valid certificate of inspection or certificate of rejection, as the case may be, in accordance with the results of the inspection. The applicant shall file with an application for title to the vehicle or for registration thereof under the provisions of section 321.23 , subsection 2 or 3 , with the county treasurer of the county of his residence, a statement on a form provided by the commissioner, signed by an authorized inspection station certifying the date that a certificate of inspection was issued for and affixed to the vehicle. The county treasurer shall not issue a title to the vehicle to the applicant or register the vehicle unless such statement is filed with the application showing that the inspection of the vehicle was made not more than sixty days prior to the date of sale or transfer, or unless the vehicle was purchased out of this state by a resident of this state who resides outside of this state, but desires to maintain his Iowa residency and he executes a statement to that effect in form and content as prescribed by the commissioner. The county treasurer shall stamp the registration card for such vehicle with the words "NOT INSPECTED". A vehicle so registered shall be inspected at an authorized inspection station within fifteen days after being brought into this state. The county treasurer shall mail the statement of inspection or statement of out-of-state residency to the department at the time of mailing copies of the registration receipt. The department may destroy
any forms, certificates or statements after one year from the date they are filed unless they relate to pending appeals.

Sec. 7. Section three hundred twenty-one point two hundred thirty-eight (321.238), Code 1973, is amended by adding the following new subsections:
$N E W$ SUBSECTION. As used in this section, "sale" means the delivery of possession of a vehicle to a person who has purchased or contracted to purchase the vehicle.

NEW SUBSECTION. After an investigation and hearing conducted by a hearing officer designated by the commissioner of public safety held in the county in which the inspection station is located, the commissioner may, if the hearing officer finds that the inspection station is not properly equipped or it is not properly conducting inspections, issue a warning, suspend the vehicle inspection station's permit for a period not to exceed ninety days, or revoke the vehicle inspection station's permit and require the operator of the vehicle inspection station to surrender the permit issued to the operator.
$N E W$ SUBSECTION. Notice of the suspension or revocation shall be by certified mail, return receipt requested, addressed to the operator of the vehicle inspection station for which the permit was issued. The suspension or revocation shall become effective ten days from the date of the mailing of the notice unless the permit holder files a written request for a review hearing of the suspension or revocation order. The review hearing shall be de novo and shall be conducted at the seat of government by a review board composed of the following persons:
a. A senior officer of the Iowa highway safety patrol designated by the commissioner.
b. The state car dispatcher or his designee.
c. An employee of the state highway commission experienced in automotive mechanics designated by the director of highways.

Notwithstanding any other rule or statute to the contrary, the deposition of any witness taken in the manner prescribed by the rules of civil procedure shall be admissible at any hearing conducted by the review board in lieu of the witness appearing in person. Costs of depositions shall be paid from the motor vehicle inspection fund.

After the hearing, the review board may sustain, modify, or reverse the commissioner's order of suspension or revocation. A suspension or revocation sustained or modified by the review board shall take effect ten days from the date of the decision, unless the permit holder files an appeal in the district court of the county in which the vehicle inspection station is located within ten days from the date of the decision of the review board. The order of
suspension or revocation sustained or modified and appealed to the district court shall become effective ten days from the date the appeal is filed unless the suspension or revocation is stayed by the court.

The review board shall have the power to issue subpoenas to compel the attendance of witnesses and the production of documents, papers, books, records and other evidence before it in any hearing conducted by it under this section.

If any person shall refuse to obey any such subpoena, or to give testimony, or to produce evidence as required thereby, any judge of the distriet court of the state in and for Polk County may, upon application and proof of such refusal, make an order awarding process of subpoena, or subpoena duces tecum, out of the said court, for the witness to appear before the review board and to give testimony, and to produce evidence as required thereby. Upon filing such order in the office of the clerk of said court, the clerk shall issue process of subpoena, as directed, under the seal of said court, requiring the person to whom it is directed to appear at the time and place therein designated.

Witnesses shall receive three dollars for each day's attendance and ten cents per mile for each mile actually travelled. Witnesses shall be compensated from the motor vehicle inspection fund. The treasurer of state may make rules setting forth the procedure for such reimbursement.
$N E W$ SUBSECTION. In any proceedings to suspend or revoke a vehicle inspection station's permit, there shall be a presumption that the inspection of a motor vehicle was properly conducted unless a written notice specifying the complaint is given to the operator or an employee of the vehicle inspection station which inspected the vehicle within fifteen calendar days after the date of the inspection or before the vehicle has been driven five hundred miles after the inspection, whichever occurs first, or if the vehicle inspection station sold the motor vehicle, within fifteen calendar days after the date of the sale or before the vehicle has been driven five hundred miles after the sale, whichever occurs first. The written notice may be informal. This presumption may be overcome only by clear and convincing evidence.
$N E W S U B S E C T I O N$. No person shall knowingly deliver possession of a motor vehicle, trailer or semitrailer to a person who has purchased or contracted to purchase at retail such motor vehicle, trailer, or semitrailer which does not contain those parts or is not equipped with such lamps and brakes and other equipment in proper condition and adjustment as

[^27]Amendment H-710 adopted.
By unanimous consent, the following amendments were withdrawn:

Amendments $\mathrm{H}-666, \mathrm{H}-668, \mathrm{H}-669, \mathrm{H}-670$, $\mathrm{H}-671$, H-672 and H-678 filed by Krause of Palo Alto June 4, 1973.

Amendment H-686 filed by Krause of Palo Alto June 5, 1973.
Amendment H—688 filed by Monroe of Des Moines June 5, 1973.

Amendments H-691 and H-692 filed by Higgins of Scott and Nielsen of Polk June 5, 1973.

Amendment H—693 filed by Krause of Palo Alto June 5, 1973.
Amendment H-694 filed by Stanley, Dunlap, Readinger and Small June 5, 1973.

Dunlap 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. 481)
The ayes were, 96:

| Anderson | Brinck <br> Brockett | Carr | Crawford |
| :--- | :--- | :--- | :--- |
| Avenson | Clark, J. H. | Cusack |  |
| Bennett | Brunow | Clark, J. W. | Daggett |
| Bittle | Butler | Cochran | De Jong |
| Bortell | Byerly | Connors | Den Herder |
| Branstad | Caffrey | Crabb | Doyle |


| Drake | Higgins | Mendenhall | Rapp |
| :--- | :--- | :--- | :--- |
| Dunlap | Hill | Menke | Readinger |
| Dunton | Holden | Mennenga | Rinas |
| Edelen | Horn | Middleswart | Roorda |
| Egenes | Howell | Millen | Schroeder |
| Ewing | Hutchins | Miller, A. V. | Small |
| Ferguson | Jesse | Miller, K. D. | Stanley |
| Fischer, H. O. | Jordan | Miller, R. G. | Stephens |
| Fisher, C. R. | Junker | Monroe | Stromer |
| Fitzgerald | Kiser | Newhard | Strothman |
| Freeman | Knoke | Norland | Tofte |
| Fullerton | Krause | Norpel | Welden |
| Grassley | Kreamer | Oakley | Wells |
| Griffee | Lippold | O'Halloran | West |
| Hansen | Lipsky | Patchett | Woods |
| Hargrave | Logue | Pellett | Wulf |
| Harvey | McCormick | Peterson | Wyckoff |
| Hennessey | McElroy | Poncy | Mr. Speaker |
| The nays were, 1: |  |  |  |
| Danker |  |  |  |


| Absent or not voting, 3: |  |
| :--- | :--- |
| Harper | Husak Nielsen |

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

House File 671, a bill for an act relating to the overall length of combinations of vehicles, was taken up for consideration.

Higgins of Scott moved that House File 671 be tabled.
Roll call was requested by Higgins of Scott and Drake of Lee.
Rule 68 was invoked.
On the question "Shall House File 671 be tabled ?"
The ayes were, 35 :

| Avenson | Cusack <br> Bittle |
| :--- | :--- |
| Brunow | Danker <br> Fitzgerald |
| Butler | Freeman |
| Carr | Higgins |
| Clark, J. H. | Hill |
| Connors | Horn |
| Crabb | Jesse |
| Crawford | Kiser |

The nays were, 63 :

| Anderson | Cochran <br> Bennett |
| :--- | :--- |
| Baggett <br> Brantell | DeJong <br> Brinck |
| Den Herder |  |
| Brockett | Doyle <br> Byerly |
| Drake <br> Caffrey | Dunlap |
| Clark, J. W. | Dunton |
| Edelen |  |


| Krause | Patchett |
| :--- | :--- |
| Kreamer | Poncy |
| Lipsky | Rapp |
| McCormick | Roorda |
| Menke | Small |
| Mennenga | Stanley |
| Monroe | West |
| Newhard | Mr. Speaker |
| O'Halloran |  |


| Egenes | Hargrave <br> Ewing |
| :--- | :--- |
| Harvey |  |
| Ferguson | Hennessey |
| Fischer, H. O. | Holden |
| Fisher, C. R. | Howell |
| Fullerton | Hutchins |
| Grassley | Jordan |
| Griffee | Junker |
| Hansen | Knoke |


| Lippold | Miller, K. D. | Peterson | Tofte |
| :--- | :--- | :--- | :--- |
| Logue | Miller, R.G. | Readinger | Welden |
| McElroy | Nielsen | Rinas | Wells |
| Mendenhall | Norland | Schroeder | Woods |
| Midleswart | Norpel | Stephens | Wulff |
| Millen | Oakley | Stromer | Wyckoff |
| Miller, A. V. | Pellett | Strothman |  |

Absent or not voting, 2:
Harper Husak
Motion lost.
Drake of Muscatine offered the following amendment H-452 filed by him and Dunton of Keokuk and division of the amendment was requested as follows:
H-452
1 Amend House File 671 as follows:
$\mathrm{H}-452 \mathrm{~A}$
2 1. Page 2, by striking from line 7 the word "two".
H-452B
3 2. Page 2, line 33, by inserting after the word
4 "highways" the following: ", on twenty-four foot
5 wide highways,".
$\mathrm{H}-452 \mathrm{C}$
6 3. Page 3, by striking all of lines 1 and 2.
Drake of Muscatine moved the adoption of amendment H-452A of the amendment.

Amendment H-452A was adopted.
Drake of Muscatine offered the following amendment H-717 to amendment H-452B and moved its adoption:
H-717
1 Amend the Drake-Dunton amendment H-452 to House
2 File 671, line 3, by inserting after the word "the"
3 the word "first".
Amendment H-717 adopted.
Speaker pro tempore Kreamer in the chair at 3:30 p.m.
Drake of Muscatine moved the adoption of amendment $\mathrm{H}-452 \mathrm{~B}$ as amended.

Roll call was requested by Drake of Muscatine and the Speaker.
On the question "Shall amendment $\mathrm{H}-452 \mathrm{~B}$ as amended be adopted?"

The ayes were, 41 :

| Anderson | Brinck | Cochran | Danker |
| :--- | :--- | :--- | :--- |
| Bennett | Caffrey | Connors | Den Herder |
| Bortell | Clark,J. W. | Daggett | Doyle |

Drake
Dunlap
Ewing
Freeman
Fullerton
Hansen
Hutchins
Jordan
The nays were, 55:

| Avenson | Edelen |
| :--- | :--- |
| Bittle | Ferguson <br> Branstad <br> Brockett |
| Frunow | Fischer, H. O. |
| Fisher, C. R. |  |
| Butler | Fitzgerald |
| Byerly | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hargrave |
| Crabb | Harvey |
| Crawford | Hennessey |
| Cusack | Higgins |
| De Jong | Hill |
| Dunton | Holden |
| Horn |  |

Absent or not voting, 4:
Egenes Harper Husak Nielsen
Amendment $\mathrm{H}-452 \mathrm{~B}$ as amended lost.
Drake of Muscatine moved the previous question on House File 671 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 52 , nays 42.
The motion prevailed.
Drake of Muscatine asked for unanimous consent to withdraw amendment $\mathrm{H}-452 \mathrm{C}$ of the amendment.

Objection was raised.
Drake of Muscatine moved that amendment $\mathrm{H}-452 \mathrm{C}$ be withdrawn.

Roll call was requested by Drake of Muscatine and the Speaker.
On the question "Shall amendment H-452C be withdrawn?"
The ayes were, 57:

| Anderson | Butler <br> Bennett <br> Bortell |
| :--- | :--- |
| Cranfrey <br> Branstad | Carr |
| Brinck | Clark, J. W. |
| Cochran |  |


| Connors | Doyle <br> Crabb |
| :--- | :--- |
| Daggett | Drake <br> Dunton |
| Danker | Edelen |
| Den Herder | Ewing |

Ferguson
Fischer, H. 0.
Fisher, C. R.
Freeman Fullerton Grassley
Hansen Harvey Hennessey Holden

Howell
Hutchins Jordan Junker Knoke Lippold Logue McElroy Middleswart

Millen
Miller, A. V.
Miller, K. D
Nielsen
Norland
Norpel
Pellett
Peterson
Readinger
Mendenhall
Menke
Mennenga
Miller, R. G.
Newhard
Oakley
O'Halloran
Patchett
Poncy

Husak
Monroe

Roorda
Schroeder
Stephens
Tofte
Welden
Wells
Woods
Wulff
Wyckoff

Rapp
Rinas
Small
Stanley
Strothman
Varley
West
Mr. Speaker (Kreamer)

Stromer

Bittle
De Jong
Egenes
Harper
The motion prevailed and amendment H - 452 C is withdrawn.
Speaker Varley in the chair at $4: 15$ p.m.
Fischer of Grundy asked and received unanimous consent to withdraw amendment H-459 filed by him on May 7, 1973.

Anderson of Ringgold offered the following amendment H-680 filed by Anderson, et al., and moved its adoption:
H-680
1 Amend House File 671, page 2, by striking all
2 after the period in line 9 and all of lines 10
3 through 19.
A non-record roll call was requested.
The ayes were 70 , nays 9 .
Amendment H-680 adopted.
Crawford of Story offered the following amendment H-719
filed by him and moved its adoption:
H—719
1 Amend House File 671 as follows:
2 1. Page 2, by striking from line 33 the words
3 "or on highways other than four-".
4 2. Page 2, by striking lines 34 and 35.
A non-record roll call was requested.
The ayes were 21, nays 63.

Amendment H—719 lost.
Jesse of Polk offered the following amendment H—720 filed by him and Patchett of Johnson:
H-720
1 Amend House File 671, page 3, line 1, by inserting
2 after the word "other" the words "twenty-four foot
3 wide".
Lipsky of Linn moved that amendment H-720 be tabled.
A non-record roll call was requested.
The ayes were 30, nays 59 .
The motion lost.
Jesse of Polk moved the adoption of amendment H—720.
Roll call was requested by Jesse of Polk and Horn of Linn.
On the question "Shall amendment H-720 be adopted?"
The ayes were, 48:
$\left.\begin{array}{llll}\text { Avenson } & \text { Edelen } & \text { Kiser } & \begin{array}{l}\text { Norland } \\ \text { Bittle }\end{array} \\ \text { Bakley }\end{array}\right)$

Amendment H-720 lost.
Butler of Pottawattamie offered the following amendment H-540 filed by him:

H—540
1 Amend House File 671 as follows:
2 1. Page 3, by inserting after line 2 the following new section:

Sec. ..... Section three hundred twenty-one point two hundred eighty-six (321.286), Code 1973, is amended to read as follows:
321.286 TRUCK SPEED LIMITS. It shall be unlawful for the driver of a freight-carrying vehicle, with a gross weight of over five thousand pounds, to drive the same at a speed exceeding the following:

1. [Sixty-five] Fifty miles per hour on all interstate highway systems.
2. [Fifty-five] Fifty miles per hour on all primary roads.
3. Fifty miles per hour on all secondary roads.

For the purposes of this section, interstate highways are those designated by the federal bureau of public roads and this state, and primary and secondary roads shall be those designated by the federal bureau of public roads and this state.
2. Amend the title, page 1 , line 1 , by inserting after the word "length" the words "and speed limit".
Millen of Van Buren rose on a point of order that amendment $\mathrm{H}-540$ is not germane.

The Speaker ruled the point well taken.
Lipsky of Linn offered the following amendment $\mathbf{H}-715$ filed by her and moved its adoption:
$\mathrm{H}-715$
1 Amend House File 671, page 3, by adding after line
22 the following new paragraph:
3 A special annual registration fee of seventy-five
4 dollars is imposed on each truck tractor or road
5 tractor which is used in a combination of three ve-
6 hicles exceeding sixty feet but not exceeding sixty-
7 five feet in length. Such registration fee shall be
8 in addition to any annual registration fees imposed
9 under this chapter.
Roll call was requested by Lipsky of Linn and Clark of Lee. On the question "Shall amendment H-715 be adopted?"
The ayes were, 81:

| Avenson | Crawford |
| :--- | :--- |
| Bittle | Cusack |
| Brockett | Egenes |
| Brunow | Fitzgerald |
| Butler | Griffee |
| Carr | Hargrave |
| Clark, J. H. | Higgins |
| Crabb | Hill |

Howell
Jesse
Kiser
Krause
Lipsky
Mennenga
Monroe
Newhard

O'Halloran
Patchett
Rapp
Rinas
Small
Stanley
Mr. Speaker

The nays were, 62:

| Anderson | Edelen | Knoke | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Ewing | Lippold | Peterson |
| Bortell | Ferguson | Logue | Poncy |
| Branstad | Fischer, H, O. | McElroy | Readinger |
| Brinck | Fisher, C. R. | Mendenhall | Roorda |
| Byerly | Freeman | Menke | Schroeder |
| Caffrey | Fullerton | Middleswart | Stephens |
| Clark, J. W. | Grassley | Millen | Stromer |
| Cochran | Hansen | Miller, A. V. | Strothman |
| Connors | Harvey | Miller, K. D. | Tofte |
| Daggett | Hennessey | Miller, R. G. | Welden |
| Danker | Holden | Nielsen | West |
| Den Herder | Horn | Norland | Woods |
| Drake | Hutchins | Norpel | Wulff |
| Dunlap | Jordan | Oakley | Wyckoff |
| Dunton | Junker |  |  |
| Absent or not voting, 7: |  |  |  |
| De Jong | Harper | Kreamer | Wells |
| Doyle | Husak | McCormick |  |

Amendment H-715 lost.
Kreamer Wells

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-718$ filed by him:
H-718
1 Amend House File 671, page 3, by inserting after
2 line 2 the following new section:

3

Sec. ..... Section three hundred twenty-one point four hundred fifty-seven (321.457), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. A motor vehicle or combination of vehicles may be operated upon the highways of this state, irrespective of the weight and length limitations imposed by law, if the motor vehicle or combination of vehicles is operated within the corporate limits of a city adjacent to the borders of this state or in the area over which the city has zoning jurisdiction, provided the weight and length of the motor vehicle or combination of vehicles are in conformity with the laws relating to weight and length of the adjacent state.

Millen of Van Buren rose on a point of order that the amendment is not germane.

The Speaker ruled the point well taken.
Butler of Pottawattamie moved that the rules be suspended for the reconsideration of amendment $\mathrm{H}-720$.

A non-record roll call was requested.
The ayes were 49 , nays 42 .
The motion lost.

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

Rule 68 was invoked.
On the question "Shall the bill pass?" (H.F. 671)
The ayes were, 60 :

| Anderson | Dunlap <br> Bennett |
| :--- | :--- |
| Bortell | Dunton |
| Branstad | Edelen |
| Erinck | Ewing |
| Caffrey | Ferguson |
| Clark, J. W. | Fischer, H. O. |
| Cochran | Fisher, C. R. |
| Connors | Fullerton |
| Daggett | Grassley |
| Danker | Griffee |
| De Jong | Hansen |
| Den Herder | Harvey |
| Doyle | Hennessey |
| Drake | Holden |
|  | Howell |

The nays were, 34 :

| Avenson | Cusack |
| :--- | :--- |
| Bittle | Egenes <br> Brunow <br> Butler <br> Byerly |
| Carr | Fitzgerald |
| Clark, J. H. | Hargrane |
| Crabb | Higgins |
| Crawford | Hill |
|  | Horn |
| Jesse |  |

Absent or not voting, 6:

| Brockett | Husak | Kreamer | Millen |
| :--- | :--- | :--- | :--- |
| Harper | Junker |  |  |

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

Drake of Muscatine moved to reconsider the vote by which House File 671 passed the House.

A non-record roll call was requested.
The ayes were 33 , nays 56 .
The motion lost.

## CONFERENCE COMMITTEE APPOINTED <br> (Senate File 441)

The Speaker announced the appointment of the conference committee to consider the differences between the House and

Senate concerning Senate File 441: Stromer of Hancock, chairman; Doyle of Woodbury, Husak of Tama, Peterson of Woodbury and Schroeder of Pottawattamie.

## INTRODUCTION OF BILLS

House File 787, by committee on ways and means, a bill for an act making a correction to House File one hundred eighty-six (186) of the 1973 Session of the Sixty-fifth General Assembly.

Read first time and placed on the ways and means calendar.
House File 788, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication.

Read first time and placed on the appropriations calendar.
House File 789, by committee on appropriations, a bill for an act relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, and providing penalties for certain violations.

Read first time and placed on the appropriations calendar.

## SENATE MESSAGE CONSIDERED

Senate File 586, a bill for an act making an appropriation from the general fund of the state of Iowa to the department of public instruction.

Read first time and referred to committee on appropriations.

## EXPLANATION OF VOTE

I was out of the House chamber briefly on June 7, 1973. Had I been present, I would have voted "aye" on the House amendment to Senate File 441, "nay" on amendment H-713, "aye" on amendment H-714 and "aye" on House File 784.

KISER of Scott
REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS
(House File 785)
Iowa Civil Rights Commission
The committee's recommendation is for an appropriation of $\$ 187,350$ for 1973-74

From this total, $\$ 141,620$ for $1973-74$ is appropriated for salaries.
$\$ 11,700$ for 1973-74 is appropriated for travel.
$\$ 20,210$ for $1973-74$ is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include commission per diem and hearing expenses, are appropriated at $\$ 14,000$ for 1973-74.

The committee's recommendation allows for an addition of two Field Representatives, one Accounting Technician, one State Coordinator, one Education Director, and one Information Specialist.

The subcommittee plans to hear the Civil Rights Commission next session to determine the effect on the administration by the addition of these six positions. A recommendation for fiscal year 1975 will be made at that time.

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 234, a bill for an act relating to individual income tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine, Chairman

## EXPLANATION OF VOTE <br> (House File 671)

While I have not previously voted to permit wider or longer vehicles on Iowa highways, I had concluded that the transportation needs of Iowa and the economics of the transportation of Iowa products now warrant legalization of the use of 65 foot double-bottom equipment on highways within fowa that are adequate to handle such equipment.

My intention to vote for such limited usage did not, however, extend to Iowa's 18 foot highways (which are actually only $161 / 2$ foot roadways when the curbs are deducted).

The defeat (on a tie vote) of my amendment to limit such vehicles to 24 foot highways, assures that the Highway Commission will be pressured to authorize the use of even $161 / 2$ foot roadways. I had preferred that the pressure be exerted in the direction of updating inadequate highways not the overuse of already unsafe highways.

While I would have voted for the bill if amended, I could not vote to permit even larger vehicles on Iowa's unsafe $16 \frac{1}{2}$ foot cowpaths-regrets.

JESSE of Polk

## EXPLANATION OF VOTE <br> (House File 671)

While I am in favor of allowing limited usage by 65 foot double-bottom trucks on our highways, I felt the defeat of the Jesse amendment (limit to 24 foot highways) left the bill too open.

I recognize the transportation needs of Iowa may well need trucks of this length. Therefore, even though I cast a "no" vote, I am in general favor of limited use by 65 foot trucks.

BYERLY of Polk

## AMENDMENTS FILED

H-721
1 Amend Senate File 105, as amended and passed by the Senate, on page 3, line 9 , by inserting after the period the following: "A motor vehicle operated by a railroad company on railroad tracks shall not be stopped or parked for more than two minutes in such a manner that it activates a warning signal at a public street or road crossing unless such motor vehicle is blocking the public street or road or except in the case of an emergency."

LIPSKY of Linn
H-722

Amend Senate File 571, as amended and passed by the Senate, as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-seven point one (427.1), subsection thirteen (13), Code 1973, is amended to read as follows:
13. AGRICULTURAL PRODUCE. Growing agricultural and horticultural crops and products, except commercial orchards and vineyards, and all horticultural and agricultural produce harvested by or for the person assessed within one year previous to the listing, all wool shorn from his sheep within such time, all poultry, ten stands of bees, honey and beeswax produced during that time and remaining in the possession of the producer, [all swine and sheep under nine months of age,] and all [other] livestock [and fur-bearing animals under one years of age].

Sec. 2. Section four hundred twenty-seven point thirteen (427.13), Code 1973, is amended by striking subsections two (2) and three (3).

Sec. 3. Acts of the General Assembly, 1970 Session of the Sixty-third General Assembly, Chapter twelve hundred five (1205), Section twenty-two (22), is repealed.

Sec. 4. Chapter four hundred twenty-seven (427), Code 1973, is amended by adding the following new section:

NEW SECTION.

1. The personal property tax levied on all livestock assessed for taxation as of January 1, 1973, shall not be collected in 1974, or any subsequent year, from the owners of the livestock or from those having liability for the payment of the tax.
2. A tax credit shall be allowed each taxing district in the state for each head of livestock that was assessed as of January 1, 1973. The tax credit shall commence and be effective for the tax year 1974 and each year thereafter based upon the livestock assessed as of January 1, 1973.
3. On or before January 15, 1974, the county auditor of each county shall prepare a statement listing for each taxing district in the county the assessed or taxable values of all livestock assessed for taxation as of January 1, 1973. The statement shall also show the tax rates of the various taxing districts and the total amount of taxes which in the absence of this Act would have been levied upon livestock assessed as of January 1, 1973. The county auditor shall certify and forward copies of the statement to the director of revenue not later than January 15, 1974. The director of revenue shall compute the applicable tax credit and certify to the state comptroller the amount due to each taxing district, which amount shall be the dollar amount which would be payable if all livestock so assessed were taxed, based upon those assessed as of January 1, 1973.
4. The amounts due each taxing district shall be paid on warrants payable to the respective county treasurers in two equal payments by the state comptroller on March fifteenth and September fifteenth of each year with the first payment starting March 15, 1974. The county treasurer shall apportion the proceeds to the various taxing districts in the county.
5. 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 director of revenue 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.

Sec. 5. Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new unnumbered paragraph:
NEW UNNUMBERED PARAGRAPH. The amount paid to each school district for the tax credit for livestock under this Act shall be regarded as property tax. The portion of the payment which is foundation property tax shall be determined by applying the foundation property tax millage rate to the taxable value of livestock assessed for taxation in the district as of January 1, 1973, determined pursuant to this Act.

Sec. 6. NEW SECTION. There is appropriated from the general fund of the state of Iowa to the state comptroller for the fiscal year beginning July 1, 1973, and ending June 30, 1974, the sum of four million $(4,000,000)$ dollars, or so much thereof as may be necessary, and for each succeeding fiscal year the sum of eight million $(8,000,000)$ dollars, or so much thereof as may be necessary, to carry out the provisions of section four (4) of this Act.
2. Amend the title, page 1 , line 1 , by striking the words "grant a credit for" and inserting in lieu

96 thereof the words "exempt from taxation".
STANLEY of Muscatin
GRASSLEY of Butler
DEN HERDER of Sioux
HOLDEN of Scott
COCHRAN of Webster
ROORDA of Jasper
DUNTON of Keokuk
KREAMER of Polk
BENNETT of Ida

H-723
1 Amend Senate File 571, as amended and passed by the Senate, as follows:

1. Page 2, line 9 , by inserting after the figure " 1973 " the words "and bovine females three years of age or older that were assessed as of January 1, 1970".
2. Page 2, line 12, by inserting after the figure " 1973 " the words "and bovine females three years of age or older that were assessed as of January 1, 1970".
3. Page 2, line 15 , by inserting after the figure " 1973 " the words "and bovine females three years of age or older that were assessed as of January 1, 1970".
4. Page 2, line 20, by inserting after the figure " 1973 " the words "and bovine females three years of age or older that were assessed as of January 1, 1970".
5. Page 2, line 31, by inserting after the figure " 1973 " the words "and bovine females three years of age or older that were assessed as of January 1, 1970".

TOFTE of Winneshiek
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, June 8, 1973.

## JOURNAL OF THE HOUSE

One Hundred Fifty-second Calendar Day-One Hundred First Session Day
Hall of the House of Representatives
Des Moines, Iowa, Friday, June 8, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend George Mullen, pastor of the First Assembly of God, Iowa City, Iowa.

The Journal of Thursday, June 7, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. E. R. Larson, Mount Vernon, Iowa.
LEAVE OF ABSENCE
Leave of absence was granted as follows:
Freeman of Buena Vista by the Speaker; Rapp of Black Hawk on request of Cochran of Webster; Jordan of Linn on request of Miller of Buchanan.

## PETITIONS FILED

The following petitions were received and placed on file:
By Mennenga of Clinton from thirty residents of Clinton County favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Danker of Pottawattamie from eighty-six residents and Harper of Davis from thirty-two residents of Wapello County, all opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 234, under Rule 35.

> HOUSE CONCURENT RESOLUTION 60
> By Brinck, Kreamer, Grassley, Byerly, Norpel, Dunton, Lippold and Brockett

[^28]Whereas, there are duplications of courses in many lowa post-secondary educational institutions and programs with little effort to coordinate courses and programs within regions of the state or the state as a whole; and

Whereas, information is lacking on the part of legislators as to the total programs relating to post-secondary education in this state and the actual method of funding such programs and yet state funds are being sought in ever-increasing amounts; and

Whereas, there is a need to determine the present state of funding postsecondary education in a detailed manner to plan for future funding of adequate post-secondary education, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council is urged to create an interim study committee consisting of the House and Senate members of the appropriations joint subcommittee on education to determine the best manner of funding postsecondary education; and

Be It Further Resolved, That the study committee investigate, but not necessarily limit its study, to the relationship between the enrollment of students and cost of operation of a school; the per capita cost of students in various departments; per capita cost of graduate students in graduate schools; relationship between tuition paid by the student versus the cost to the institution for providing said courses of study versus state funding; study of other states' methods of determining financial support for postsecondary education; and

Be It Further Resolved, That the study committee make a report to the legislative council and the General Assembly meeting in the year 1974.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 61

## By Cusack

Whereas, many members of the appropriations committee's subcommittee on human resources, while differing in philosophy as regards the implementation of governmental welfare programs, are nevertheless agreed on the importance of moving to correct various problems which are apparent in relation to welfare programs, which problems include rising caseload, rising administrative costs, and the inherent unfairness of statewide uniform assistance grants in view of the variation in cost of living among counties and areas of the state; and

Whereas, because of the impending federal replacement of present statefederal categorical assistance programs for the elderly, blind and disabled with a single federally administered assistance program, there will be changes in federal guidelines and funding for other welfare programs, but final decisions have not been made regarding these changes and the federal guidelines for funding for fiscal 1974 will not be available until after adjournment of the 1973 session of the General Assembly but will nonetheless significantly affect state funding requirements; and

Whereas, this situation provides a unique opportunity, which may not arise again in the foreseeable future, to reexamine the entire structure of state and county-administered welfare and assistance programs in Iowa, with particular reference to consolidation of certain programs, allowing for variance in assistance grants to reflect differences in the cost of living within the state, reduction of administrative overhead, and encouragement and coordination of local volunteer efforts, particularly with respect to programs for youth and the elderly; and

Whereas, in view of the necessity of action by the General Assembly to achieve the positive ends contemplated by this resolution, legislative control or, at a minimum, legislative monitoring of the needed study is highly desirable; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is urged to establish a study committee consisting of members of both parties and both houses of the General Assembly, and including members of the human resources committees and the appropriations subcommittees on human resources, to conduct a study or, if the legislative council so directs, to participate in and monitor a study conducted by a non-legislative agency, for the purpose of formulating recommendations for the improvement of various welfare programs which are or may be administered by the State of Iowa or its counties, so that these programs will more effectively complement and supplement programs administered by the federal government, will be responsive to the needs of low income and disadvantaged Iowans, and may be administered with reasonable economy and clear lines of authority; and

Be It Further Resolved, That the study committee be requested to make a report of its findings and recommendations to the legislative council and the 1974 session of the General Assembly.

Laid over under Rule 25.

## EXPLANATION OF VOTE <br> (House File 671)

Due to being called out of the House chamber on the afternoon of June 7, 1973, I was unable to cast a vote on the final passage of House File 671, a bill for an act relating to the overall length of combinations of vehicles. Had I been present, I would have voted "nay" on House File 671, since this bill does not serve the best interests of the citizens of Iowa.

KREAMER of Polk

## EXPLANATION OF VOTE

Due to circumstances beyond my control, I was absent from the House chamber Thursday afternoon, June 7, 1973. Had I been present, I would have voted "aye" on Senate File 481 and "nay" on House File 671.

HUSAK of Tama

## HOUSE FILE 622 WITHDRAWN

Readinger of Polk asked and received unanimous consent to withdraw House File 622 from further consideration by the House.

## INTRODUCTION OF BILLS

House File 790, by committee on appropriations, a bill for an act making an appropriation for operation of the Iowa soldiers home.

Read first time and placed on the appropriations calendar.
House File 791, by committee on appropriations, a bill for an act continuing the appropriation for the development of the Toolsboro Mounds and museum area and for development and maintenance of Gardner Log Cabin.

Read first time and placed on the appropriations calendar.

> MOTION TO RECONSIDER (House File 784)

I move to reconsider the vote by which House File 784 passed the House on June 7, 1973.

SMALL of Johnson

## ADOPTION OF REPORT OF CONFERENCE COMMITTEE <br> (House File 585)

Hill of Polk called up for consideration the conference committee report on House File 585, a bill for an act to amend the unified trial court Act by making certain corrections and changes in the procedure to be followed in cases involving small claims, nonindictable misdemeanors, and traffic violations; relating to the jurisdiction and office of judicial magistrate and district associate judge; abolishing the office of full-time magistrate; and making necessary corrective amendments to various provisions of law to accord with the structure and intent of the unified trial court Act, filed on June 6, 1973, and found on pages 1729 through 1737 of the House Journal.

Hill of Polk moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 80, nays 6 .
The motion prevailed and the conference committee report was adopted.

Hill of Polk moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 585)
The ayes were, 87 :

| Anderson | Bittle | Brockett | Byerly |
| :--- | :--- | :--- | :--- |
| Avenson | Bortell | Brunow | Caffrey |
| Bennett | Branstad | Butler | Carr |


| Clark, J. H. | Fisher, C.R. | Knoke |
| :--- | :--- | :--- |
| Clark, J. W. | Fitzgerald <br> Cochran | Lippold <br> Cunners |
| Curasslen | Lipsky |  |
| Crabb | Grassley | Logue |
| Crawford | Griffee | McElroy |
| Cusack | Hansen | Mendenhall |
| Daggett | Hargrave | Menke |
| Danker | Harvey | Middleswart |
| De Jong | Hennessey | Millen |
| DenHerder | Higgins | Miller, A.V. |
| Doyle | Hill | Miller, K. D. |
| Dunlap | Holden | Miller, R. G. |
| Dunton | Horn | Monroe |
| Edelen | Howell | Newhard |
| Egenes | Husak | Nielsen |
| Ewing | Hutchins | Norpel |
| Ferguson | Jesse | Junker |
| Fischer, H. O. | Kiser | O'Hallioran |
|  | Patchett |  |

The nays were, none.
Absent or not voting, 13:

| Brinck | Jordan |
| :--- | :--- |
| Drake | Krause |
| Freeman | Kreamer |
| Harper |  |


| McCormick | Peterson |
| :--- | :--- |
| Mennenga | Rapp |
| Norland | Wells |

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

## EXPLANATION OF VOTE

While I signed the conference committee report on House File 585, on the Unified Trial Court Act amendments and voted to concur in the report on the floor it was in spite of serious reservations I have about the designation of the full-time, lawyer trained judicial officers with substantial jurisdiction as "magistrates." In my judgment, they should be more closely identified with district court judges by calling them "district associate judges," leaving "magistrates" designation for those who are part-time, not necessarily law trained, and have limited jurisdiction.

OAKLEY of Clinton

## MOTION TO RECONSIDER LOST <br> (Senate File 50)

Byerly of Polk called up for consideration the motion to reconsider Senate File 50, filed on May 25, 1973, and moved to reconsider the vote by which Senate File 50, a bill for an act to abolish the basic science examination, passed the House on May 25, 1973.

A non-record roll call was requested.
The ayes were 19, nays 65.
The motion lost.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
Senate File 512, a bill for an act relating to holidays for state employees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 512)
The ayes were, 90:

| Anderson | Den Herder | Husak | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Hutchins | Oakley |
| Bennett | Dunlap | Jesse | O'Halloran |
| Bittle | Dunton | Junker | Patchett |
| Bortell | Edelen | Kiser | Pellett |
| Branstad | Egenes | Knoke | Peterson |
| Brinck | Ewing | Kreamer | Poncy |
| Brockett | Ferguson | Lippold | Readinger |
| Brunow | Fischer, H. O. | Lipsky | Rinas |
| Butler | Fisher, C. R. | Logue | Roorda |
| Byerly | Fitzgerald | McCormick | Small |
| Caffrey | Fullerton | McElroy | Stanley |
| Carr | Grassley | Mendenhall | Stephens |
| Clark, J. H. | Griffee | Menke | Stromer |
| Clark, J. W. | Hansen | Middleswart | Strothman |
| Cochran | Hargrave | Millen | Tofte |
| Connors | Harvey | Miller, A. V. | Welden |
| Crabb | Hennessey | Miller, K. D. | West |
| Crawford | Higgins | Miller, R. G. | Woods |
| Cusack | Hill | Monroe | Wulff |
| Daggett | Holden | Newhard | Wyckoff |
| Danker | Horn | Nielsen | Mr. Speaker |
| De Jong | Howell |  |  |
| The nays were, 1 : |  |  |  |
| Schroeder |  |  |  |
| Absent or not voting, 9 : |  |  |  |
| Drake | Jordan | Mennenga | Rapp |
| Freeman | Krause | Norland | Wells |
| Harper |  |  |  |

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

Grassley of Butler asked and received unanimous consent that the rules be suspended for the immediate consideration of Senate Files 447, 554, 581, 582 and House File 786.

Senate File 581, a bill for an act making an appropriation from the general fund to the Iowa crime commission, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 581)
The ayes were, 63:

| Bennett | Egenes <br> Bittle |
| :--- | :--- |
| Bortell | Ewing |
| Branstad | Ferguson |
| Brockett | Fischer, H. O. |
| Butler | Fisher, C. R. |
| Clark, J. H. | Fitzgerald |
| Crabb | Fullerton |
| Crawford | Grassley |
| Danker | Griffee |
| De Jong | Hansen |
| Den Herder | Harvey |
| Doyle | Hennessey |
| Drake | Hill |
| Dunlap | Holden |
| Dunton | Husak |
|  | Junker |

The nays were, 28 :

| Anderson | Clark, J. W. |
| :--- | :--- |
| Avenson | Cochran |
| Brinck | Connors |
| Brunow | Cusack |
| Byerly | Edelen |
| Caffrey | Hargrave |
| Carr | Higgins |

Absent or not voting, 9:

| Daggett | Jordan | Norland | Stromer |
| :--- | :--- | :--- | :--- |
| Freeman | Nielsen | Rapp | Wells |

Harper
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Millen
Miller, K. D.
Newhard
Norpel

Horn Howell Hutchins Jesse Middleswart Miller, A. V. Miller, R. G.

Norland Rapp

Oakley O'Halloran Pellett Peterson Readinger Roorda Schroeder Stanley Tofte Welden West Woods Wulff Wyckoff Mr. Speaker
Monroe
Patchett
Poncy
Rinas
Small
Stephens
Strothman

Stromer Wells

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

Senate File 582, a bill for an act to appropriate funds from the general fund to the Iowa crime commission for the purpose of matching federal funds to support certain activities within local government units, with report of committee recommending passage, was taken up for consideration.

Monroe of Des Moines moved that action on Senate File 582 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 34 , nays 51 .
The motion lost.
Schroeder of Pottawattamie moved that the bill be read a last
time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 582)
The ayes were, 53 :

| Bennett | Dunton <br> Bittle |
| :--- | :--- |
| Bortell | Edelen |
| Egenes |  |
| Branstad | Ewing |
| Brockett | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fullerton |
| Clark, J. H. | Grassley |
| Crabb | Hansen |
| Crawford | Harvey |
| Daggett | Hennessey |
| Danker | Hill |
| De Jong | Holden |
| Dunlap |  |

The nays were, 37 :

| Anderson <br> Avenson <br> Brinck | Doyle <br> Brunow |
| :--- | :--- |
| Fischer, H. O. |  |
| Caffrey | Fitzgerald |
| Hargrave |  |
| Carr | Higgins |
| Clark, J. W. | Horn |
| Cochran | Howell |
| Connors | Hutchins |
| Cusack | Jesse |

Absent or not voting, 10:

| Den Herder | Griffee Norland Rapp <br> Drake Harper Oakley | Wells |  |
| :--- | :--- | :--- | :--- |
| Freeman | Jordan |  |  |

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

## MOTION TO RECONSIDER <br> (Senate File 582)

I move to reconsider the vote by which Senate File 582 passed the House on June 8, 1973.

HUSAK of Tama
House File 786, a bill for an act making an appropriation to the Iowa development commission for the purpose of purchasing certain real property, was taken up for consideration.

Dunlap 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. 786)

The ayes were, 90 :

| Anderson | Den Herder <br> Avenson <br> Bennett <br> Bittle <br> Bortell |
| :--- | :--- |
| Branstad | Dunlap |
| Brinck | Dunton |
| Brockett | Edelen |
| Brunow | Egenes |
| Butler | Ewing |
| Byerly | Fischer, H. O. |
| Caffrey | Fisher, C. R. |
| Carr | Fitzgerald |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Harsen |
| Crabb | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |
| De Jong | Howell |
|  | Husak |


| Hutchins | Norpel |
| :--- | :--- |
| Jesse | O'Halloran |
| Junker | Patchett |
| Kiser | Pellett |
| Knoke | Peterson |
| Krause | Poncy |
| Kreamer | Readinger |
| Lippold | Rinas |
| Lipsky | Roorda |
| Logue | Schroeder |
| McCormick | Small |
| Mendenhall | Stanley |
| Menke | Stephens |
| Mennenga | Stromer |
| Middleswart | Strothman |
| Millen | Tofte |
| Miller, A. V. | Welden |
| Miller, K. D. | West |
| Miller, R. G. | Woods |
| Monroe | Wulff |
| Newhard | Wyckoff |
| Nielsen | Mr. Speaker |

The nays were, none.
Absent or not voting, 10 :

| Drake | Harper | Norland | Rapp |
| :--- | :--- | :--- | :--- |
| Freeman | Jordan | Oakley | Wells |
| Hargrave | McElroy |  |  |

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

Stromer of Hancock in the chair at $10: 55$ a.m.
Senate File 447, a bill for an act relating to the commission on the aging, 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. 447)
The ayes were, 88:

| Anderson | Caffrey | De Jong | Fitzgerald |
| :---: | :---: | :---: | :---: |
| Avenson | Carr | Den Herder | Fullerton |
| Bennett | Clark, J. H. | Doyle | Grassley |
| Bittle | Clark, J. W. | Drake | Griffee |
| Bortell | Cochran | Dunton | Hansen |
| Branstad | Connors | Edelen | Hargrave |
| Brinck | Crabb | Egenes | Higgins |
| Brockett | Crawford | Ewing | Hill |
| Brunow | Cusack | Ferguson | Holden |
| Butler | Daggett | Fischer, H. O. | Horn |
| Byerly | Danker | Fisher, C. R. | Howell |


| Husak | Mendenhall | Norpel | Stephens |
| :--- | :--- | :--- | :--- |
| Hutchins | Menke | O'Halloran | Strothman |
| Jesse | Mennenga | Patchett | Tofte |
| Junker | Middeswart | Pellett | Varley |
| Kiser | Millen | Peterson | Welden |
| Knoke | Miller, A. V. | Poncy | West |
| Krause | Miller, K. D. | Readinger | Woods |
| Kreamer | Miller, R.G. | Rinas | Wulff |
| Lippold | Monroe | Schroeder | Wyckoff |
| Lipsky | Newhard | Small | Mr. Speaker |
| Logue | Nielsen | Stanley | (Stromer) |
| McCormick |  |  |  |

The nays were, none.
Absent or not voting, 12:

| Dunlap | Harvey | McElroy | Rapp |
| :--- | :--- | :--- | :--- |
| Freeman | Hennessey | Norland | Roorda |
| Harper | Jordan | Oakley | Wells |

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

## SIFTING COMMITTEE CALENDAR

Senate File 122, a bill for an act to establish the Iowa drug abuse authority and define its powers and duties, with report of committee recommending amendment and passage, was taken up for consideration.

Butler of Pottawattamie offered the following amendment $\mathrm{H}-395$ filed by the committee on human resources and moved its adoption:
H-395

Amend Senate File 122 as amended, passed and reprinted by the Senate, as follows:

1. Page 3, line 15, by inserting after the word "implementation" the words ", with advice of the advisory council,".
2. Page 4, line 8 , by inserting after the word "bodies" the words ", local drug abuse programs".
3. Page 6A, by striking lines 2 through 11.
4. Page 6A, line 15 , by striking the word "twentytwo" and inserting in lieu thereof the words "eleven voting".
5. Page 6A, by striking lines 17 through 22 and inserting in lieu thereof the following:
a. Public and private groups and agencies concerned with drug abuse prevention and control, in cluding not less than four representatives of agencies or programs licensed under section twelve (12) of this Act.
b. Representatives of agencies or individuals whose work is not primarily concerned with drug abuse but does place them in frequent contact with persons who are or have been involved in abuse of controlled
substances.
6. Page 6A, line 23 , by striking the letter " $b$ " and inserting in lieu of the letter "c".
7. Page 6 A , line 24 , by striking the letter " $c$ " and inserting in lieu thereof the letter " $d$ ".
8. Page 6 A , line 26 , by striking the letter " d " and inserting in lieu thereof the letter " $e$ ".
9. Page 6 A , line 27 , by inserting after the word "following" the word "nonvoting".
10. Page 7, by striking lines 32 through 35, and page 8 by striking lines 1 through 3 , and inserting in lieu thereof the following:

Sec. 12. NEW SECTION. PROGRAMS LICENSED. Except
as otherwise provided, no person or program may, with
out first having obtained a written license therefor
from the authority, maintain or conduct any chemical
substitutes or antagonists program, residential pro-
gram or nonresidential outpatient program, the primary
purpose of which is the treatment and rehabilitation of drug dependent individuals.
11. Page 9 , line 9 , by striking the word "director" and inserting in lieu thereof the word "governor".
12. Page 9 , line 10 , by striking the word "Two" and inserting in lieu thereof the word "Four".
13. Page 9 , line 11, by striking the word "director" and inserting in lieu thereof the words "governor from lists of nominees, numbering at least twice the number of positions to be filled, submitted by district advisory councils established pursuant to section ten (10) of this Act'.

## Amendment H-395 adopted.

Butler of Pottawattamie offered the following amendment $\mathrm{H}-725$ filed by him and moved its adoption:
H-725
1 Amend Senate File 122, as amended and passed by
the Senate and reprinted, as follows:

1. Page 6B, after line 47 , by adding the following:
" o . The director of the Iowa commission on alcoholism."
2. Page 11A, line 1, by striking the words
"five of the eight" and inserting in lieu thereof the words "six of the ten".
Amendment H-725 adopted.
Butler of Pottawattamie moved that the bill be read a iast time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 122)

The ayes were, 67:

| Avenson | Cusack | Horn | Newhard |
| :---: | :---: | :---: | :---: |
| Bennett | Danker | Howell | Nielsen |
| Bittle | De Jong | Jesse | O'Halloran |
| Branstad | Doyle | Junker | Patchett |
| Brinck | Drake | Kiser | Poncy |
| Brockett | Dunton | Knoke | Readinger |
| Brunow | Egenes | Krause | Rinas |
| Butler | Ewing | Kreamer | Roorda |
| Byerly | Ferguson | Lippold | Schroeder |
| Caffrey | Fisher, C. R. | Lipsky | Small |
| Carr | Fitzgerald | Logue | Stanley |
| Clark, J. H. | Fullerton | McCormick | Varley |
| Clark, J. W. | Grassley | Menke | West |
| Cochran | Hargrave | Mennenga | Woods |
| Connors | Hennessey | Millen | Wulff |
| Crabb | Hill | Miller, A. V. | Mr. Speaker |
| Crawford | Holden | Monroe | (Stromer) |
| The nays were, 19: |  |  |  |
| Anderson | Fischer, H. O. | Miller, K. D. | Strothman |
| Bortell | Hansen | Miller, R. G. | Tofte |
| Daggett | Husak | Norpel | Welden |
| Den Herder | Hutchins | Peterson | Wyckoff |
| Edelen | Mendenhall | Stephens |  |
| Absent or not voting, 14: |  |  |  |
| Dunlap | Harvey | Middleswart | Pellett |
| Freeman | Higgins | Norland | Rapp |
| Griffee | Jordan | Oakley | Wells |
| Harper | McElroy |  |  |

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

## HOUSE FILE 140 WITHDRAWN

Crawford of Story asked and received unanimous consent to withdraw House File 140 from further consideration by the House.

Speaker Varley in the chair at 11:49 a.m.

## APPROPRIATIONS CALENDAR

Senate File 554, a bill for an act appropriating funds for reimbursing certain school districts for expenditures incurred in providing certain services and materials, with report of committee recommending passage, was taken up for consideration.

Knoke of Pottawattamie offered the following amendment $\mathrm{H}-726$ filed by him and moved its adoption:
H-726
1 Amend Senate File 554, as passed by the Senate,
2 page 1, by striking all of lines 5,6 and 7 and
3 inserting in lieu thereof the following: "Section 1.
4 There is appropriated".

Amendment H-726 adopted.
Kreamer of Polk offered the following amendment $\mathrm{H}-733$ filed by him and moved its adoption:
H—733
1 Amend Senate File 554, as passed by the Senate,
2 page 1, line 3, by inserting after the word "certain"
3 the word "auxiliary".
Amendment H-733 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. 554)
The ayes were, 76:

| Anderson | Den Herder | Horn | Monroe |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Howell | Newhard |
| Bittle | Drake | Husak | Norpel |
| Branstad | Dunlap | Hutchins | O'Halloran |
| Brinck | Dunton | Jesse | Patchett |
| Brockett | Edelen | Junker | Peterson |
| Brunow | Egenes | Krause | Poncy |
| Butler | Ewing | Kreamer | Readinger |
| Byerly | Ferguson | Lippold | Rinas |
| Caffrey | Fisher, C. R. | Lipsky | Schroeder |
| Carr | Fitzgerald | Logue | Small |
| Clark, J. H. | Grassley | McCormick | Stephens |
| Clark, J. W. | Griffee | Mendenhall | Stromer |
| Cochran | Hansen | Menke | Strothman |
| Connors | Hargrave | Mennenga | Tofte |
| Crabb | Hennessey | Middleswart | Woods |
| Crawford | Higgins | Miller, A. V. | Wulf |
| Cusack | Hill | Miller, K. D. | Wyckoff |
| De Jong | Holden | Miller, R. G. | Mr. Speaker |
| The nays were, | 14: |  |  |
| Bennett | Fischer, H. O. | Millen | Stanley |
| Bortell | Fullerton | Nielsen | Welden |
| Daggett | Kiser | Roorda | West |
| Danker | Knoke |  |  |
| Absent or not voting, 10: |  |  |  |
| Freeman | Jordan | Oakley | Rapp |
| Harper | McElroy | Pellett | Wells |
| Harvey | Norland |  |  |

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 <br> (Senate File 554)

I move to reconsider the vote by which Senate File 554 passed the House on June 8, 1973.

KREAMER of Polk

## MOTION TO RECONSIDER WITHDRAWN <br> (Senate File 522)

Drake of Muscatine asked and received unanimous consent that the motion to reconsider Senate File 522 filed by him on May 25, 1973, be withdrawn.

## WAYS AND MEANS CALENDAR

Hill of Polk asked and received unanimous consent to take up for immediate consideration House File 787, a bill for an act making a correction to House File one hundred eighty-six (186) of the 1973 Session of the Sixty-fifth General Assembly.

Hill 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. 787)
The ayes were, 84:

| Anderson | Danker | Husak | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | De Jong | Hutchins | O'Halloran |
| Bennett | Doyle | Jesse | Patchett |
| Bittle | Drake | Junker | Peterson |
| Bortell | Dunlap | Kiser | Poncy |
| Branstad | Edelen | Knoke | Readinger |
| Brinck | Egenes | Krause | Rinas |
| Brockett | Ewing | Lippold | Roorda |
| Brunow | Ferguson | Lipsky | Schroeder |
| Butler | Fisher, C. R. | Logue | Small |
| Byerly | Fitzgerald | McCormick | Stanley |
| Caffrey | Fullerton | Mendenhall | Stephens |
| Carr | Grassley | Menke | Stromer |
| Clark, J. H. | Griffee | Middleswart | Strothman |
| Clark, J. W. | Hansen | Millen | Tofte |
| Cochran | Hennessey | Miller, A. V. | Welden |
| Connors | Higgins | Miller, K. D. | West |
| Crabb | Hill | Miller, R. G. | Woods |
| Crawford | Holden | Monroe | Wulff |
| Cusack | Horn | Newhard | Wyckoff |
| Daggett | Howell | Nielsen | Mr. Speaker |

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

| Den Herder | Hargrave | Kreamer | Oakley |
| :--- | :--- | :--- | :--- |
| Dunton | Harper | McElroy | Pellett |
| Fischer, H. O. | Harvey | Mennenga | Rapp |
| Freeman | Jordan | Norland | Wells |

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

## APPROPRIATIONS CALENDAR

House File 785, a bill for an act to make an appropriation from the general fund of the state to the civil rights commission, was taken up for consideration.

Nielsen of Polk offered the following amendment H-724 by Nielsen, Anderson, Kreamer and West:
H-724
1 Amend House File 785 as follows:
2 Page 2, line 10, by striking the numerals "187,530"
3 and inserting in lieu thereof the numerals
4 " 121,830 ".
Drake of Muscatine moved the previous question on House File 785 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 48 , nays 40.
The motion lost.
Nielsen of Polk moved the adoption of amendment H-724.
Roll call was requested by Nielsen of Polk and Kreamer of Polk.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-724$ be adopted ?"
The ayes were, 35:

| Anderson | Edelen | Kreamer | Roorda <br> Bennett |
| :--- | :--- | :--- | :--- |
| Bortell | Ewing | Logue | Stephens |
| Bischer, H. O. | Mendenhall | Strothman |  |
| Brantad | Fisher, C. R. | Millen | Tofte |
| Brinck | Fullerton | Miller, K. D. | Welden |
| Brockett | Grassley | Miller, R. G. | West |
| Crabb | Holden | Nielsen | Woods |
| Daggett | Husak | Norpel | Wyckoff |
| Danker | Kiser | Peterson |  |
| The nays were, | 50: |  |  |
| Avenson | Dunlap | Hutchins | Newhard |
| Brunow | Dunton | Jesse | O'Halloran |
| Butler | Egenes | Knoke | Patchett |
| Byerly | Ferguson | Krause | Poncy |
| Cafrey | Fitzgerald | Lippold | Readinger |
| Carr | Griffee | Lipsky | Rinas |
| Clark, J. H. | Hansen | McCormick | Schroeder |
| Clark, J. W. | Hargrave | Menke | Small |
| Cochran | Hennessey | Mennenga | Stanley |
| Connors | Higgins | Middleswart | Stromer |
| Crawford | Hill | Miller, A. V. | Wulff |
| Cusack | Horn | Monroe | Mr. Speaker |
| Doyle | Howell |  |  |
|  |  |  |  |

Absent or not voting, 15:

| Bittle | Freeman | Junker | Pellett |
| :--- | :--- | :--- | :--- |
| De Jong | Harper | McElroy | Rapp |
| Den Herder | Harvey | Norland | Wells |
| Drake | Jordan | Oakley |  |

Amendment H—724 lost.
Hargrave of Johnson offered the following amendment H-732 filed by him :
H-732
Amend House File 785 as follows:

1. Page 2, line 2, by inserting before the word "fiscal" the word "each".
2. Page 2 , line 2 , by inserting after the word "year" the words "of the biennium".
3. Page 2, line 3, by striking the number " 1974 "
and inserting in lieu thereof the number " 1975 ".
4. Page 2, by striking lines 6 through 10, in-
clusive, and inserting in lieu thereof the following:

$$
\text { 1973-74 } \quad 1974-75
$$

Fiscal Year Fiscal Year
For salaries, support, maintenance and miscel-
laneous purposes: $\quad \$ 187,530 \quad \$ 193,500$
5. Page 2, by striking lines 23 and 24 , and inserting in lieu thereof the following:
"Code shall apply to appropriations made for the first fiscal year of such biennium. Unencumbered or unobligated balances of appropriations made for the second fiscal year of such biennium shall be subject to section eight point thirty-three (8.33) of the Code."
Hargrave of Johnson asked and received unanimous consent to withdraw amendment H-732.

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. 785)
The ayes were, 64 :

| Avenson | Connors | Grassley | Knoke |
| :--- | :--- | :--- | :--- |
| Bittle | Crabb | Griffee | Krause |
| Branstad | Crawford | Hansen | Lippold |
| Brinck | Cusack | Hargrave | Lipsky |
| Brockett | De Jong | Hennessey | McCormick |
| Brunow | Doyle | Higgins | Menke |
| Butler | Dunlap | Hill | Mennenga |
| Byerly | Dunton | Horn | Middleswart |
| Caffrey | Edelen | Howell | Miller, K. D. |
| Carr | Ewing | Husak | Monroe |
| Clark, J. H. | Ferguson | Hutchins | Newhard |
| Clark, J. W. | Fisher, C. R. | Jesse | O'Halloran |
| Cochran | Fitzgerald | Kiser | Patchett |


| Poncy | Schroeder | Stromer | West |
| :---: | :---: | :---: | :---: |
| Readinger | Small | Strothman | Wulff |
| Rinas | Stanley | Tofte | Mr. Speaker |
| The nays were, 21: |  |  |  |
| Anderson | Holden | Miller, A. V. | Roorda |
| Bennett | Kreamer | Miller, R. G. | Stephens |
| Bortell | Logue | Nielsen | Welden |
| Daggett | Mendenhall | Norpel | Woods |
| Danker | Millen | Peterson | Wyekoff |
| Fullerton |  |  |  |
| Absent or not voting, 15: |  |  |  |
| Den Herder | Freeman | Junker | Pellett |
| Drake | Harper | McEIroy | Rapp |
| Egenes | Harvey | Norland | Wells |
| Fischer, H. O. | Jordan | Oakley |  |

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

## MOTION TO RECONSIDER <br> (House File 785)

I move to reconsider the vote by which House File 785 passed the House on June 8, 1973.

CRABB of Crawford

## MOTION TO RECONSIDER <br> (House File 785)

I move to reconsider the vote by which House File 785 passed the House on June 8, 1973.

GRIFFEE of Chickasaw

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the President of the Senate has appointed as members of the conference committee on Senate File 441, a bill for an act relating to the salaries of county officers, on the part of the Senate: The Senator from Adams, Mr. Briles, chairman; the Senator from Cherokee, Mr. Curtis; the Senator from Dubuque, Mr. Kennedy; the Senator from Des Moines, Mr. Miller; and the Senator from Marshall, Mrs. Miller.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 585, a bill for an act amending the unified trial court act by making certain corrections and changes.

RALPH R. BROWN, Secretary

REPORT OF HOUSE APPROPRIATIONS COMMITTEE
(House File 788)
Public Safety-Capitals
The committee's recommendation is for a budget of $\$ 416,850$ for 1973 -

74 and $\$ 436,250$ for 1974-75. This budget includes a state appropriation of $\$ 166,750$ for $1973-74$ and $\$ 174,500$ for 1974-75. The budget also includes federal matching funds of $\$ 250,100$ for 1973-74 and $\$ 261,750$ for 1974-75.

From this budget total, $\$ 416,850$ for $1973-74$ is budgeted for radio equipment (conversion from low band to high band) for Cedar FallsCedar Rapids. $\$ 436,250$ for $1974-75$ is budgeted for radio equipment for Des Moines, Fairfield, and Maquoketa.

## SUBCOMMITTEE ASSIGNMENT

Senate File 570<br>Readinger, Chairman<br>Den Herder<br>Fitzgerald

## AMENDMENTS FILED

H—735
1 Amend House File 337 as follows:
2 1. Page 1, by inserting after line 18 the
3 following:
"However, the faculty member may present evidence
of his authorship of a book or publication which has
6 received recognition for outstanding quality or
7 scholarship, and such evidence may be considered, but
8 not as the primary factor."
9 2. Page 1, line 21, by striking the following:
10 ", may" and inserting in lieu thereof the following:
11 "may, after exhausting his rights under the grievances
12 and appeals procedure of the board of regents,".
STANLEY of Muscatine
H—734
1 Amend the Small-Oakley-Norpel amendment H-714
2 to House File 784 by striking all of lines 5 through
310.

SMALL of Johnson

## H-730

1 Amend House File 789, page 9, line 28, by striking
2 the word "department" and inserting in lieu thereof
3 the word "board".

> COMMITTEE ON APPROPRIATIONS GRASSLEY of Butler, Chairman

H-736
1 Amend House File 789, page 6, by striking lines 14
2 through 23 , and by renumbering subsequent sections.
WELDEN of Hardin

## H-728

1 Amend Senate File 234, as passed by the Senate, as
2 follows:
3 1. Page 2, by inserting before line 1 the follow-
4 ing:
5 Section 1. Section four hundred twenty-two point
6 five (422.5), subsection seven (7), Code 1973, is

```
amended to read as follows:
    7. On [all taxable income over nine] the tenth
through the twentieth thousand dollars of taxable
income, or any part thereof, seven percent.
    Sec. 2. Section four hundred twenty-two point
five (422.5), Code 1973, is amended by adding the
following new subsections:
    NEW SUBSECTIONS.
    8. On the twenty-first through the fortieth
thousand dollars of taxable income, or any part
thereof, eight percent.
    9. On the forty-first through the sixtieth thou-
sand dollars of taxable income, or any part thereof,
nine percent.
    10. On the sixty-first through the eightieth thou-
sand dollars of taxable income, or any part thereof,
ten percent.
    11. On the eighty-first through the one hundredth
thousand dollars of taxable income, or any part
thereof, eleven percent.
    12. On all taxable income over one hundred thousand
dollars, twelve percent.
    2. By renumbering the sections to conform with
this amendment.
```


## EGENES of Story

## 727

Amend Senate File 234, as passed by the Senate, as follows:

1. Page 2, by inserting before line 1 the following:

Section 1. Section four hundred twenty-two point five (422.5), subsection seven (7), Code 1973, is amended to read as follows:
7. On [all taxable income over nine] the tenth through the twenty-fifth thousand dollars of taxable income, or any part thereof, seven percent.

Sec. 2. Section four hundred twenty-two point five (422.5), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTIONS.
8. On the twenty-sixth through the fiftieth thousand dollars of taxable income, or any part thereof, eight percent.
9. On the fifty-first through the seventy-fifth thousand dollars of taxable income, or any part thereof, nine percent.
10. On all taxable income over seventy-five thousand dollars, ten percent.
2. By renumbering the sections to conform with this amendment.

EGENES of Story
H-729
1 Amend Senate File 234, as passed by the Senate, as
2 follows:

1. Page 2, by inserting before line 1 the following:

Section 1. Section four hundred twenty-two point five (422.5), subsection seven (7), Code 1973, is amended to read as follows:
7. On [all taxable income over nine] the tenth through the fifteenth thousand dollars of taxable income, or any part thereof, seven percent.

Sec. 2. Section four hundred twenty-two point five (422.5), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTIONS.
8. On the fifteenth through the thirtieth thousand dollars of taxable income, or any part thereof, eight percent.
9. On the thirty-first through the forty-fifth thousand dollars of taxable income, or any part thereof, nine percent.
10. On the forty-sixth through the sixtieth thousand dollars of taxable income, or any part thereof, ten percent.
11. On the sixty-first through the seventy-fifth thousand dollars of taxable income, or any part thereof, eleven percent.
12. On all taxable income over seventy-five thousand dollars, twelve percent.
2. By renumbering the sections to conform with this amendment.

EGENES of Story

H $-731$

Amend Senate File 571, as amended and passed by the Senate, as follows:

1. Page 2 , line 13 , by striking the word "extended".
2. Page 2, line 14, by striking the word and figures "June 30, 1975" and inserting in lieu thereof the word and figures "December 31, 1974".
3. Page 2, lines 16 and 17 , by striking the words and figures ", and on or before July 15, 1975,".
4. Page 2, lines 25 and 26, by striking the words and figures ", and not later than July 31, 1975, and July thirty-first" and inserting in lieu thereof the words "and January thirty-first".

BITTLE of Polk
Holden of Scott moved that the House adjourn until 10:00 a.m. Monday, June 11, 1973.

Rinas of Linn moved as a substitute motion that the House adjourn until 11:00 a.m., Monday, June 11, 1973.

## The motion lost.

On the motion by Holden of Scott, to adjourn until 10:00 a.m. Monday, June 11, 1973, the motion prevailed.

## JOURNAL OF THE HOUSE

One Hundred Fifty-fifth Calendar Day-One Hundred Second Session Day
Hall of the house of Representatives
Des Moines, Iowa, Monday, June 11, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend August C. Roessler, pastor of the Concordia Lutheran Church, Lake Park, Iowa.

The Journal of Friday, June 8, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. E. H. Larson, Mount Vernon, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kiser of Scott on request of Holden of Scott; Dunton of Keokuk on request of Patchett of Johnson; Drake of Muscatine on request of McElroy of Fremont; Mennenga of Clinton on request of Miller of Buchanan.

## PETITIONS FILED

The following petitions were received and placed on file:
By Schroeder of Pottawattamie from thirty-five residents of Pottawattamie County opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Danker of Pottawattamie from thirty-two residents of his district favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Hill of Polk from eight residents favoring Senate File 531, relating to collective bargaining for public employees.

By Hill of Polk from twenty-seven residents favoring House File 414, permitting flashing blue lights on fire-fighting vehicles.

By Crabb of Crawford from ten residents of Harrison County favoring House File 651, relating to access to vital statistics.

## EXPLANATIONS OF VOTE

Had it not been necessary for me to be in my district when the vote on Senate File 554 was taken, I would have voted "aye".

OAKLEY of Clinton

Due to circumstances beyond my control, I was absent from the House chamber part of Friday morning, June 8, 1973. Had I been present, I would have voted "aye" on the following: House Files 786, 787 and 785 and Senate Files 447, 122 and 554.

## McELROY of Fremont

I was in my home district attending to business. If I had been present, I would have voted "aye" on the following: House Files 674, 529, 569, 215, 414, 325, 726 and 425.

KRAUSE of Palo Alto
I was at Girls State June 6, 7 and 8. Had I been present in the House chamber I would have voted as follows: "Aye" on House Files 780, 682, 219, 782, 783, 439, 784, 671, 585, 786, 787, 785, and Senate Files 580, 481, 512, 447, 122, 554, and House Joint Resolution 22 and "nay" on House File 299 and Senate Files 144, 581, and 582.

HARPER of Davis

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 7, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 583, a bill for an act relating to the disclosure of campaign contributions and expenditures by candidates.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 414, a bill for an act making an appropriation to the state comptroller for the Iowa academy of science.

RALPH R. BROWN, Secretary

HOUSE CONCURRENT RESOLUTION 62
By Miller of Calhoun, Anderson, Norland, Woods,
Strothman, Byerly, De Jong, Miller of Cerro Gordo, Miller of Buchanan, Jordan, Middleswart, Hutchins, Wyckoff, Peterson, Husak and Hansen

Whereas, the Senate and individual members of that honorable body have from time to time during the first session of the Sixty-fifth General Assembly been reported to have cast aspersions on the performance of the House of Representatives in various respects; and

Whereas, the House, having sought an appropriate forum in which to seek satisfaction, has after due consideration settled upon the soft ball diamond as most appropriate; and

Whereas, it is recognized that the Senate has only fifty members from which to draw players, and the House therefore pledges not to use more
than fifty players in any game between teams representing the two houses and to allow the game to be called if either team scores in excess of fifty runs prior to the completion of seven innings; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, that the House hereby challenges the Senate to a softball game to be played at a time and place with such ground rules as may be negotiated to the mutual satisfaction of the two houses and to be umpired by one member of the Senate and one member of the House (unless the Governor and Chief Justice can be persuaded to accept this privilege) ; and

Be It Further Resolved, that each player be assessed a fee of fifty cents for the privilege of competing, the proceeds to be donated to a mutually agreed upon worthy cause.

Laid over under Rule 25.

## CONSIDERATION OF BILLS

Holden of Scott asked and received unanimous consent to take up for consideration the House files on the sifting committee noncontroversial calendar.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 726, a bill for an act to authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 726)
The ayes were, 76:

| Anderson | Ewing | Knoke | Poncy |
| :--- | :--- | :--- | :--- |
| Bennett | Fischer, H. O. | Lippold <br> Lipp | Rapp |
| Bortell | Fisher, C. R. | Lipsky | Readinger |
| Brockett | Fitzgerald | Logue | Rinas |
| Brunow | Fullerton | McCormick | Roorda |
| Byerly | Grassley | McElroy | Schroeder |
| Caffrey | Hansen | Mendenhall | Small |
| Carr | Hargrave | Menke | Stalley |
| Clark, J. W. | Harper | Millen | Stephens |
| Cochran | Harvey | Miller, A.V. | Stromer |
| Crabb | Hennessey | Miler, K. D. | Strothman |
| Crawford | Higgins | Newhard | Tofte |
| Cusack | Hill | Nielsen | Welden |
| Daggett | Holden | Norland | Wells |
| Danker | Horn | Norpel | West |
| De Jong | Husak | Oakley | Woods |
| Doyle | Hutchins | O'Halloran | Wulff |
| Dunlap | Jordan | Patchett | Wyckoff |
| Edelen | Junker | Pellett | Mr. Speaker |

The nays were, 1:
Bittle
Absent or not voting, 23:

| Avenson | Den Herder | Griffee | Mennenga |
| :--- | :--- | :--- | :--- |
| Branstad | Drake | Howell | Middleswart |
| Brinck | Dunton | Jesse | Miller, R. G. |
| Butler | Egenes | Kiser | Monroe |
| Clark, J. H. | Ferguson | Krause | Peterson |
| Connors | Freeman | Kreamer |  |

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

## HOUSE FILE 469 WITHDRAWN

Stromer of Hancock asked and received unanimous consent to withdraw House File 469 from further consideration by the House.

House File 674, a bill for an act relating to the cost of uniforms for county conservation officers and employees, was taken up for consideration.

Wyckoff 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. 674)
The ayes were, 82:

| Anderson | Dunlap | Junker | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Knoke | Peterson |
| Bittle | Ewing | Kreamer | Poncy |
| Bortell | Ferguson | Lippold | Rapp |
| Brockett | Fischer, H. 0. | Lipsky | Readinger |
| Brunow | Fisher, C. R. | Logue | Rinas |
| Butler | Fitzgerald | McCormick | Roorda |
| Byerly | Freeman | McElroy | Schroeder |
| Caffrey | Fullerton | Mendenhall | Small |
| Carr | Grassley | Menke | Stanley |
| Clark, J. H. | Hansen | Millen | Stromer |
| Clark, J. W. | Harper | Miller, A. V. | Strothman |
| Cochran | Harvey | Miller, K. D. | Tofte |
| Crabb | Hennessey | Newhard | Welden |
| Crawford | Higgins | Nielsen | Wells |
| Cusack | Hill | Norland | West |
| Daggett | Holden | Norpel | Woods |
| Danker | Horn | Oakley | Wulff |
| De Jong | Husak | O'Halloran | Wyckoff |
| Den Herder | Hutchins | Patchett | Mr. Speaker |
| Doyle | Jordan |  |  |

The nays were, none.

Absent or not voting, 18:

| Avenson | Dunton Jesse Middleswart <br> Branstad Egenes Kiser | Miller, R. G. |  |
| :--- | :--- | :--- | :--- |
| Brinck | Griffee | Krause | Monroe |
| Connors | Hargrave | Mennenga | Stephens |
| Drake | Howell |  |  |

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

House File 529, a bill for an act relating to business corporations, with report of committee recommending passage, was taken up for consideration.

Hill 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. 529)
The ayes were, 82 :

| Anderson | Doyle | Junker | Pellett |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Knoke | Peterson |
| Bittle | Edelen | Kreamer | Poncy |
| Bortell | Ewing | Lippold | Rapp |
| Brockett | Ferguson | Lipsky | Readinger |
| Brunow | Fischer, H. 0. | Logue | Rinas |
| Butler | Fisher, C. R. | McCormick | Roorda |
| Byerly | Fitzgerald | McElroy | Schroeder |
| Caffrey | Freeman | Mendenhall | Small |
| Carr | Fullerton | Menke | Stanley |
| Clark, J. H. | Grassley | Middleswart | Stephens |
| Clark, J, W. | Hansen | Millen | Stromer |
| Cochran | Hargrave | Miller, A. V. | Strothman |
| Connors | Harvey | Newhard | Tofte |
| Crabb | Hennessey | Nielsen | Welden |
| Crawford | Higgins | Norland | Wells |
| Cusack | Hill | Norpel | West |
| Daggett | Holden | Oakley | Wulff |
| Danker | Horn | O'Halloran | Wyckoff |
| De Jong | Husak | Patchett | Mr. Speaker |
| Den Herder | Hutchins |  |  |
| The nays were, 3: |  |  |  |
| Jordan | Miller, K. D. | Woods |  |
| Absent or not voting, 15: |  |  |  |
| Avenson | Dunton | Howell | Mennenga |
| Branstad | Egenes | Jesse | Miller, R. G. |
| Brinck | Griffee | Kiser | Monroe |
| Drake | Harper | Krause |  |

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

House File 425, a bill for an act relating to pensions, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 425)
The ayes were, 84:

| Anderson | Doyle Jordan Patchett <br> Bennett Dunlap Junker <br> Bittle Edelen Knoke | Pellett |  |
| :--- | :--- | :--- | :--- |
| Bortell | Ewing | Kreamer | Peterson |
| Brinck | Ferguson | Lippold | Poncy |
| Brockett | Fischer, H. O. | Lipsky | Repp |
| Brunow | Fisher, C. R. | Logue | Rinas |
| Butler | Fitzgerald | McCormick | Roorda |
| Byerly | Fullerton | McElroy | Schroeder |
| Caffrey | Grassley | Mendenhall | Stanley |
| Carr | Hansen | Menke | Stephens |
| Clark, J. H. | Hargrave | Middleswart | Stromer |
| Clark, J. W. | Harper | Millen | Strothman |
| Cochran | Harvey | Miller, A. V. | Tofte |
| Crabb | Hennessey | Miller, K. D. | Welden |
| Crawford | Higgins | Newhard | Wells |
| Cusack | Hill | Nielsen | West |
| Daggett | Holden | Norland | Woods |
| Danker | Horn | Norpel | Wulff |
| De Jong | Husak | Oakley | Wyckoff |
| Den Herder | Hutchins | O'Halloran | Mr. Speaker |
|  |  |  |  |

The nays were, 1:
Small
Absent or not voting, 15:

| Avenson | Dunton | Howell | Mennenga |
| :--- | :--- | :--- | :--- |
| Branstad | Egenes | Jesse | Miller, R.G. |
| Connors | Freeman | Kiser | Monroe |
| Drake | Griffee | Krause |  |

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

House File 569, a bill for an act relating to the statute of limitations governing school fund mortgages, 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. 569)
The ayes were, 88:

| Anderson | Brunow Clark, J. W. Daggett <br> Bennett Butler <br> Bittle <br> Byerly Cochran Danker  <br> Bortell Caffrey Connors De Jong <br> Brinck Carr Crabb DenHerder <br> Brockett Clark, J. H. Crawford Doyle <br>     Dunlap |
| :--- | :--- | :--- | :--- |


| Edelen | Holden |
| :--- | :--- |
| Egenes | Horn <br> Ewing |
| Ferguson | Husak |
| Fischer, H. O. | Hutchins |
| Fisher, C. R | Junker |
| Fitzgerald | Knoke |
| Fullerton | Kreamer |
| Grassley | Lippold |
| Hansen | Lipsky |
| Hargrave | Logue |
| Harper | McCormick |
| Harvey | McElroy |
| Hennessey | Mendenhall |
| Higgins | Menke |
| Hill | Middleswart |


| Millen | Rinas |
| :--- | :--- |
| Miller, A. V. | Roorda |
| Miller, K. D. | Schroeder |
| Miller, R. G. | Small |
| Newhard | Stanley |
| Nielsen | Stephens |
| Norland | Stromer |
| Norpel | Strothman |
| Oakley | Tofte |
| O'Halloran | Welden |
| Patchett | Wells |
| Pellett | West |
| Peterson | Woods |
| Poncy | Wulff |
| Rapp | Wyckoff |
| Readinger | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:

| Avenson | Dunton | Howell | Krause |
| :--- | :--- | :--- | :--- |
| Branstad | Freeman | Jesse | Mennenga |
| Drake | Griffee | Kiser | Monroe |

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

House File 215, a bill for an act relating to the quality of the pipe used for water well construction and providing a penalty for violations, 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. 215)
The ayes were,

| Anderson | Doyle Jordan Pellett <br> Bennett Dunlap Junker | Peterson |  |
| :--- | :--- | :--- | :--- |
| Bittle | Edelen | Knoke | Poncy |
| Bortell | Egenes | Kreamer | Rapp |
| Brink | Ewing | Lippold | Readinger |
| Brockett | Ferguson | Lipsky | Rinas |
| Brunow | Fischer, H. O. | Logue | Schroeder |
| Butler | Fisher, C. R. | McCormick | Small |
| Byerly | Fitzgerald | McElroy | Stanley |
| Caffrey | Fullerton | Mendenhall | Stephens |
| Carr | Grassley | Menke | Stromer |
| Clark, J. H. | Hansen | Middleswart | Strothman |
| Clark, J. W. | Hargrave | Miller, A. V. | Tofte |
| Cochran | Harper | Miller, K. D. | Welden |
| Connors | Hennessey | Miller, R.G. | Wells |
| Crawford | Higgins | Newhard | West |
| Cusack | Hill | Norland | Woods |
| Daggett | Holden | Norpel | Wulff |
| Danker | Horn | Oakley | Wyckoff |
| De Jong | Husak | O'Halloran | Mr. Speaker |
|  | Hutchins | Patchett |  |

The nays were, 1:
Roorda
Absent or not voting, 16:

| Avenson | Dunton | Howrell | Mennenga |
| :--- | :--- | :--- | :--- |
| Branstad | Freeman | Jesse | Millen |
| Crabb | Griffee | Kiser | Monroe |
| Drake | Harvey | Krause | Nielsen |

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

House File 325, a bill for an act to clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs including controlled substances, with report of committee recommending passage, was taken up for consideration.

Lipsky of Linn asked and received unanimous consent to withdraw amendment H-249 filed on April 2, 1973, and amendment H-256 filed on April 4, 1973.

Lipsky of Linn offered the following amendment H-658 filed by her and Monroe of Des Moines and moved its adoption: H-658

1 Amend House File 325 as follows:

1. Page 2 , before line 1 , by inserting the following as section one (1) of the bill and renumbering the following sections of the bill accordingly:

Section 1. Section one hundred forty-nine point five (149.5), Code 1973, is amended to read as follows:
149.5 AMPUTATIONS-GENERAL ANESTHETICS. A license to practice podiatry shall not authorize the licensee to amputate the human foot or perform any surgery on the human body at or above the ankle, or use any anesthetics other than local.

A registered podiatrist may prescribe and administer drugs for the treatment of human foot ailments as provided in sections one hundred forty-nine point one (149.1) of the Code.

Amendment H - 658 adopted.
Bittle of Polk asked and received unanimous consent to withdraw amendment H-335 filed on April 18, 1973.

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

On the question "Shall the bill pass?" (H.F. 325)
The ayes were, 87 :

| Anderson | Bortell | Brunow | Caffrey |
| :--- | :--- | :--- | :--- |
| Bennett | Brinck | Butler | Carr |
| Bittle | Brockett | Byerly | Clark, J. H. |


| Clark, J. W. | Freeman <br> Fochran |
| :--- | :--- |
| Connors | Grassley |
| Crabb | Hansen |
| Crawford | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |
| Doyle | Husak |
| Dunlap | Hutchins |
| Edelen | Jesse |
| Egenes | Jordan |
| Ewing | Junker |
| Ferguson | Knoke |
| Fischer, H. O. | Kreamer |
| Fisher, C. R. | Lippold |
| Fitzgerald | Lipsky |

The nays were, 1 :
Harper
Absent or not voting, 12:

| Avenson | Dunton | Howell | Mennenga |
| :--- | :--- | :--- | :--- |
| Branstad | Griffee | Kiser | Monroe |
| Drake | Hargrave | Krause | Rinas |

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

House File 414, a bill for an act permitting a flashing blue light to be used on a firefighting vehicle, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 414)
The ayes were, 85 :

| Avenson | Crawford | Fullerton | Lippold |
| :--- | :--- | :--- | :--- |
| Bennett | Cusack | Grassley | Lipsky |
| Bittle | Daggett | Hansen | Logue |
| Bortell | Danker | Hargrave | McCormick |
| Brinck | De Jong | Harper | McElroy |
| Brockett | Den Herder | Harvey | Mendenhall |
| Brunow | Doyle | Hennessey | Menke |
| Butler | Dunlap | Higgins | Middleswart |
| Byerly | Edelen | Holden | Millen |
| Caffrey | Egenes | Horn | Miller, A. V. |
| Carr | Ewing | Husak | Miller, K. D. |
| Clark, J. H. | Ferguson | Hutchins | Miller, R. G. |
| Clark, J. W. | Fischer, H. O. | Jordan | Newhard |
| Cochran | Fisher, C. R. | Junker | Norland |
| Connors | Fitzgerald | Knoke | Norpel |
| Crabb | Freeman | Kreamer | Oakley |


| O'Halloran | Rinas | Stromer | West |
| :---: | :---: | :---: | :---: |
| Patchett | Roorda | Strothman | Woods |
| Pellett | Small | Tofte | Wulff |
| Poncy | Stanley | Welden | Wyckoff |
| Rapp | Stephens | Wells | Mr. Speak |
| Readinger |  |  |  |
| The nays were, 1: |  |  |  |
| Schroeder |  |  |  |
| Absent or not voting, 14: |  |  |  |
| Anderson | Griffee | Kiser | Monroe |
| Branstad | Hill | Krause | Nielsen |
| Drake | Howell | Mennenga | Peterson |
| Dunton | Jesse |  |  |

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

## APPROPRIATIONS CALENDAR <br> HOUSE FILE 788 DEFERRED

House File 788, a bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication, was taken up for consideration.

Brinck of Lee asked and received unanimous consent that House File 788 be deferred and that the bill retain its place on the calendar.

## RE-REFERRED TO COMMITTEE ON APPROPRIATIONS (House File 789)

House File 789, a bill for an act relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, and providing penalties for certain violations, was taken up for consideration.

Branstad of Winnebago moved that House File 789 be deferred and that the bill retain its place on the calendar.

Under the provisions of Rule 42, House File 789 was rereferred to the committee on appropriations.

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley 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 on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 245, a bill for an act relating to the conveyance of sanitary districts to a city or town.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 514, a bill for an act to amend the rules of civil procedure. RALPH R. BROWN, Secretary

## INTRODUCTION OF BILL

House File 792, by committee on appropriations, a bill for an act making an appropriation to the district courts.

Read first time and placed on the appropriations calendar.
SENATE MESSAGES CONSIDERED
Senate File 245, a bill for an act relating to the conveyance of sanitary districts to a city or town.

Read first time and passed on file.
Senate File 414, a bill for an act making an appropriation to the state comptroller for payment of certain publication costs of the Iowa academy of science.

Read first time and referred to appropriations.
Senate File 514, a bill for an act to amend the rules of civil procedure proposed by the supreme court.

Read first time and referred to the sifting committee.
Senate File 583, a bill for an act relating to the disclosure of campaign contributions and expenditures by candidates, persons, political committees, and political parties, providing for an income tax check-off for campaign contributions, and providing penalties.

Read first time and referred to the sifting committee.
CONSIDERATION OF BILLS
Appropriations Calendar
Holden of Scott asked and received unanimous consent for the immediate consideration of House Files 790 and 791.

House File 790, a bill for an act making an appropriation for operation of the Iowa soldiers home, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 790)
The ayes were, 90 :

| Anderson | Doyle | Knoke | Patchett |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Krause | Pellett |
| Bennett | Edelen | Kreamer | Peterson |
| Bortell | Egenes | Lippold | Poncy |
| Branstad | Ewing | Lipsky | Rapp |
| Brinck | Ferguson | Logue | Readinger |
| Brockett | Fisher, C. R. | McCormick | Rinas |
| Brunow | Fitzgerald | McElroy | Roorda |
| Butler | Fullerton | Mendenhall | Schroeder |
| Byerly | Grassley | Menke | Small |
| Caffrey | Griffee | Middleswart | Stanley |
| Carr | Hansen | Millen | Stephens |
| Clark, J. H. | Hargrave | Miller, A. V. | Stromer |
| Clark, J. W. | Harper | Miller, K. D. | Strothman |
| Cochran | Harvey | Miller, R. G. | Tofte |
| Connors | Hennessey | Monroe | Welden |
| Crabb | Higgins | Newhard | Wells |
| Crawford | Hill | Nielsen | West |
| Cusack | Horn | Norland | Woods |
| Daggett | Husak | Norpel | Wulff |
| Danker | Hutchins | Oakley | Wyckoff |
| De Jong | Jordan | O'Halloran | Mr. Speaker |
| Den Herder | Junker |  |  |

The nays were, none.
Absent or not voting, 10:
Bittle
Drake
Dunton

Fischer, H. 0.
Howell Jesse

Kiser<br>Mennenga

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

House File 791, a bill for an act continuing the appropriation for the development of the Toolsboro Mounds and museum area and for development and maintenance of Gardner Log Cabin, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 791)

The ayes were, 86:

Anderson
Avenson
Bennett
Bortell
Branstad
Brinck
Brockett
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. H.
Clark, J. W.
Cochran
Connors Crabb
Crawford
Cusack
Daggett
Danker
De Jong

Den Herder
Doyle
Dunlap
Edelen
Egenes
Ewing
Ferguson
Fischer, H. O.
Fisher, C. R.
Fitzgerald
Fullerton
Grassley
Hansen
Hargrave
Harper
Harvey
Hennessey
Higgins
Hill
Holden
Horn
Husak
Jordan
Junker
Knoke
Krause
Lippold
Lipsky
Logue
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, A. V.
Miller, K.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley

O'Halloran
Pellett
Peterson
Poncy
Rapp
Readinger
Roorda
Schroeder
Small
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

Kiser
Kreamer
McCormick

Mennenga
Patchett Rinas

Bittle
Drake
Dunton
Freeman

Griffee Howell Hutchins Jesse

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

## SIFTING COMMITTEE CALENDAR

House File 337, a bill for an act relating to the faculty of board of regents institutions, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine offered the following amendment H-735 filed by him:
H-735

Amend House File 337 as follows:

1. Page 1, by inserting after line 18 the following:
"However, the faculty member may present evidence of his authorship of a book or publication which has received recognition for outstanding quality or scholarship, and such evidence may be considered, but not as the primary factor."
2. Page 1, line 21, by striking the following:
",may" and inserting in lieu thereof the following:
"may, after exhausting his rights under the grievances and appeals procedure of the board of regents,".

O'Halloran of Black Hawk moved that House File 337 be re-referred to the sifting committee.

Kreamer of Polk moved the previous question on House File 337 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 59, nays 35 .
The motion prevailed.
On the O'Halloran motion to rerefer House File 337 to the sifting committee, a non-record roll call was requested.

The ayes were 32 , nays 58 .
The motion lost.
Stanley of Muscatine moved the adoption of amendment H-735.

Amendment H-735 adopted.
Speaker pro tempore Kreamer in the chair at 3:26 p.m.
Krause of Palo Alto moved that the rules be suspended so that he could offer an amendment to House File 337.

A non-record roll call was requested.
The ayes were 42 , nays 45 .
The motion lost.
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. 337)
The ayes were, 66:

| Bennett | Crabb | Griffee | Junker |
| :--- | :--- | :--- | :--- |
| Bortell | Daggett | Hansen | Knoke |
| Branstad | Danker | Hargrave | Lippold |
| Brinck | DeJong | Harper | Logue |
| Brockett | Den Herder | Harvey | McElroy |
| Butler | Edelen | Holden | Mendenhall |
| Byerly | Ewing | Horn | Middleswart |
| Caffrey | Ferguson | Howell | Millen |
| Carr | Fischer, H. O. | Husak | Miller, A. V. |
| Clark, J. W. | Fisher, C. R. | Hutchins | Miller, K. D. |
| Cochran | Fullerton | Jesse | Miller, R. G. |
| Connors | Grassley | Jordan | Nielsen |


| Norland | Roorda | Strothman | Wulff |
| :---: | :---: | :---: | :---: |
| Norpel | Schroeder | Tofte | Wyckoff |
| Pellett | Stanley | Welden | Mr. Speaker |
| Peterson | Stephens | West | (Kreamer) |
| Poncy | Stromer | Woods |  |
| The nays were, 28: |  |  |  |
| Avenson | Dunlap | Lipsky | Patchett |
| Bittle | Egenes | McCormick | Rapp |
| Brunow | Fitzgerald | Menke | Readinger |
| Clark, J. H. | Hennessey | Monroe | Rinas |
| Crawford | Higgins | Newhard | Small |
| Cusack | Hill | Oakley | Varley |
| Doyle | Krause | O'Halloran | Wells |
| Absent or not voting, 6: |  |  |  |
| Anderson | Dunton | Kiser | Mennenga |

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

Speaker Varley in the chair at 4:00 p.m.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

SENATE FILE 245 SUBSTITUTED FOR HOUSE FILE 616
Hansen of O'Brien asked and received unanimous consent to substitute Senate File 245 for House File 616.

Senate File 245, relating to the conveyance of sanitary districts to a city or town, was taken up for consideration.

Hansen 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.

Under the provisions of Rule 69, Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (S.F. 245)
The ayes were, 94 :

| Anderson | Cochran |
| :---: | :---: |
| Avenson | Connors |
| Bennett | Crabb |
| Bortell | Crawford |
| Branstad | Cusack |
| Brinck | Daggett |
| Brockett | Danker |
| Brunow | De Jong |
| Butler | Den Herder |
| Byerly | Doyle |
| Caffrey | Dunlap |
| Carr | Edelen |
| Clark, J. H. | Egenes |
| Clark, J. W. | Ewing |


| Ferguson | Holden |
| :--- | :--- |
| Fischer, H. O. | Horn |
| Fisher, C. R. | Howell |
| Fitzgerald | Husak |
| Fullerton | Hutchins |
| Grassley | Jesse |
| Griffee | Jordan |
| Hansen | Junker |
| Hargrave | Knoke |
| Harper | Krause |
| Harvey | Kreamer |
| Hennessey | Lippold |
| Higgins | Lipsky |
| Hill | Logue |


| McCormick | Newhard |
| :--- | :--- |
| McElroy | Nielsen |
| Mendenhall | Norland |
| Menke | Norpel |
| Middleswart | Oakley |
| Millen | O'Halloran |
| Miller, A. V. | Patchett |
| Miller, K.D. | Pellett |
| Miller, R. G. | Peterson |
| Monroe | Poncy |

The nays were, none.
Absent or not voting, 6:
Bittle Dunton Drake Freeman

| Rapp | Strothman |
| :--- | :--- |
| Readinger | Tofte |
| Rinas | Welden |
| Roorda | Wells |
| Schroeder | West |
| Small | Woods |
| Stanley | Wulff |
| Stephens | Wyckoff |
| Stromer | Mr. Speaker |
|  |  |

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

## HOUSE FILE 616 WITHDRAWN

Hansen of O'Brien asked and received unanimous consent to withdraw House File 616 from further consideration by the House.

## HOUSE FILE 322 WITHDRAWN

Byerly of Polk asked and received unanimous consent to withdraw House File 322 from further consideration by the House.

## MOTION TO RECONSIDER LOST <br> (House File 337)

Grassley of Butler moved to reconsider the vote by which House File 337 passed the House on June 11, 1973.

A non-record roll call was requested.
The ayes were 33 , nays 59 .
The motion lost.

## WAYS AND MEANS CALENDAR

Senate File 234, a bill for an act relating to individual income tax, with report of committee recommending passage, was taken up for consideration.

Rapp of Black Hawk offered the following amendment filed by Rapp, Dunton, Cochran, Brunow, Doyle, Fitzgerald, Howell, Husak, Krause, McCormick, Mennenga, Middleswart, Monroe, Norland, Wells and Woods:

H-741

Amend Senate File 234, as passed by the Senate, by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-two (422), Code 1973, is amended by striking sections four hundred twenty-two point four (422.4) through four hundred twenty-two point fourteen (422.14), inclusive, and inserting in lieu thereof sections two (2) through ten (10), inclusive, of this Act.

Sec. 2. NEW SECTION. DEFINITIONS. As used in this division, unless the context otherwise requires:

1. "Taxpayer" means any person subject to a tax imposed by this division.
2. "Person" means an individual, trust, estate, fiduciary, corporation, partnership, or other entity.
3. "Individual" means a natural person,
4. "Fiduciary" means a guardian, trustee, executor, administrator, receiver, or conservator.
5. "Corporation" means a corporation, joint stock company, or association.
6. "Taxable income" means "taxable income" as defined in section sixty-three (63) of the Internal Revenue Code, and computed in accordance with all applicable provisions of chapter one (1), subtitle A of the Internal Revenue Code. "Taxable income" also includes one-half of the total items of tax preference, as defined under section fifty-seven (57) of the Internal Revenue Code, received by the taxpayer during the taxable year.
7. "Adjusted gross income" means "adjusted gross income" as defined in section sixty-two (62) of the Internal Revenue Code.
8. "Resident" means an individual who is domiciled in the state or who maintains a permanent place of abode within the state.
9. "Resident estate or trust" means:
a. The estate of a decedent who at his death was domiciled in this state.
b. A trust created by will of a decedent who at his death was domiciled in this state, or
c. A trust created by, or consisting of property of, a person domiciled in this state.
10. "Internal Revenue Code" means the United States Internal Revenue Code of 1954, Title twentysix (26), United States Code, and the applicable regulations of the Internal Revenue Service, as amended to and including January 1, 1973.
11. "Employer" means a person who has a right to exercise control as to how, when, and where services are to be performed.
12. "Withholding agent" means a person, or any governmental unit, responsible for the payment of wages to a resident, or for the payment of any income


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Over $1,000 but not over $2,000.
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$\qquad$

```\(\$ 23\), plus \(2.7 \%\) of excess over \(\$ 1,000\).
Over \(\$ 2,000\) but not over \(\$ 4,000 \ldots \ldots \ldots . . . . . . . . . . . . . . . . .\). of excess over \(\$ 2,000\).
Over \(\$ 4,000\) but not over \(\$ 6,000\)
``` \(\qquad\)
``` \(\$ 110\), plus \(3.2 \%\) of excess over \(\$ 4,000\).
Over \(\$ 6,000\) but not over \(\$ 8,000\)
``` \(\qquad\)
``` . \(\$ 173\), plus \(3.7 \%\) of excess over \(\$ 6,000\).
Over \(\$ 8,000\) but not over \(\$ 10,000\)
``` \(\qquad\)
``` \(\$ 247\), plus \(3.8 \%\) of excess over \(\$ 8,000\).
Over \(\$ 10,000\) but not over \(\$ 12,000 \ldots . . . . . . . . . . . \$ 323\), plus \(4.2 \%\) of excess over \(\$ 10,000\).
Over \(\$ 12,000\) but not over \(\$ 14,000\)
``` \(\qquad\)
``` \$407, plus \(4.5 \%\)
of excess
over \(\$ 12,000\).
Over \(\$ 14,000\) but not over \(\$ 16,000\)
``` \(\qquad\)
``` \(\$ 497\), plus \(4.7 \%\)
of excess
over \(\$ 14,000\).
Over \(\$ 16,000\) but not over \(\$ 18,000\)
``` \(\qquad\)
``` \(\$ 590\), plus \(5.2 \%\) of excess
over \(\$ 16,000\).
Over \(\$ 18,000\) but not over \(\$ 20,000\).
``` \(\qquad\)
``` \(\$ 693\), plus \(5.3 \%\)
of excess
over \(\$ 18,000\).
Over \(\$ 20,000\) but not over \(\$ 22,000\)
``` \(\qquad\)
``` \(\$ 800\), plus \(5.8 \%\)
of excess
over \(\$ 20,000\).
Over \(\$ 22,000\) but not over \(\$ 24,000\)
``` \(\qquad\)
``` \(\$ 917\), plus \(6 \%\) of excess
over \(\$ 22,000\).
Over \(\$ 24,000\) but not over \(\$ 26,000\)
\(\$ 1,037\), plus \(6.3 \%\)
of excess
over \(\$ 24,000\).
Over \(\$ 26,000\) but not over \(\$ 28,000 \ldots \ldots \ldots . . . \$ 1,163\), plus \(6.8 \%\)
of excess
over \(\$ 26,000\).
Over \(\$ 28,000\) but not over \(\$ 32,000\).
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``` \(\$ 1,300\), plus \(7 \%\) of excess over \(\$ 28,000\).
Over \(\$ 32,000\) but not over \(\$ 36,000\)
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``` \(. \$ 1,580\), plus \(7.5 \%\) of excess over \(\$ 32,000\).
Over \(\$ 36,000\) but not over \(\$ 38,000\)
\(\$ 1,880\), plus \(8 \%\) of excess
over \(\$ 36,000\).
Over \(\$ 38,000\) but not over \(\$ 40,000\)
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``` \(\$ 2,040\), plus \(8.5 \%\)
of excess
over \(\$ 38,000\).
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Over $\$ 40,000$ but not over $\$ 44,000 \ldots . . . . . . . . . . . .$.
of excess
over $\$ 40,000$.
Over $\$ 44,000$ but not over $\$ 50,000$ $\qquad$ $\$ 2,557$, plus $9.2 \%$ of excess over $\$ 44,000$.
Over $\$ 50,000$ but not over $\$ 52,000$. $\qquad$ $\$ 3,107$, plus $9.3 \%$ of excess over $\$ 50,000$.
Over $\$ 52,000$ but not over $\$ 64,000$. $\qquad$ $\$ 3,293$, plus $9.7 \%$
of excess
over $\$ 52,000$.
Over $\$ 64,000$ but not over $\$ 70,000$ $\qquad$ . $\$ 4,453$, plus $9.8 \%$
of excess
over $\$ 64,000$.
Over $\$ 70,000$ but not over $\$ 76,000$.
$\$ 5,043$, plus $10.2 \%$
of excess
over $\$ 70,000$.
Over $\$ 76,000$ but not over $\$ 80,000$. $\qquad$ . $\$ 5,653$, plus $10.3 \%$
of excess
over $\$ 76,000$.
Over $\$ 80,000$ but not over $\$ 88,000$ $\qquad$ $\$ 6,067$, pus $10.5 \%$
of excess
over $\$ 80,000$.
Over $\$ 88,000$ but not over $\$ 100,000 \ldots \ldots . .$. of excess over $\$ 88,000$.
Over $\$ 100,000$ but not over $\$ 120,000$. $\qquad$ $\mathbf{\$ 8 , 1 8 7}$, plus $11 \%$ of excess over $\$ 100,000$.
Over $\$ 120,000$ but not over $\$ 140,000 \ldots . . . \$ 10,387$, plus $11.2 \%$ of excess
over $\$ 120,000$.
Over $\$ 140,000$ but not over $\$ 160,000 \ldots . . . . . \$ 12,620$, plus $11.3 \%$
of excess
over $\$ 140,000$.
Over $\$ 160,000$ but not over $\$ 180,000 \ldots \ldots \$ 14,887$, plus $11.5 \%$
of excess
over $\$ 160,000$.
Over $\$ 180,000$ $\qquad$ $\$ 17,187$, plus $11.7 \%$
of excess
over $\$ 180,000$.
3. Subject to section four (4) of this Act, an

Iowa income tax determined in accordance with the
following table is imposed on the taxable income
of every individual who is not a married individual,
a surviving spouse, or the head of a household:
If the taxable income in a taxable
year is: The tax is:
Not over $\$ 500$.......................................................... $2.3 \%$ of the taxable income.
Over $\$ 500$ but not over $\$ 1,000$.
$\$ 12$, plus $2.5 \%$
of excess
over $\$ 500$.

Over $\$ 1,000$ but not over $\$ 1,500 . \ldots . . . . . . . . . . . . . . . . . . \$ 24$, plus $2.7 \%$ of excess over $\$ 1,000$.
Over $\$ 1,500$ but not over $\$ 2,000$. $\qquad$ \$33, plus 2.8\% of excess over $\$ 1,500$.
Over $\$ 2,000$ but not over $\$ 4,000$ $\qquad$ $\$ 52$, plus $3.2 \%$ of excess over $\$ 2,000$.
Over $\$ 4,000$ but not over $\$ 6,000$ $\qquad$ $\$ 115$, plus $3.5 \%$ of excess over $\$ 4,000$.
Over $\$ 6,000$ but not over $\$ 8,000$ $\qquad$ $\$ 185$, plus $4 \%$ of excess over $\$ 6,000$.
Over $\$ 8,000$ but not over $\mathbf{\$ 1 0 , 0 0 0}$ $\qquad$ $\$ 265$, plus $4.2 \%$ of excess over $\$ 8,000$.
Over $\$ 10,000$ but not over $\$ 12,000$
\$348, plus $4.5 \%$ of excess
over $\$ 10,000$.
Over $\$ 12,000$ but not over $\$ 14,000$ $\qquad$ $\$ 438$, plus $4.8 \%$ of excess over $\$ 12,000$.
Over $\$ 14,000$ but not over $\$ 16,000$ $\qquad$ $\$ 535$, plus $5.2 \%$ of excess over $\$ 14,000$.
Over $\$ \mathbf{1 6 , 0 0 0}$ but not over $\$ \mathbf{1 8 , 0 0 0}$ $\qquad$ $\$ 638$, plus $5.7 \%$ of excess
over $\$ 16,000$.
Over $\$ 18,000$ but not over $\$ 20,000$ $\qquad$ $\$ 752$, plus $6 \%$ of excess over $\$ 18,000$.
Over $\$ 20,000$ but not over $\$ 22,000$ $\qquad$ \$872, plus $6.3 \%$ of excess over $\$ 20,000$.
Over $\$ 22,000$ but not over $\$ 26,000$. $\qquad$ \$998, plus $6.7 \%$
of excess
over $\$ 22,000$.
Over $\$ 26,000$ but not over $\$ 32,000$ $\qquad$ $. \$ 1,265$, plus $7.5 \%$
of excess
over $\$ 26,000$.
Over $\$ 32,000$ but not over $\$ 38,000$.
$\$ 1,715$, plus $8.3 \%$
of excess
over $\$ 32,000$.
Over $\$ 38,000$ but not over $\$ 44,000$ $\qquad$ $\$ 2,215$, plus $9.2 \%$
of excess
over $\$ 38,000$.
Over $\$ 44,000$ but not over $\$ 50,000$. $\qquad$ $\$ 2,765$, plus $10 \%$ of excess
over $\$ 44,000$.
Over $\$ 50,000$ but not over $\$ 60,000$ $\qquad$ $\mathbf{\$ 3 , 3 6 5}$, plus $\mathbf{1 0 . 3 \%}$ of excess over $\$ 50,000$.


Over $\$ 14,000$ but not over $\$ 16,000 \ldots . . . . . . . . . . . . \$ 592$, plus $6.5 \%$
of excess
over $\$ 14,000$.
Over $\$ 16,000$ but not over $\$ 18,000 \ldots . . . . . . . . . . . . . . . \$ 722$, plus $7 \%$
of excess
over $\$ 16,000$.
Over $\$ 18,000$ but not over $\$ 20,000$ $\$ 862$, plus $7.5 \%$
of excess
over $\$ 18,000$.
Over $\$ 20,000$ but not over $\$ 22,000$ $\$ 1,012$, plus $8 \%$ of excess over $\$ 20,000$.
Over $\$ 22,000$ but not over $\$ 26,000$.
$\$ 1,172$, plus $8.3 \%$ of excess over $\$ 22,000$.
Over $\$ 26,000$ but not over $\$ 32,000$
$\$ 1,505$, plus $8.8 \%$
of excess
over $\$ 26,000$.
Over $\$ 32,000$ but not over $\$ 38,000 \ldots . . . . . . . . . . \$ 2,035$, plus $9.2 \%$ of excess over $\$ 32,000$.
Over $\$ 38,000$ but not over $\$ 44,000$
$\$ 2,585$, plus $9.7 \%$
of excess
over $\$ 38,000$.
Over $\$ 44,000$ but not over $\$ 50,000 \ldots . . . . . . . . . . .$. of excess over $\$ 44,000$.
Over $\$ 50,000$ but not over $\$ 60,000 \ldots . . . . . .$. of excess over $\$ 50,000$.
Over $\$ 60,000$ but not over $\$ 70,000$
$\$ 4,798$, plus $10.7 \%$
of excess
over $\$ 60,000$.
Over $\$ 70,000$ but not over $\$ 80,000$ $\qquad$ $\$ 5,865$, plus $11 \%$
of excess
over $\$ 70,000$.
Over $\$ 80,000$ but not over $\$ 90,000$.
$\$ 6,965$, plus $11.3 \%$ of excess over $\$ 80,000$.
Over $\$ 90,000$ but not over $\$ 100,000$
$. \$ 8,098$, plus $11.5 \%$
of excess
over $\$ 90,000$.
Over $\$ 100,000$ $\qquad$ $\$ 9,248$, plus $11.7 \%$
of excess over $\$ 100,000$.
5. Income derived from interest on federal
securities shall be included in taxable income. However, a taxpayer who has such income may credit
against his Iowa income tax computed as otherwise provided in this section, an amount equal to the amount of Iowa income tax which would be applicable to such income if it were the taxpayer's only taxable income, as computed under subsections one (1) through four (4) of this section.

Sec. 4. NEW SECTION. EXEMPTION-ALLOCATION.

1. No tax shall be imposed under this division on any individual taxpayer whose adjusted gross income is four thousand dollars or less, but if the payment of tax under this division would reduce the adjusted gross income to four thousand dollars or less, then the tax shall be reduced to that amount which would result in allowing the taxpayer to retain an adjusted gross income of four thousand dollars. This subsection does not apply to an estate or trust. For the purpose of this subsection, the entire adjusted gross income, including any part not allocated to Iowa, shall be taken into account. If the combined adjusted gross income of a husband and wife exceeds four thousand dollars, neither of them shall receive the benefit of this subsection, whether they file joint or separate returns. An unmarried child under twenty-one years of age who is a dependent of his parent or parents shall not receive the benefit of this subsection if the parent's adjusted gross income exceeds four thousand dollars or if the combined adjusted gross income of the parents exceeds four thousand dollars.
2. The Iowa income tax as determined under section three (3) of this Act is subject to an adjustment for income not allocable to Iowa, as follows:
a. In the case of a nonresident individual, estate, or trust, income derived from sources within this state is allocable to Iowa. Income is derived from sources within this state if it is derived from the ownership, sale, or exchange of property located within this state, if it is received for services performed within this state, or if it is derived from any business or occupation carried on within this state.
b. In the case of an individual, estate, or trust which was a resident for part of the taxable year, income is allocable to Iowa if it is received during the period of Iowa residency, or if it is received during the period of nonresidency and is derived from sources within this state.
c. In the case of a resident individual, estate, or trust, income is allocable to Iowa unless it is not derived from sources within this state, and an income tax has been imposed on it and paid to another state or territory of the United States, or the District of Columbia.
d. The taxpayer shall determine the percentage that income allocable to Iowa is of adjusted gross income.
e. The Iowa income tax as computed under section three (3) of this Act multiplied by the percentage determined in paragraph d of this subsection is the net payable Iowa income tax.

Sec. 5. NEW SECTION. RETURNS. Every individual who receives income allocable to Iowa during a taxable
year, and who is required to file a federal income tax return for that taxable year, shall complete, sign, and file an Iowa individual income tax return.

If an individual is unable to make his own return, the return shall be made by an agent, guardian, or other person charged with the care of the person or property of the indivdual.

Sec. 6. NEW SECTION. FIDUCIARY RETURNS. Every fiduciary shall complete, sign, and file an Iowa fiduciary income tax return for any individual, estate, or trust for which he acts, if the individual, estate, or trust receives income allocable to Iowa during a taxable year and is required to file a federal fiduciary tax return for that taxable year.

Sec. 7. NEW SECTION. FEDERAL RETURNS. Tr? director may require any individual or fiduciary required to file an Iowa individual or fiduciary income tax return for any taxable year, to also furnish a true copy of any federal income tax return filed for that taxable year. Every individual and fiduciary shall notify the director in writing of any modification of his taxable income upon which a computation of Iowa income tax has been based. A statement of the facts shall accompany this notice, which shall be filed within thirty days after the modification, at which time the taxpayer shall pay any additional Iowa income tax resulting from a change in taxable income, or shall be entitled to a refund of any excess Iowa income tax paid.

Sec. 8. $N E W S E C T I O N$. HUSBAND AND WIFE. If the federal income tax liability of husband or wife is determined on separate federal returns, their Iowa tax liabilities imposed by this division shall be separately determined.

If the federal income tax liability of husband and wife is determined on a joint federal return, their Iowa tax liability imposed by this division shall be determined on the basis of their joint federal tax liability.

Sec. 9. NEW SECTION. SIMPLIFIED RETURNS. The director shall provide a simplified return for reporting the Iowa income tax imposed on individuals by this division. In addition to the simplified individual income tax return, the director shall prescribe and supply forms for all necessary state income tax returns. State forms shall conform to federal income tax return forms, so far as practicable. Failure to receive or obtain a form does not relieve any taxpayer from the obligation to make a return and pay the tax imposed by this chapter. The individual income tax return form shall provide space for indicating the county and the school district of the taxpayer's residence, and his adjusted gross income and income allocable to

Iowa. A return which does not include this information is an incomplete return.

A taxpayer may show amounts on his Iowa income tax return in whole dollar amounts in the same manner as permitted under section six thousand one hundred two (6102) of the Internal Revenue Code, and the regulations issued under that section.

Sec. 10. NEW SECTION. PAYMENT-INTEREST PENALTY.
Net payable Iowa income tax due shall be paid in full at the time of filing the return. Iowa income tax returns and the net payable Iowa income tax shall be due and payable and shall become delinquent on or before the last day of the fourth month after the expiration of the taxable year. In case of sickness, absence, or other disability, or whenever good cause exists, the director may allow further time for filing returns.

When a taxpayer is permitted to file a late return, interest at the rate of six percent per annum on the total tax due, from the time when the return became delinquent, shall be added and paid.

Sec. 11. Section one hundred thirty-five D point twenty-two (135D.22), subsection one (1), Code 1973, is amended to read as follows:

1. Multiply the number of square feet of floor space each mobile home contains when parked and in use by ten cents, except that if the owner of a mobile home is sixty-five years of age or older and his [net income as defined in section 422.7] adjusted gross income as determined for federal income tax purposes, plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans, 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. In computing floor space of 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.

Sec. 12. Section one hundred thirty-five D point twenty-eight (135D.28), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

If the owner of a mobile home is sixty-five years of age or older and his [net income as defined in section 422.7] adjusted gross income as determined for federal income tax purposes, plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans, when included with that of his spouse is less than thirty-five hundred dollars per year, the owner may apply for the lower tax rate.

Sec. 13. Section four hundred point three (400.3),
unnumbered paragraph two (2), Code 1973, is amended to read as follows:

Such plan for group insurance may include insurance coverage for an employee's dependents. The term "dependent" shall have the same meaning as in section [422.12, subsection 3] one hundred fifty-two (152), Internal Revenue Code of 1954.

Sec. 14. Section four hundred twenty-two point sixteen (422.16), subsections eight (8), nine (9), and subsection eleven (11), paragraphs a and e, Code 1973, are amended to read as follows:
8. An employer or withholding agent shall be liable for the payment of the tax required to be deducted and withheld or the amount actually deducted, whichever is greater, under subsections 1 and 12 of this section; and any amount deducted and withheld as tax under subsections 1 and 12 of this section during any calendar year upon the wages of any employee, nonresident, or other person shall be allowed as a credit to the employee, nonresident, or other person against the tax imposed by [section 422.5] this division, irrespective of whether or not such tax has been, or will be, paid over by the employer or withholding agent to the department as provided by this chapter.
9. The amount of any overpayment of the individual income tax liability of the employee taxpayer, nonresident, or other person which may result from the withholding and payment of withheld tax by the employer or withholding agent to the department under subsections 1 and 12 hereof, as compared to the individual income tax liability of the employee taxpayer, nonresident, or other person properly and correctly determined under the provisions of [section 422.4, to and including section 422.25] this division, may be credited against any income tax or installment thereof then due the state of Iowa and any balance of one dollar or more shall be refunded to the employee taxpayer, nonresident or other person with interest at six percent per annum, such interest to begin to accrue forty-five days after the date the return was due to be filed or was filed, whichever is the later date. Amounts less than one dollar shall be refunded to the taxpayer, nonresident, or other person only upon written application, in accordance with section 422.74, only if such application is filed within twelve months after the due date of the return. Refunds in the amount of one dollar or more provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comptroller at the direction of the director, or an authorized employee of the department, and the taxpayer's return of income shall constitute a claim for refund for this purpose, except in respect to amounts of less than one dollar.

There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this subsection.
11. a. Every person or married couple filing a joint return shall make a declaration of estimated tax if his or their Iowa income tax attributable to income other than wages subject to withholding can reasonably be expected to amount to fifty dollars or more for the taxable year, except that, in the cases of farmers and fishermen, the exceptions provided in the Internal Revenue Code [of 1954] with respect to such declarations shall apply. The declaration [provided for herein] shall be filed [on or before the last day of the fourth month of the taxpayer's tax year for which such declaration is filed] at the same time as the Iowa income tax return for the same taxable year, in such form as the director may require by regulations. The estimated tax shall be paid in quarterly installments. The first installment shall be paid at the time of filing the declaration. The other installments shall be paid [on or before June 30, September 30, and January 31] at the same time as installments are required to be paid under the Internal Revenue Code. However, at the election of the person or married couple filing jointly, any installment of the estimated tax may be paid prior to the date prescribed for its payment. Whenever a person or married couple filing a joint return have reason to believe that his or their Iowa income tax may increase or decrease, either for purposes of meeting the requirement to file a declaration of estimated tax or for the purpose of increasing or decreasing such declaration, an amended estimate shall be filed by him or them to reflect such increase or decrease in estimated Iowa income tax.
e. Any amount of tax paid on a declaration of estimated tax shall be a credit against the amount of tax found payable on a final, completed return, as provided in subsection 9 hereof, relating to the credit for the tax withheld against the tax found payable on a return properly and correctly prepared under the provisions of [section 422.5 , to and incuding section 422.25] this division, and any overpayment of one dollar or more shall be refunded to the taxpayer and such return shall constitute a claim for refund for this purpose. Amounts less than one dollar shall be refunded to the taxpayer only upon written application in accordance with section 422.74, but only if such application is filed within twelve months after the due date for the return. The civil penalties provided by the Internal Revenue Code [of 1954] for failure to file a declaration or for underpayment of the tax payable shall apply to persons

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required to file declarations and make payments of estimated tax under the provisions of this section. Underpayment of estimated tax shall be determined in the same manner as provided under the provisions of the Internal Revenue Code [of 1954] and the exceptions therein provided shall also apply.

Sec. 15. Section four hundred twenty-two point thirty-two (422.32), unnumbered paragraph two (2), Code 1973, is amended to read as follows:
[The] Except as otherwise provided in this section, the words, terms, and phrases defined in [subsections 1 , and 3 to 10 , section 422.4,] division II, when used in this division, shall have the meanings ascribed to them in [said] section two (2) of this Act [except where] unless the context clearly indicates a different meaning.

Sec. 16. Section four hundred twenty-two point thirty-eight (422.38), Code 1973, is amended to read as follows:
422.38 STATUTES GOVERNING CORPORATIONS. All the provisions of sections 422.15 to 422.22 , inclusive, of division II, and section ten (10) of this Act, insofar as the same are applicable, shall apply to corporations taxable under this division.

Sec. 17. Section four hundred twenty-two point forty-two (422.42), subsection thirteen (13), Code 1973, is amended to read as follows:
13. "Services" means all acts or services rendered, furnished, or performed, other than services performed on tangible personal property delivered into interstate commerce, or services used in processing of tangible personal property for use in taxable retail sales or services, for an "employer" as defined in section [422.4, subsection 15] two (2) of this Act, for a valuable consideration by any person engaged in any business or occupation specifically enumerated in this division. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.

Sec. 18. Section four hundred twenty-five point one (425.1), subsection five (5), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

In lieu of the homestead tax credit allowed pursuant to subsections 1 through 4 of this section, if the owner, as defined in this chapter, is over sixty-five years of age, or is totally disabled, and provided that his [Iowa net income, as defined in section 422.7] adjusted gross income, as determined for federal income tax purposes, plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans, when included with that of the spouse, brother, sister, son, daughter, if any, living with the claimant, is less than four thousand dollars
for the last twelve-month income tax accounting period, there shall be credited by the county auditor on such owner's eligible homestead, an amount equal to one hundred twenty-five dollars, except that the credit shall not exceed the amount of the property taxes levied and collectible on the homestead for that year.

Sec. 19. Section four hundred forty-two point fifteen (442.15), subsection one (1), paragraph c, Code 1973, is amended to read as follows:
c. Divide the total amount of state individual income tax determined into the excess amount needed. The quotient is the school district income surtax rate which shall be imposed on the state individual income tax for the calendar year during which the school year begins, or for a taxpayer's fiscal year ending during that calendar year but after the date of the election approving the budget, and for subsequent years as provided in subsections 2 and 3 of this section, and shall be imposed on all individuals residing in the school district on December 31 of each calendar year, or on the last day of their fiscal year. As used in this section, "state individual tax" means the tax computed under [section 422.5, less the deductions allowed in section 422.12] sections one (1) through (10) of this Act.

Sec. 20. Section four hundred forty-two point seventeen (422.17), Code 1973, is amended to read as follows:
442.17 FORM AND TIME OF RETURN. The school district income surtax shall be made a part of the Iowa individual income tax return subject to the conditions and restrictions set forth in section [442.21] ten (10) of this Act.

Sec. 21. Section four hundred fifty point four (450.4), subsection five (5), Code 1973, is amended to read as follows:
5. On the value of that portion of installment payments which will be includable [as net income as defined in section 422.7 as] in adjusted gross income as determined for federal income tax purposes, received by a beneficiary under an annuity which was purchased under an employees pension or retirement plan.

Sec. 22. Section four hundred fifty-one point one (451.1), subsection eight (8), Code 1973, is amended to read as follows:
8. The term "Internal Revenue Code of 1954" shall have the same meaning as [ascribed to it] "Internal Revenue Code", as defined in section [422.4] two (2), subsection ten (10), of this Act.
Sec. 23. Section four hundred twenty-two point twenty-one (422.21), Code 1973, is repealed.

Stanley of Muscatine rose on a point of order that amendment $\mathrm{H}-741$ was not germane.

The Speaker ruled the point well taken.
Rapp of Black Hawk moved that the rules be suspended for the consideration of amendment $\mathrm{H}-741$.

Roll call was requested by Rapp of Black Hawk and Small of Johnson.

On the question "Shall the rules be suspended for the consideration of amendment H-741?"

The ayes were, 45:

| Avenson | Egenes | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Fitzgerald | Jordan | Norpel |
| Brunow | Griffee | Krause | O'Halloran |
| Byerly | Hargrave | McCormick | Patchett |
| Caffrey | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A. V. | Rapp |
| Clark, J. W. | Higgins | Miller, K. D. | Rinas |
| Cochran | Horn | Miller, R. G. | Small |
| Connors | Howell | Monroe | Wells |
| Crawford | Husak | Newhard | Wods |
| Cusack | Hutchins | Nielsen | Wyckoff |
| Doyle |  |  |  |
| The nays were, | 49: |  |  |
| Anderson | Edelen |  |  |
| Bennett | Ewing | Knoke | Readinger |
| Bittle | Ferguson | Kreamer | Roorda |
| Bortell | Fispher, H. O. | Lipsky | Schroeder |
| Branstad | Fisher, C. R. | Logue | Stanley |
| Brockett | Fullerton | McElroy | Stephens |
| Butler | Grassley | Mendenhall | Stromer |
| Clark, J. H. | Hansen | Menke | Tofthman |
| Crabb | Harvey | Millen | Welden |
| Daggett | Hill | Oakley | West |
| Danker | Holden | Pellett | Wulff |
| Den Herder | Junker | Peterson | Mr. Speaker |
| Dunlap |  |  |  |
| Absent or not voting, 6: |  |  |  |
| De Jong | Dunton | Kiser |  |
| Drake | Freeman |  | Mennenga |

The motion lost.
Egenes of Story offered the following amendment H-727 filed by her:

## H-727

1
2 follows:
3 1. Page 2, by inserting before line 1 the follow-
4 ing:
5 Section 1. Section four hundred twenty-two point
five (422.5), subsection seven (7), Code 1973, is amended to read as follows:
7. On [all taxable income over nine] the tenth through the twenty-fifth thousand dollars of taxable income, or any part thereof, seven percent.

Sec. 2. Section four hundred twenty-two point five (422.5), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTIONS.
8. On the twenty-sixth through the fiftieth thousand dollars of taxable income, or any part thereof, eight percent.
9. On the fifty-first through the seventy-fifth thousand dollars of taxable income, or any part thereof, nine percent.
10. On all taxable income over seventy-five thousand dollars, ten percent.
2. By renumbering the sections to conform with this amendment.
Stanley of Muscatine rose on a point of order that amendment H--727 was not germane.

The Speaker ruled the point well taken.
Rapp of Black Hawk moved that the rules be suspended for the consideration of amendment H-727.

Roll call was requested by Small of Johnson and Rapp of Black Hawk.

On the question "Shall the rules be suspended for the consideration of amendment H-727 ?"

The ayes were, 45:

| Avenson | Egenes | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Brinck | Fitzgerald | Jordan <br> Brunow | Griffee |


| Menke | Readinger |
| :--- | :--- |
| Oakley | Roorda |
| Pellett | Stanley |
| Peterson | Stephens |

Absent or not voting, 9:

| Drake | Kiser | Mennenga | Schroeder |
| :--- | :--- | :--- | :--- |
| Dunton | Lipsky | Millen | Stromer |

Fischer, H. 0.
Lipsky
The motion lost.
Egenes of Story offered the following amendment H-728 filed by her:
$\mathrm{H}-728$

1
2

Amend Senate File 234, as passed by the Senate, as

## follows:

1. Page 2, by inserting before line 1 the following:

Section 1. Section four hundred twenty-two point five (422.5), subsection seven (7), Code 1973, is amended to read as follows:
7. On [all taxable income over nine] the tenth through the twentieth thousand dollars of taxable income, or any part thereof, seven percent.

Sec. 2. Section four hundred twenty-two point five (422.5), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTIONS.
8. On the twenty-first through the fortieth thousand dollars of taxable income, or any part thereof, eight percent.
9. On the forty-first through the sixtieth thousand dollars of taxable income, or any part thereof, nine percent.
10. On the sixty-first through the eightieth thousand dollars of taxable income, or any part thereof, ten percent.
11. On the eighty-first through the one hundredth thousand dollars of taxable income, or any part thereof, eleven percent.
12. On all taxable income over one hundred thousand dollars, twelve percent.
2. By renumbering the sections to conform with this amendment.

Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Small of Johnson moved that the rules be suspended for the consideration of amendment $\mathrm{H}-728$.

Roll call was requested by Small of Johnson and Rapp of Black Hawk.

On the question "Shall the rules be suspended for the consideration of amendment H-728?"

The ayes were, 44:

| Avenson | Egenes | Jesse | Norland |
| :---: | :---: | :---: | :---: |
| Brunow | Fitzgerald | Jordan | Norpel |
| Byerly | Griffee | Krause | O'Halloran |
| Caffrey | Hargrave | McCormick | Patchett |
| Carr | Harper | Middleswart | Poncy |
| Clark, J. W. | Hennessey | Miller, A. V. | Rapp |
| Cochran | Higgins | Miller, K. D. | Rinas |
| Connors | Horn | Miller, R. G. | Small |
| Crawford | Howell | Monroe | Wells |
| Cusack | Husak | Newhard | Woods |
| Doyle | Hutchins | Nielsen | Wyckoff |
| The nays were, 50 : |  |  |  |
| Anderson | Den Herder | Holden | Peterson |
| Bennett | Dunlap | Junker | Readinger |
| Bittle | Edelen | Knoke | Roorda |
| Bortell | Ewing | Kreamer | Stanley |
| Branstad | Ferguson | Lippold | Stephens |
| Brinck | Fischer, H. 0. | Lipsky | Stromer |
| Brockett | Fisher, C. R. | Logue | Strothman |
| Butler | Freeman | McElroy | Tofte |
| Clark, J. H. | Fullerton | Mendenhall | Welden |
| Crabb | Grassley | Menke | West |
| Daggett | Hansen | Oakley | Wulff |
| Danker | Harvey | Pellett | Mr. Speaker |
| De Jong | Hill |  | Mr. Spaker |
| Absent or not voting, 6: |  |  |  |
| Drake | Kiser | Millen | Schroeder |
| Dunton | Mennenga |  |  |

The motion lost.

## Egenes of Story offered the following amendment H-729 filed

 by her:H—729

1

Amend Senate File 234, as passed by the Senate, as follows:

1. Page 2, by inserting before line 1 the following:

Section 1. Section four hundred twenty-two point five (422.5), subsection seven (7), Code 1973, is amended to read as follows:
7. On [all taxable income over the nine] the tenth through the fifteenth thousand dollars of taxable income, or any part thereof, seven percent.

Sec. 2. Section four hundred twenty-two point five (422.5), Code 1973, is amended by adding the following new subsections:

NEW SUBSECTIONS.
8. On the fifteenth through the thirtieth thousand dollars of taxable income, or any part thereof, eight percent.
9. On the thirty-first through the forty-fifth thousand dollars of taxable income, or any part thereof, nine percent.
10. On the forty-sixth through the sixtieth thousand dollars of taxable income, or any part thereof, ten percent.
11. On the sixty-first through the seventy-fifth thousand dollars of taxable income, or any part thereof, eleven percent.
12. On all taxable income over seventy-five thousand dollars, twelve percent.
2. By renumbering the sections to conform with this amendment.

Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Small of Johnson moved that the rules be suspended for the consideration of amendment H-729.

Roll call was requested by Small of Johnson and Cusack of Scott.

Rule 68 was invoked.
On the question "Shall the rules be suspended for the consideration of amendment H-729?"

The ayes were, 44:

| Avenson | Egenes | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Brunow | Fitzgerald | Jordan | Norpel |
| Byerly | Griffee | Krause | O’Halloran |
| Caffrey | Hargrave | McCormick | Patchett |
| Carr | Harper | Middleswart | Poncy |
| Clark, J. W. | Hennessey | Miller, A. V. | Rapp |
| Cochran | Higgins | Miller, K. D. | Rinas |
| Connors | Horn | Miller, R. G. | Small |
| Crawford | Howell | Monroe | Wells |
| Cusack | Husak | Newhard | Woods |
| Doyle | Hutchins | Nielsen | Wyckoff |
| The nays were, | 50: |  |  |
| Anderson | Dunlap |  |  |
| Bennett | Edelen | Junker | Readinger |
| Bittle | Ewing | Knoke | Roorda |
| Bortell | Ferguson | Kreamer | Schroeder |
| Branstad | Fischer, H. O. | Lippold | Stanley |
| Brinck | Fisher, C. R. | Logue | Stephens |
| Brockett | Freeman | McElroy | Stromer |
| Butler | Fullerton | Mendenhall | Strothman |
| Clark, J. H. | Grassley | Mofte |  |
| Crabb | Hansen | Oakley | Welden |
| Daggett | Harvey | Pellett | West |
| DeJong | Hill | Peterson | Wulff |
| Den | Mr. Speaker |  |  |
|  | Holden |  |  |

Absent or not voting, 6:

| Danker | Dunton | Mennenga |
| :--- | :--- | :--- |
| Drake | Kiser |  |

The motion lost.
Norland of Worth offered the following amendment $\mathrm{H}-743$ filed by him:
$\mathrm{H}-743$
1 Amend Senate File 234, as passed by the Senate, as 2 follows:
1. Page 2 , by inserting after line 23 the follow-
ing section:
Sec. ..... Section four hundred twenty-two point
nine (422.9), subsection one (1), Code 1973, is amended
to read as follows:
1. An optional standard deduction of [five] twelve
percent of the net income after deduction of federal
income tax, not to exceed [two] seven hundred fifty
dollars for a single person or a married person who
files separately, or one thousand five hundred dollars
for a husband and wife who file a joint return.
2. By renumbering sections and correcting internal
references in accordance with this amendment.

Norland of Worth asked for unanimous consent to withdraw amendment $\mathrm{H}-743$.

Objection was raised.
Norland of Worth moved that amendment H-743 be withdrawn.

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

On the question "Shall the bill pass?" (S.F. 234)
The ayes were, 96:

| Anderson | Clark, J. W. |
| :--- | :--- |
| Avenson | Cochran |
| Bennett | Connors |
| Bittle | Crabi |
| Bortell | Crawford |
| Branstad | Cusack |
| Brinck | Daggett |
| Brockett | Danker |
| Brunow | De Jong |
| Butler | Den Herder |
| Byerly | Doyle |
| Caffrey | Dunlap |
| Carr | Edelen |
| Clark, J. H. | Egenes |


| Ewing <br> Ferguson | Higgins <br> Fischer, H. C. |
| :--- | :--- |
| Hill |  |
| Fisher, C. R. | Holden <br> Horn <br> Fitzgerald |
| Freeman | Howell |
| Fullerton | Husak |
| Grassley | Hutchins |
| Giffee | Jesse |
| Hansen | Jordan |
| Hargrave | Junker |
| Harper | Knoke |
| Harvey | Krause |
| Hennessey | Kreamer |
| Lippold |  |


| Lipsky | Miller, R. G. | Peterson | Stromer |
| :--- | :--- | :--- | :--- |
| Logue | Monroe | Poncy | Strothman |
| McCormick | Newhard | Rapp | Tofte |
| McElroy | Nielsen | Readinger | Welden |
| Mendenhall | Norland | Rinas | Wells |
| Menke | Norpel | Roorda | West |
| Middleswart | Oakley | Schroeder | Woods |
| Millen | O'Halloran | Small | Wulff |
| Miller, A. V. | Patchett | Stanley | Wyckoff |
| Miller, K. D. | Pellett | Stephens | Mr. Speaker |

The nays were, none.
Absent or not voting, 4:
Drake Dunton
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION FROM THE IOWA INTERSTATE COOPERATION COMMISSION

There is on file in the office of the Speaker the Report of the Iowa Interstate Cooperation Commission submitted to the members of the Sixty-fifth General Assembly pursuant to Section 28B.4, 1973 Code of Iowa.

HOUSE CONCURRENT RESOLUTION 63

By Hargrave, Crawford, Monroe, Edelen, Brunow, Hansen, Miller of Calhoun, Logue, Newhard, Avenson, Grassley, Rinas, Rapp, Butler, Brinck, Wells, Stephens, West, Daggett, Higgins, Doyle, McCormick, Knoke, Readinger, Stanley, Clark of Lee, Dunlap, Ewing, McElroy and Hill

Whereas, the House of Representatives and the Senate have both considered it necessary to appropriate funds for the Iowa Civil Rights Commission for only the first year of the coming biennium; and

Whereas, the state has by establishing the Civil Rights Commission and subsequently broadening its duties committed itself to a role in protecting the constitutional and civil rights of all residents of the state; and

Whereas, the nature of this role is subject to change in accordance with changing circumstances in our society, and it is therefore desirable for the General Assembly to review the purpose, orientation and method of procedue of the Civil Rights Commission; Now Therefore

Be It Resolved by the House of Representatives the Senate Concurring, that the Legislative Council be urged to establish a committee composed of legislators and such nonlegislative members as the Council deems appropriate to study the present statutory duties of the Commission, and what changes, if any, should be made in these duties and the procedures by which these duties are discharged and to determine whether the Commission's staff and funding are sufficient, excessive or deficient to enable the Commission to properly perform the duties and meet the responsibilities assigned by law; and

Be It Further Resolved, that the committee be directed to report its conclusions and recommendations, if any, to the Legislative Council and the second session of the Sixty-fifth General Assembly not later than December 15, 1973.

Laid over under Rule 25.

## REPORT OF HOUSE APPROPRIATIONS COMMITTEE

(House File 790)<br>Department of Social Services<br>Iowa Soldier's Home, Marshalltown

The committee recommendation is for a budget of $\$ 3,352,400$ for 1973-74 and $\$ 3,456,400$ for 1974-75. This budget includes a state appropriation of $\$ 3,317,400$ for 1973-74 and $\$ 3,421,400$ for 1974-75 and also includes an inter-fund transfer (maintenance recovery) of $\$ 35,000$ for $1973-74$ and $\$ 35,000$ for 1974-75.

From this budget total, $\$ 2,698,500$ for 1973-74 and $\$ 2,792,300$ for 1974-75 is budgeted for salaries and wages. This is intended to fund 334 permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, other supplies and expense, food, housing and sustenance supplies, clothing and shoes, agricultural supplies, drugs and biologicals, equipment and operating expense, telephone and telegraph, utilities, equipment, office equipment, contractual services, repairs and alterations, and assistance, are budgeted at $\$ 653,900$ for 1973-74 and $\$ 664,100$ for 1974-75.

The committee's recommendations for support and maintenance expenses are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 586, a bill for an act making an appropriation from the general fund of the State of Iowa to the department of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-747

1

## follows:

1. Page 2, line 23, by inserting after the word "in" the words "secondary schools in".
2. Page 2, lines 26 and 27 , by striking the words "and chapter two hundred eighty A (280A)".
3. Page 3, by striking all of lines 1,2 , and 3.
4. Page 5, by inserting after line 10 the follow-
ing new section:

10 "Sec. ..... Section two hundred fifty-eight point 11 fourteen (258.14), subsection two (2), Code 1973, is amended to read as follows:

The board for vocational education is authorized to award grants from the vocational youth organization fund to [any vocational organization which is an integral part of the instructional program in occupational vocational areas which includes, but is not limited to, agriculture, business and office occupations, distributive, education, home economics, and trade and industrial education] the following organizations: distributive education clubs of America, future farmers of America, future homemakers of America, office education clubs of America, and vocational industrial clubs of America. No moneys shall be used for salaries and travel of state or local advisors of vocational education organizations. No vocational organization shall receive more than one-fifth of the moneys appropriated to the vocational youth organization fund in any year."
5. Page 5, by striking lines 11 through 17 (comprising new Section 4).

GRASSLEY of Butler, Chairman

## COMMUNICATION FROM THE SECRETARY OF STATE

June 11, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that Senate File 108 was published in The TelegraphHerald, Dubuque, Iowa, June 1, 1973, and in the Ankeny Press-Citizen, Ankeny, Iowa, May 31, 1973.

I further certify that Senate File 253 was published in The Des Moines Register, Des Moines, Iowa, May 25, 1973, and in the Lee Town News, Des Moines, Iowa, May 31, 1973.

I further certify that Senate File 448 was published in the Council Bluffs Nonpareil, Council Bluffs, Iowa, May 25, 1973, and in The Des Moines Register, Des Moines, Iowa, May 24, 1973.

I further certify that House Joint Resolution 19 was published in the Times-Democrat, Davenport, Iowa, May 28, 1973, and in The Allison Tribune, Allison, Iowa, May 30, 1973.

I further certify that House File 743 was published in The Greene Recorder, Greene, Iowa, May 30, 1973, and in the Hampton Chronicle, Hampton, Iowa, May 31, 1973.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bill respectfully reports that it has examined and finds correctly enrolled: House Files 28, 148, 189, $193,219,229,270,315,375,503,549,647,683,687,717,721,737,748,750,751$, $755,763,765$, Senate Files 495, 525, 532, 533, 534, 535, 541, 553, 558, 559, 560, 561, 562, and Senate Concurrent Resolution 12.

CHARLES F. STROTHMAN<br>Chairman, House Committee<br>DALE L. TIEDEN<br>Chairman, Senate Committee

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 28, 148, 189, 193, 219, 229, 270, 315, 375, 503, 549, 647, 683, 687, 717, 721, 737, 748, 750, 751, 755, 763, 765, Senate Files 495, 525, 532, 533, 534, 535, 541, 553, 558, 559, 560, 561, 562 and Senate Concurrent Resolution 12.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, 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 June, 1973, sent to the Governor for his approval: House Files 28, 148, 189, 193, 219, 229, 270, 315, 375, 503, 549, $647,683,687,717,721,737,748,750,751,755,763$, and 765.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## AMENDMENTS FILED

## H-744

1 Amend House File 337, page 1, by inserting after
2 line 18 the following new paragraph:
3 "This section shall not apply to a faculty
4 member who teaches creative writing or a closely
5 related field."
KRAUSE of Palo Alto
H—737
1 Amend House File 789 as follows:
2 1. Page 17, by inserting after line 11 the fol3 lowing new section and renumbering the remaining
4 section:

Sec. ..... There is appropriated from the general fund of the state to the department of social services for state supplementary assistance to the blind pursuant to section three (3) of this Act for the six months beginning January 1, 1974 and ending June 30,1974 the sum of one hundred fifteen thousand ( 115,000 ) dollars, and for the fiscal year beginning July 1, 1974 and ending June 30, 1975 the sum of two hundred thirty-five thousand $(235,000)$ dollars.
2. Amend the title, page 1 , line 6 , by striking the word "and".
3. Amend the title, page 1 , line 6 , by inserting after the word "violations" the words ", and making an appropriation".

DEN HERDER of Sioux
738

## Amend House File 789 as follows:

1. Page 8 , by striking lines 23 through 35 , and on page 9 lines 1 through 18.
2. Page 9 , by striking lines 22 through 35 and line 1 on page 10 and by inserting in lieu thereof the following:
"The county board shall be vested with the authority to direct in the county [old age assistance, aid to blind,] aid to dependent children and emergency relief with only such powers and duties as are prescribed in the laws relating thereto."

WELDEN of Hardin
$\mathrm{H}-740$
Amend House File 789, page 7, by striking lines
21 and 22 and inserting in lieu thereof the following:
4. Any person may institute a civil action for damages under chapter twenty-five $A$ (25A) of the Code or to restrain the dissemination of his confidential records in violation of this section, and any person, agency or governmental body proven to have disseminated or to have requested and received confidential records in violation of this section shall be liable for actual damages and exemplary damages for each violation and shall be liable for court costs, expenses, and reasonable attorneys' fees incurred by the party bringing the action. In no case shall the award for damages be less than one hundred dollars.
5. Any person who willfully requests, obtains, or seeks to obtain confidential records under false pretenses, or who willfully communicates or seeks to communicate confidential records to any agency or person except in accordance with this section, or any person who willfully falsifies confidential records or any records relating thereto, shall, upon conviction, for each such offense be punished by a fine of not more than one thousand dollars or by imprisonment in the state penitentiary for not more than two years, or by both fine and imprisonment. Any person who knowingly,

| 26 | but without criminal purposes, communicates or seeks |
| :--- | :--- |
| 27 | to communicate confidential records except in accordance |
| 28 | with this section shall for each such offense be fined |
| 29 | not more than one hundred dollars or be imprisoned not |
| 30 | more than ten days. |
| 31 | 6. Any reasonable grounds that a public employee |
| 32 | has violated any provision of this section shall be |
| 33 | grounds for immediate removal from access of any kind |
| 34 | to confidential records or suspension from duty without |
| 35 | pay. |

SMALL of Johnson HILL of Polk

H-739
1 Amend House File 789 as follows:
2 1. Page 6, by striking all of lines 9 through 13.
3 2. By striking all of Sec. 14 from pages 6 and 7.
STANLEY of Muscatine
H-742
1 Amend House File 789 as follows:
2 1. Page 6, by striking lines 14 through 23 , and by renumbering subsequent sections.
2. Page 16, line 17, by striking all after the period following the figure " 28 " and all of lines 18 and 19.

WELDEN of Hardin

H-748
1 Amend House File 789 as follows:
2 1. Page 6, by striking all of lines 1 through 8.
3 2. By renumbering the subsequent sections.

## OAKLEY of Clinton

## H—746

1 Amend the Stanley, et al., amendment, H-722, to 2 Senate File 571, as amended and passed by the Senate insufficient to finance the tax oredit provided for

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by this Act.
    [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.]
    3. Sheep and swine over nine months of age shall
be subject to taxation only to the extent that appro-
priations by the general assembly are insufficient
to finance the tax credit provided for by this Act.
    3. Line 32, by striking the word "not".
    4. Line 34, by inserting after the word "tax"
the words "only to the extent that appropriations
by the general assembly are insufficient to finance
the tax credit provided for in this Act".
    5. Line 37, by inserting after the figure " 1973"
the words "and each January first thereafter".
    6. Line 40, by inserting after the figure "1973"
the words "and each January first thereafter".
    7. Line 41, by inserting after the figure "1974"
the words "and January fifteenth of each year there-
after".
    8. Line 45, by inserting after the figure "1973"
the words "and each January first thereafter".
    9. Line 49, by inserting after the figure "1973"
the words "and each January first thereafter".
    10. Line 52, by inserting after the figure "1974"
the words "and January fifteenth of each year there-
after".
    11. Line 58, by inserting after the figure " 1973"
the words "and each January first thereafter".
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WELDEN of Hardin
H—745

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Amend Senate File 571 as follows:
    1. Page 2, line 6, by inserting after the
figure "(3)" the words "and section four hundred
twenty-eight point seventeen (428.17).
    2. Page 2, line 9, by inserting after the word
"livestock" the words "and all stocks of merchandise".
    3. Page 2, line 13, by inserting after the word
"livestock" the words "and stocks of merchandise".
    4. Page 2, line 18, by inserting before the
word "assessed" the words "and stocks of merchandise".
    5. Page 2, line 28, by inserting after the
word "livestock" the words "and stocks of merchandise".
    6. Amend the title, page 1, line 1, by inserting
after the word "livestock" the words "and stocks of
merchandise".
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HARVEY of Scott
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Tuesday, June 12, 1973.

## JOURNAL OF THE HOUSE

One Hundred Fifty-sixth Calendar Day-One Hundred Third Session Day

> Hall of the House of Representatives
> Des Moines, Iowa, Tuesday, June 12, 1973

The House met pursuant to adjournment, Speaker pro tempore Kreamer in the chair.

Prayer was offered by the Reverend Leroy E. Bauman, pastor of the United Methodist Church, Waterloo, Iowa.

The Journal of Monday, June 11, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Warne Ramsey, Bettendorf, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Rapp of Black Hawk on request of Wulff of Black Hawk; Woods of Polk on request of Bennett of Ida.

## SPECIAL PRESENTATION

Speaker Varley presented to the House Miss Barbara Noe of Grinnell, Iowa, elected Governor of Girls State by the three hundred four girls attending their annual meeting at the University of Northern Iowa. Girls State is sponsored by the Women's Auxiliary of the American Legion.

Miss Noe addressed the House briefly.

## PRESENTATION OF VISITORS

Lipsky of Linn presented to the House the Honorable Frances Gaylord, a member of the Indiana House of Representatives, who was visiting in the House chamber.

Fischer of Grundy presented to the House the Honorable Wayne Shaw, former member of the House during the Fiftyeighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies, representing Floyd County.

The Speaker announced that the following visitors were present in the House chamber:

Sixteen members of the Lamoille Top Notchers 4-H Club, accompanied by Mrs. Ray Goecke, Mrs. John Hauser and Mrs. Ken Hickman. By West of Marshall.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 586, under Rule 35.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 8, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:
Senate File 196, a bill for an act relating to state libraries and providing for penalties.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 588, a bill for an act making an appropriation to the state conservation commission.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 594, a bill for an act making an appropriation to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 595, a bill for an act making an appropriation to the department of public instruction for the use of the school budget review committee.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 596, a bill for an act making an appropriation to the state advisory council for vocational education.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 597, a bill for an act making an appropriation to the department of general services for the educational radio and television facility board.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 598, a bill for an act to establish a statewide medical education system for training resident physicians in family practice and providing an appropriation.

RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 588, a bill for an act making an appropriation to the state conservation commission to carry out certain designated programs.

Read first time and referred to committee on appropriations.
Senate File 594, a bill for an act to appropriate funds from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities services.

Read first time and referred to committee on appropriations.
Senate File 595, a bill for an act making an appropriation from the general fund of the state to the department of public instruction for the use of the school budget review committee.

Read first time and referred to committee on appropriations.
Senate File 596, a bill for an act appropriating funds to the state advisory council for vocational education.

Read first time and referred to committee on appropriations.
Senate File 597, a bill for an act to appropriate funds from the general fund of the state to the department of general services for the educational radio and television facility board for the purchase of equipment.

Read first time and referred to committee on appropriations.
Senate File 598, a bill for an act to establish a statewide medical education system for the purpose of training resident physicians in family practice and to provide an appropriation. .

Read first time and referred to committee on appropriations.

## EXPLANATION OF VOTE

I was in my home district Monday, June 11, 1973, attending to business. Had I been present, I would have voted "aye" on the following bills: Senate Files 245, 234, House Files 790, 791, 337, 726, 674, 529, 425, 569, 215, 414 and 325.

DUNTON of Keokuk

## HOUSE RESOLUTION 11

By Byerly and Nielsen
Whereas, it appears that more individual voting could be obtained if members of the House of Representatives were unable to see the votes of
their fellow members on the voting machine panel; and
Whereas, it appears that debate in the House of Representatives would become more important and the noise level in the House chamber would be reduced if members of the House of Representatives were unable to see the votes of their fellow members on the voting machine panel; and

Whereas, it appears that attendance of House members during debate would be increased if the members of the House were unable to ascertain the votes of their fellow colleagues in the House; Now Therefore,

Be It Resolved by the House of Representatives, That the Chief Clerk of the House of Representatives is instructed to install a curtain of opaque material which will cover the voting machine panel on all record and nonrecord roll call votes and be opened only after the vote has been announced by the Speaker.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 64 By Small (Gluba)

Whereas, cable television is at present not adequately regulated by Iowa laws; and

Whereas, the potential effect of cable television upon local governments and the people of lowa has not been carefully studied and considered and because the potential effect of cable television on existing business entities, its use by schools and law enforcement agencies, and other uses must be considered when granting a cable television franchise; and

Whereas, numerous cities and towns are presently considering granting franchises for cable television without adequate study and are without the benefit of state guidelines relating to the uses of cable television, the legal implications involved in the length of franchise granted, the adequacy of tax revenues, conflicts of interest, and the possible development of monopolies; and

Whereas, it is necessary that guidelines be established for local governments in order that the total concept, potential and impact of cable television may be adequately considered in light of other communications systems and in order that local governments may negotiate cable television franchises which are in the best interests of the public; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council is authorized to create a study committee composed of members of the two houses of the General Assembly representing the two political parties and such citizen members as may be deemed desirable, to study the total concept of cable television; and

Be It Further Resolved, That, in making the study, the committee consider factors such as the length of franchises, tax revenues, concessions in negotiating franchises, their effect on existing businesses including the possible development of monopolies, local applications of cable television, conflicts of interest, uses by schools, law enforcement agencies, and other agencies, state regulation to prevent the invasion of privacy, and any other considerations deemed advisable; and

Be It Further Resolved, That the study committee make periodic reports to the legislative council and submit a final report which shall contain recommendations for suggested guidelines for use by local governments in granting franchises, including necessary bill drafts to implement its recom-
mendations, to the legislative council. Copies of the report approved by the legislative council shall be submitted to the General Assembly meeting i the year 1974.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 65 <br> By Freeman and Crabb

Whereas, it is in the public interest of the state of Iowa that a continuous effort be made to provide the people of this state with an effective and efficient government to meet their needs; and

Whereas, the services of the state should be rendered at the minimum possible cost and inconvenience to the citizens of this state; and

Whereas, state government should provide a competent mechanism through which local governments can become involved in policy formulation and execution at the state level; and

Whereas, the division of the state into regions for administrative purposes is an appropriate mechanism for maintaining coordinated state and local governmental activities if the proposed regions are created with regard to appropriate criteria acceptable to the public; and

Whereas, the present regional concept for the state of Iowa which was established by executive order in 1968 has not proven successful because the regions were created using inappropriate criteria and, as a result, citizens are dissatisfied with the designated regions; Now Therefore,

Be It Resolved by the House of Representatives, the Semate Concurring, That the Legislative Council is authorized to create a study committee to study the division of the state into regions for administrative purposes and recommend what criteria should be used as a basis for designating the regions, which committee shall include members of the appropriate standing committees of the House of Representatives and the Senate; and

Be It Further Resolved, That the study committee shall make periodic reports to the Legislative Council during the 1973-74 interim period and submit a final report which shall include necessary bill drafts to implement its recommendations to the Legislative Council and the General Assembly.

Laid over under Rule 25.

## SENATE AMENDMENTS CONSIDERED

## HOUSE REFUSES TO CONCUR

(House File 656)
Wyckoff of Benton called up for consideration House File 656, a bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty, amended by the Senate as follows:
1 Amend House File 656 as amended, passed and reprinted by 2 the House as follows:

1. Page 2A, line 9, by striking the words "August 5, 1964" and inserting in lieu thereof the words "July 1, 1958".
2. Page 2A, by striking lines 18 through 35, inclusive.
3. Page 2B, line 36, by striking the words "event it shall be computed as a full month.", and inserting in lieu thereof the following:
"compensation fund twenty-five dollars, if he earned either a Vietnam service medal or an armed forces expeditionary medal-Vietnam, or can otherwise establish service in Vietnam during that period, for each month that such person was in active service, all prior to July 1, 1973, not to exceed a total sum of five hundred dollars, however, a person who was a prisoner of war shall not be subject to the five hundred dollar limitation but shall be subject to a one thousand dollar limitation.

Every person, otherwise qualified under this section except that he did not earn either the Vietnam service medal or the armed forces expeditionary medal-Vietnam, shall be entitled to receive from the service compensation fund ten dollars for each month that such person was in active service during the time between August 4, 1964 and July 1, 1973, not to exceed a total sum of three hundred dollars. Compensation for a fraction of a month shall not be considered unless it be sixteen days or more in which event it shall be computed as a full month."
4. Page 3, line 2, by striking the words "August 4, 1964" and inserting in lieu thereof the words "July 1, 1958".
5. Page 3, line 14, by striking the words "August 5, 1964" and inserting in lieu thereof the words "July 1, 1958".
6. Page 3, by inserting after line 22, the following:

A person entitled to compensation under this Act may, in lieu of receiving his computed compensation, elect to contribute all or part of the compensation to the state conservavation commission to be used in promoting conservation and recreation projects within the state. If a person makes such an election he shall be presented an appropriate certificate signed by the governor and members of the executive council, containing a replica of the great seal of the state, and attesting to the fact that he was entitled to compensation under the provisions of this Act and donated all or a part of his compensation to the promotion of conservation and recreation in this state.

Hargrave of Johnson offered the following amendment H-702 to the Senate amendment and moved its adoption: 702

Amend Senate amendment to House File 656 as follows:

1. Line 37 , by inserting after the word "state" the words ", or to the department of social services to be used for maintenance or capital improvements at the Soldiers Home at Marshalltown, Iowa".
2. Line 44, by inserting after the word "state" the words "or to the Soldiers Home".

Roll call was requested by Small of Johnson and Hargrave of Johnson.

On the question "Shall amendment H-702 be adopted?"
The ayes were, 36 :

| Avenson | Crawford | Hennessey | Miller, A. V. |
| :--- | :--- | :--- | :--- |
| Brockett | Cusack | Higgins | Newhard |
| Brunow | De Jong | Hill | Nielsen |
| Butler | Doyle | Howell | Norland |
| Byerly | Dunton | Knoke | Patchett |
| Caffrey | Fitzgerald | Logue | Rinas |
| Carr | Griffee | McCormick | Small |
| Clark, J. W. | Hargrave | Mennenga | Wells |
| Cochran | Harvey | Middleswart | West |

The nays were, 53 :

Bennett
Bittle Bortell
Branstad
Clark, J. H.
Crabb
Daggett
Danker
Den Herder
Dunlap
Edelen
Egenes
Ewing Ferguson

Fischer, H. 0.
Fisher, C. R. Freeman
Fullerton
Grassley
Hansen
Harper
Holden
Horn
Husak
Hutchins
Jordan
Junker
Kiser

Absent or not voting, 11:

| Anderson | Drake | Monroe | Readinger |
| :--- | :--- | :--- | :--- |
| Brinck | Jesse | O'Halloran | Woods |
| Connors | Krause | Rapp |  |

Amendment H-702 lost.
Speaker Varley in the chair at 9:43 a.m.
Wyckoff of Benton moved that the House concur in the Senate amendment.

A non-record roll call was requested.
The ayes were 23 , nays 67 .
The motion lost and the House refused to concur in the Senate amendment.

The House resumed consideration of House File 703, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system, amended by the Senate as follows:

Amend House File 703, as passed by the House, as follows:

1. Page 4 , by inserting after line 26 the following new subsection:
2. HIGHWAY BEAUTIFICATION

FUND:
To be used under provisions
of chapter three hundred six $C$
(306C) of the Code: $\quad \$ \quad-0-\quad \$ 454,300$
2. Page 4 , line 28 , by striking the figure " $66,155,206$ " and inserting in lieu thereof the figure " $66,609,506$ ".
3. Page 6, by striking line 2 and inserting in lieu thereof the following:
subsection three (3), Code 1973 , is amended to read as follows:
3. It is further provided that there is appropriated
from [the primary road fund] funds appropriated to the state highway commission which would otherwise revert to the primary road fund pursuant to the provisions of the Act appropriating the funds or chapter eight (8) of the Code, an amount sufficient to pay the increase in salaries, which increase is not otherwise provided for by the general assembly in an appropriation bill, resulting from the annual review of the merit pay plan as provided in subsection 2 of section 19A.9. The appropriation herein provided shall be in effect from the date of approval by the executive council to the end of the fiscal biennium in which it becomes affective.

Welden of Hardin asked and received unanimous consent to withdraw amendment $\mathrm{H}-576$ filed on May 23, 1973.

Welden of Hardin offered the following amendment H-706 to the Senate amendment and division of the amendment was requested as follows:
H-706

1. Amend the Senate amendment to House File 703, as

2 passed by the House, as follows:
H-706A
3 1. Strike lines 2 through 10.
H-706B
4 2. Strike lines 11 through 27 and insert in lieu
5 thereof the following:
6 "Page 6, by striking lines 1 and 2."
Welden of Hardin moved the adoption of amendment H-706A of his amendment to the Senate amendment.

A non-record roll call was requested.
Under the provisions of Rule 69, Brinck of Lee refrained from voting.

The ayes were 55 , nays 33 .
Amendment H—706A adopted.
Welden of Hardin moved the adoption of amendment H-706B of his amendment to the Senate amendment.

Roll call was requested by Welden of Hardin and the Speaker.
Under the provisions of Rule 69, Brinck of Lee refrained from voting.

On the question "Shall amendment H-706B be adopted ?"
The ayes were, 56:

| Anderson | Danker | Holden | Monroe |
| :---: | :---: | :---: | :---: |
| Bennett | De Jong | Horn | Nielsen |
| Bittle | Den Herder | Husak | Norland |
| Bortell | Edelen | Hutchins | Norpel |
| Branstad | Egenes | Jordan | Pellett |
| Brockett | Ewing | Kiser | Roorda |
| Byerly | Ferguson | Krause | Stanley |
| Caffrey | Fischer, H. O. | Lippold | Stephens |
| Carr | Fisher, C. R. | Logue | Strothman |
| Clark, J. W. | Freeman | McElroy | Tofte |
| Connors | Fullerton | Mendenhall | Welden |
| Crabb | Hansen | Millen | West |
| Crawford | Harvey | Miller, A. V. | Wulff |
| Daggett | Hennessey | Miller, K. D. | Wyckoff |

The nays were, 32:

| Brunow | Griffee | Kreamer | Patchett |
| :--- | :--- | :--- | :--- |
| Butler | Hargrave | Lipsky | Poncy |
| Clark, J. H. | Harper | McCormick | Rinas |
| Cochran | Higgins | Menke | Schroeder |
| Cusack | Hill | Mennenga | Small |
| Doyle | Howell | Middleswart | Stromer |
| Drake | Jesse | Miller, R. G. | Wells |
| Grassley | Knoke | Newhard | Mr. Speaker |
| Absent or not voting, 12: |  |  |  |
| Avenson | Dunton |  |  |
| Brinck | Fitzgerald | Oakley | Rapp |
| Dunlap | Junker | Peterson | Readinger |
|  |  | Woods |  |

Amendment $\mathrm{H}-706 \mathrm{~B}$ to the Senate amendment adopted.
Schroeder of Pottawattamie moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Schroeder of Pottawattamie 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 repassage which motion prevailed and the bill was read a last time.

Under the provisions of Rule 69, Brinck of Lee refrained from voting.

On the question "Shall the bill pass?" (H.F. 703)
The ayes were, 90 :

| Anderson | Drake | Jesse | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Jordan | Oakley |
| Bennett | Edelen | Junker | Patchett |
| Bittle | Egenes | Kiser | Pellett |
| Bortell | Ewing | Krause | Peterson |
| Branstad | Ferguson | Kreamer | Poncy |
| Brockett | Fischer, H. O. | Lippold | Readinger |
| Brunow | Fisher, C. R. | Lipsky | Rinas |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Fullerton | McElroy | Stanley |
| Carr | Grassley | Mendenhall | Stephens |
| Clark, J. H. | Hansen | Menke | Stromer |
| Clark, J. W. | Hargrave | Mennenga | Strothman |
| Cochran | Harper | Middleswart | Tofte |
| Crabb | Harvey | Millen | Welden |
| Crawford | Hennessey | Miller, A. V. | Wells |
| Cusack | Hill | Miller, K. D. | West |
| Daggett | Holden | Miller, R. G. | Wulff |
| Danker | Horn | Monroe | Wyckoff |
| De Jong | Howell | Newhard | Mr. Speaker |
| Den Herder | Husak | Nielsen |  |
| Doyle | Hutchins | Norland |  |
| The nays were, 3: |  |  |  |
| Higgins | Knoke | Small |  |
| Absent or not voting, 7: |  |  |  |
| Brinck | Dunlap | O'Halloran | Woods |
| Connors | Griffee | Rapp |  |

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

## MOTION TO RECONSIDER (House File 703)

I move to reconsider the vote by which House File 703 repassed the House on June 12, 1973.

DRAKE of Muscatine

## EXPLANATION OF VOTE

I was in the comptroller's office when the vote on House File 703 was taken. Had I been present in the House chamber, I would have voted "aye." DUNLAP of Story

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILLS

House File 793, by committee on appropriations, a bill for an act providing that costs for the manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers shall be paid from road use tax funds.

- Read first time and placed on the appropriations calendar.

House File 794, by committee on appropriations, a bill for an act to abolish the division of civil defense in the department of public defense and to establish the office of disaster preparedness and functions within the department of public defense.

Read first time and placed on the appropriations 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 on June 11, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 166, a bill for an act relating to the taking of fish with seines and traps.

Also: That the Senate has on June 12, 1973, 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 682, a bill for an act to appropriate to the higher education facilities commission for the state-supported scholarship program.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 182, a bill for an act relating to the office of public defender.
Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 393, a bill for an act relating to the military service tax exemption.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 550, a bill for an act making corrective amendments to House File two hundred eighty-seven (287) as enacted by the Sixty-fifth General Assembly, 1973 Session.

Also: That the Senate has on June 12, 1973, refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 556, a bill for an act making an appropriation from moneys
received by certain commissions of the department of agriculture and raising certain fees.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 585, a bill for an act relating to ratification of the sale of certain real estate owned by the Knoxville Community School District, in Marion County, Iowa.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 166

except as otherwise provided for any person to use any trotline, [wooden] basket trap, net or any seine in taking fish other than in the lawful taking of minnows. Each basket trap used in taking fish under this chapter shall be constructed only of those materials approved by rule of the commission.

Sec. ..... Section one hundred nine point one hundred seven (109.107), unnumbered paragraph three (3), Code 1973, is amended to read as follows:

All licensed nets, seines, [wooden] basket traps or trotlines shall have attached a metal tag identifying the equipment and license for its use. Tags must at all times be attached to commercial fishing gear and officers appointed by the commission shall have authority to confiscate any such commercial fishing gear when found in use without such tags attached. Identification tags shall be furnished by the commission and a charge of ten cents shall be made for each tag and such tags shall be renewed annually.

Sec. ..... Section one hundred nine point one hundred eight (109.108), Code 1973, is amended to read as follows:
109.108 MESH SIZE AND HOOK LIMIT. It shall be unlawful for any person to fish with or to use any trammel net having a mesh of less than two inches square or bar measure, or to fish with or use a gill net having a mesh of less than three and three-quarters inches square or bar measure, or to use in the Mississippi or Missouri rivers, basket traps [made of wood], with the end opposite the throat having a hole of less than one and one-half inches in diameter or trotlines with more than one hundred hooks. Such measurements shall apply to meshes when in use and no allowance shall be made for shrinkage due to any cause. Any commercial fishing equipment in use shall be subject to inspection by the commission or its authorized agents at any time.

Sec. ..... Section one hundred ten point one (110.1), lines eighty (80) and one hundred eight (108), Code 1973, are amended to read as follows :
[Wooden basket] Basket trap:
[Wooden basket] Basket traps:

## HOUSE FILE 784 RECONSIDERED

Small of Johnson called up for consideration the motion to reconsider House File 784 filed on June 8, 1973, and moved to reconsider the vote by which House File 784, a bill for an act making appropriations to legislative staff agencies, passed the House on June 7, 1973.

A non-record roll call was requested.
The ayes were 59 , nays 8 .
The motion prevailed.
Small of Johnson moved that the vote by which House File 784 was placed on its last reading be reconsidered.

The motion prevailed.
Small of Johnson moved that the following amendment H-714, filed by Small, Oakley and Norpel and adopted on June 7, 1973, be reconsidered:
H-714
Amend House File 784 as follows:
2 1. Page 2, line 12, by striking the figure
" 360,579 " and inserting in lieu thereof the figure "415,825".
2. Page 2, after line 12, by adding the following:
"b. For construction of office mezzanine above the north office area of the legislative service bureau: $\$ 54,100$ - 0 -"
3. Page 2, line 13 , by striking the letter " $b$ " and inserting in lieu thereof the letter " $c$ ".

The motion prevailed.
Small of Johnson offered the following amendment H-734 to amendment $\mathrm{H}-714$ and moved its adoption:
H—734
1 Amend the Small-Oakley-Norpel amendment H-714
2 to House File 784 by striking all of lines 5 through
310.

Amendment H—734 adopted.
Small of Johnson moved that amendment H-714 as amended be adopted.

Amendment $\mathrm{H}-714$ as amended adopted.
Small of Johnson moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (H.F. 784)
The ayes were, 87:

| Anderson | Dunlap | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Jesse | Oakley |
| Bennett | Edelen | Jordan | O'Halloran |
| Bittle | Egenes | Junker | Patchett |
| Bortell | Ewing | Kiser | Pellett |
| Branstad | Ferguson | Knoke | Peterson |
| Brinck | Fisher, C. R. | Krause | Poncy |
| Brockett | Freeman | Kreamer | Readinger |
| Brunow | Fullerton | Lippold | Rinas |
| Butler | Grassley | Logue | Roorda |
| Byerly | Griffee | McCormick | Schroeder |
| Carr | Hansen | McElroy | Small |
| Clark, J. H. | Hargrave | Mendenhall | Stanley |
| Clark, J. W. | Harper | Menke | Stephens |
| Cochran | Harvey | Middleswart | Strothman |
| Crabb | Hennessey | Millen | Tofte |
| Crawford | Higgins | Miller, A.V. | Wells |
| Daggett | Hill | Miller, R. G. | West |
| Danker | Holden | Monroe | Wulff |
| De Jong | Horn | Newhard | Wyckoff |
| Doyle | Howell | Nielsen | Mr. Speaker |
| Drake | Husak | Norland |  |

The nays were, none.
Absent or not voting, 13:
Caffrey
Connors
Cusack
Fischer, H. O.
Mennenga
Stromer

Den Herder
Fitzgerald Lipsky Miller, K. D. Welden Rapp Woods

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

## MOTION TO RECONSIDER WITHDRAWN (House File 785)

Crabb of Crawford asked and received unanimous consent to withdraw his motion to reconsider House File 785 filed on June 8, 1973.

## MOTION TO RECONSIDER WITHDRAWN (House File 785)

Griffee of Chickasaw asked and received unanimous consent to withdraw his motion to reconsider House File 785 filed on June 8, 1973.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Holden of Scott asked and received unanimous consent to take up for immediate consideration House File 792 and Senate File 786.

House File 792, a bill for an act making an appropriation to the district courts, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 792)
The ayes were, 90:

| Anderson | Doyle | Howell | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Husak | Norpel |
| Bennett | Dunlap | Hutchins | Oakley |
| Bittle | Dunton | Jordan | O'Halloran |
| Bortell | Edelen | Junker | Patchett |
| Branstad | Egenes | Kiser | Pellett |
| Brinck | Ewing | Knoke | Poncy |
| Brockett | Ferguson | Krause | Readinger |
| Brunow | Fischer, H. O. | Kreamer | Rinas |
| Butler | Fisher, C. R. | Lippold | Roorda |
| Byerly | Fitzgerald | Lipsky | Schroeder |
| Caffrey | Freeman | Logue | Small |
| Carr | Fullerton | McCormick | Stanley |
| Clark, J. H. | Grassley | McElroy | Stephens |
| Clark, J. W. | Griffee | Mendenhall | Stormer |
| Cochran | Hansen | Menke | Strothman |
| Crabb | Hargrave | Middleswart | Tofte |
| Crawford | Harper | Millen | Wells |
| Cusack | Hennessey | Miller, A. V. | West |
| Daggett | Higgins | Miller, R. G. | Wulff |
| Danker | Hill | Newhard | Wyckoff |
| De Jong | Holden | Nielsen | Mr. Speaker |
| Den Herder | Horn |  |  |

The nays were, 1 :
Miller, K. D.
Absent or not voting, 9:

| Connors | Mennenga | Peterson | Welden |
| :--- | :--- | :--- | :--- |
| Harvey | Monroe | Rapp | Woods |

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

Senate File 586, a bill for an act making an appropriation from the general fund of the state of Iowa to the department of public instruction, with report of committee recommending amendment and passage, was taken up for consideration.

Grassley of Butler offered the following amendment H-747 filed by the committee on appropriations and division of the amendment was requested as follows:

## H-747

1 Amend Senate File 586, as passed by the Senate, as
2 follows:

H-747A
3 1. Page 2, line 23, by inserting after the word
4 "in" the words "secondary schools in".
H—747B
7 3. Page 3, by striking all of lines 1, 2, and 3.
H-747C
5 2. Page 2, lines 26 and 27, by striking the words
6 "and chapter two hundred eighty A (280A)".
H-747D
8 4. Page 5, by inserting after line 10 the follow-
9 ing new section:
10 "Sec. ..... Section two hundred fifty-eight point
11 fourteen (258.14), subsection two (2), Code 1973, is
12 amended to read as follows:
13 The board for vocational education is authorized
14 to award grants from the vocational youth organiza-
15 tion fund to [any vocational organization which is an
16 integral part of the instructional program in occupa-
17 tional vocational areas which includes, but is not
18 limited to, agriculture, business and office occupa-
19 tions, distributive, education, home economics, and
20 trade and industrial education] the following organiza-
21 tions: distributive education clubs of America, fu-
22 ture farmers of America, future homemakers of America,
23 office education clubs of America, and vocational in-
24 dustrial clubs of America. No moneys shall be used
25 for salaries and travel of state or local advisors
26 of vocational educational organizations. No vocation-
27 al organization shall receive more than one-fifth of
28 the moneys appropriated to the vocational youth
29 organization fund in any year."
H—747E
30 5. Page 5, by striking lines 11 through 17 (com31 prising new Section 4).

Oakley of Clinton offered the following amendment H-749 to amendment $\mathrm{H}-747 \mathrm{~B}$ of the amendment and moved its adoption:

H-749
1 Amend amendment H-747 to Senate File 586, filed
2 June 11 by the committee on appropriations, by
3 striking line 7 and inserting in lieu thereof the
4 following:
5 3. Page three, line 2, by striking the word
6 "vocational" and inserting "career education".
Roll call was requested by Oakley of Clinton and Kreamer of Polk.

Rule 68 was invoked.

On the question "Shall amendment H-749 be adopted?"
The ayes were, 41:

| Avenson | Drake |
| :--- | :--- |
| Bittle | Dunton <br> Brunow |
| Butler | Ferguson |
| Byerly | Fisher, C.R. |
| Carr | Fitzgerald |
| Clark, J. H. | Freeman |
| Crawford | Griffee |
| Cusack | Hargrave |
| De Jong | Hill |
| Doyle | Howell |

The nays were, 53:

Anderson
Bennett
Bortell
Branstad
Brinck
Brockett
Caffirey
Clark, J. W.
Cochran
Crabb
Daggett
Danker
Den Herder
Dunlap
Absent or not voting, 6:

| Connors | Rapp | Wells |
| :--- | :--- | :--- |
| Mennenga | Schroeder |  |

Jesse
Junker
Knoke
Krause
Lippold
Lipsky
McCormick
Miller, A. V.
Monroe
Newhard

| Husak | Norpel <br> Outchins |
| :--- | :--- |
| O'Halloran |  |

Wells Woods

Amendment $\mathrm{H}-749$ to amendment $\mathrm{H}-747 \mathrm{~B}$ lost.
Holden of Scott in the chair at 3:55 p.m.
Kreamer of Polk moved the adoption of amendment $\mathrm{H}-747 \mathrm{~B}$ of the amendment.

A non-record roll call was requested.
The ayes were 48 , nays 46 .
Amendment $\mathrm{H}-747 \mathrm{~B}$ adopted.
Kreamer of Polk asked and received unanimous consent to withdraw amendment $\mathrm{H}-747 \mathrm{C}$ of the amendment.

Kreamer of Polk offered the following amendment H-753 to amendment $\mathrm{H}-747 \mathrm{~A}$ of the amendment and moved its adoption: H-753
1 Amend the committee on appropriations amendment
2 H-747 to Senate File 586, as passed by the Senate,
3 by striking all of lines 3 and 4 and inserting in lieu

4 thereof the following:

1. Page 2, line 23, by inserting after the word
"education" the words "through secondary schools".
Amendment $\mathrm{H}-753$ adopted.
Kreamer of Polk moved the adoption of amendment H-747A of the amendment as amended.

Amendment H—747A as amended adopted.
Kreamer of Polk moved the adoption of amendment H-747D of the amendment.

A non-record roll call was requested.
The ayes were 66, nays 19 .
Amendment H—747D adopted.
Kreamer of Polk moved the adoption of amendment H-747E of the amendment.

Roll call was requested by Doyle of Woodbury and Menke of O'Brien.

Rule 68 was invoked.
On the question "Shall amendment H—747E of the amendment be adopted?"

The ayes were, 24:

| Anderson | Daggett | Kiser | Roorda |
| :---: | :---: | :---: | :---: |
| Branstad | Dunlap | Kreamer | Stromer |
| Brinck | Fischer, H. O. | Lippold | Varley |
| Brockett | Fisher, C. R. | Logue | Wyckoff |
| Byerly | Grassley | Mendenhall | Mr. Speaker |
| Clark, J. H. | Hill | Norpel | (Holden) |
| Crawford |  |  |  |
| The nays |  |  |  |
| Avenson | Egenes | Jesse | Oakley |
| Bennett | Ewing | Jordan | O'Halloran |
| Bittle | Ferguson | Junker | Patchett |
| Bortell | Fitzgerald | Knoke | Peterson |
| Butler | Freeman | Krause | Poncy |
| Caffrey | Fullerton | McCormick | Readinger |
| Carr | Griffee | McElroy | Rinas |
| Clark, J. W. | Hansen | Menke | Small |
| Cochran | Hargrave | Middleswart | Stanley |
| Crabb | Harper | Miller, A. V. | Stephens |
| Cusack | Harvey | Miller, K. D. | Strothman |
| Danker | Hennessey | Miller, R. G. | Tofte |
| De Jong | Higgins | Monroe | Welden |
| Den Herder | Horn | Newhard | Wells |
| Doyle | Howell | Nielsen | West |
| Drake | Husak | Norland | Wulff |
| Edelen | Hutchins |  |  |

Absent or not voting, 10:

| Brunow | Lipsky | Pellett | Schroeder <br> Connors <br> Dunton |
| :--- | :--- | :--- | :--- |
| Mennenga | Rapp | Woods |  |
| Millen |  |  |  |

Amendment $\mathrm{H}-747 \mathrm{E}$ lost.
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 the last time.

On the question "Shall the bill pass?" (S.F. 586)
The ayes were, 92 :

| Anderson | Drake | Hutchins | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap <br> Bennett | Dunton | Jesse |
| Bittle | Jordan | Oakley |  |
| Bortell | Edelen | Junker | O'Halloran |
| Branstad | Egenes | Kiser | Patchett |
| Brinck | Ewing | Knoke | Peterson |
| Brockett | Fischer, H. O. | Krause | Poncy |
| Brunow | Fisher, C. R. | Kreamer | Readinger |
| Rutler | Fitzgerald | Lippold | Rinas |
| Byerly | Freeman | Lipsky | Smarda |
| Caffrey | Fullerton | Logue | Stanley |
| Carr | Grassley | McCCormick | Stephens |
| Clark, J. H. | Griffee | McElroy | Stromer |
| Clark, J. W. | Hansen | Hargrave | Mendenhall |
| Cochran | Harper | Menke | Strothman |
| Crabb | Harvey | Middleswart | Tofte |
| Crawford | Hennessey | Millen | Werley |
| Cusack | Higgins | Miller, A. V. | Welden |
| Daggett | Hill | Miller, | We. |
| Danker | Horn | Miller, R. G. | Wulf |
| De Jong | Howell | Newhard | Wyckoff |
| Den Herder | Husak | Nielsen | Mr. Speaker |
| Doyle |  | Norland | (Holden) |
|  |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Connors | Mennenga | Pellett | Schroeder |
| :--- | :--- | :--- | :--- |
| Ferguson | Monroe | Rapp | Woods |

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

## MOTION TO RECONSIDER <br> (Senate File 586)

We move to reconsider the vote by which Senate File 586 passed the House on June 12, 1973.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Norpel of Jackson offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable C. J. "Dutch" Burris of Jackson County, who was a member of the Fifty-third, Fifty-fourth and Fifty-seventh sessions of the General Assembly, passed away on June 8, 1973; 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.

The motion prevailed and the Speaker appointed as such committee Norpel of Jackson, Newhard of Jones and Hennessey of Delaware.

## INTRODUCTION OF BILL

House File 795, by committee on appropriations, a bill for an act setting the salary rate for state officials and designated employees of the state.

Read first time and placed on the appropriations calendar.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS

(Senate File 540)
Iowa Commission on Alcoholism
(Administration)
The committee's recommendation is for a budget and state appropriation of $\$ 47,720$ for 1973-74 and $\$ 48,630$ for 1974-75.

From this budget total, $\$ 33,600$ for $1973-74$ and $\$ 34,410$ for 1974-75 is budgeted for salaries and wages. This does not allow for any increase in staff and is intended to fund three permanent full time positions for each year of the biennium.

Support and maintenance expenses, which include travel, office supplies and expense, printing and binding, telephone and telegraph, dues, and publications, are budgeted at $\$ 14,120$ for 1973-74 and $\$ 14,220$ for 1974-75.

The committee's recommendation is based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## (Grants for Treatment)

The committee's recommendation for grants for treatment is for an appropriation of $\$ 500,000$ for each year of the biennium.

It is the committee's intent and the bill states that none of the funds appropriated for grants for treatment be used for administration in the general office and that no more than 15 percent of the amount appropriated be granted to any single alcoholism treatment facility.

## (House File 792)

District Courts
The committee's recommendation is for an appropriation for salaries and benefits of $\$ 3,676,373$ for $1973-74$ and $\$ 3,695,805$ for $1974-75$ to be spent as follows:
83 District judges, salaries $\underset{*}{\text { and }} \underset{*}{\text { benefits }} \quad{ }_{*} \quad \$ 2,058,403 \quad \$ 2,064,229$

191 Judicial magistrate salaries
$916,800 \quad 916,800$
5 Full time magistrate salaries
86,000
25 District associate judges salaries
487,500
30 District associate judges and/or full time magistrates

585,000
Total for magistrates and district associate judges including benefits

| judges including benefits | $1,617,970$ | $\mathbf{1 , 6 3 1 , 5 7 6}$ |
| :--- | ---: | ---: |
| Travel-district court judges | 98,350 | 98,450 |
| Travel-magistrates | 22,000 | 22,000 |

This appropriation is based on the 1972-73 salary for district court judges.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that same be amended as follows; and when so amended the bill do pass:
H—750
1 Amend Senate File 476 as amended and passed by
2 the Senate as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two point forty-one (2.41), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.41 COMMITTEE ESTABLISHED. There is established the legislative fiscal committee which shall consist of five members of the senate and five members of the house of representatives. The five senate members shall include the chairman of the senate committee on appropriations and four members of the senate committee on appropriations selected by the chairman with the approval of the presiding officer of the senate, two selected from the majority party and two selected from the minority party. The five representative members shall include the chairman of the house committee on appropriations and four members of the house committee on appropriations selected by the chairman with the approval of the presiding officer of the house, two selected from
the majority party and two selected from the minority party.

Sec. 2. Section two point forty-two (2.42), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.42 TERMS OF OFFICE AND VACANCIES. The terms of office of the chairmen of the committees on appropriations in the general assembly shall coincide with the terms of their chairmanships. The terms of office of those persons appointed by the respective chairmen of the committees on appropriations shall commence on February first of each odd-numbered year and end on December thirty-first of each even-numbered year. During the month of January of each oddnumbered year a quorum of the legislative fiscal committee, for the purpose of doing business, shall be four members. During all other times a quorum, for the purpose of doing business, shall be six members. Vacancies of appointive members of the legislative fiscal committee, including vacancies which occur when a member of the committee ceases to be a member of the general assembly, shall be filled by the chairman of the appropriate committee on appropriations with the approval of the appropriate presiding officer. The chairmen of the committees on appropriations shall serve as cochairmen of the legislative fiscal committee.

Sec. 3. Section two point forty-three (2.43), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The authorized purposes of the [budget and financial control] legislative fiscal committee shall be as follows:

Sec. 4. Section two point forty-three (2.43), Code 1973, is amended by adding the following new subsection:
$N E W S U B S E C T I O N$. POSTAUDIT. To determine whether state offices, departments, agencies, boards, bureaus, and commissions:
a. Are conducting authorized activities and programs pursuant to objectives intended by the general assembly.
b. Are conducting programs and activities and expending funds appropriated to them in an efficient and effective manner.
c. Are conducting programs and activities and expending funds appropriated to them in compliance with the Acts of the general assembly and the Code.

Sec. 5. Section two point forty-four (2.44), subsections one (1), two (2), four (4), and eight (8), Code 1973, are amended to read as follows:

1. ORGANIZATION. To [elect one of their own number chairman and to] determine their own rules and method of procedure.
2. MEETINGS. To hold [monthly] regular meetings
at [the office of the state comptroller or at such meeting] a time and place as [the] fixed by the committee [may direct]. [Six members shall constitute a quorum.]
3. RECORD. To [make] maintain a record of its meetings and transactions which shall be [kept in the office of the secretary of state and shall be] open to public inspection.
4. DEPARTMENTAL CO-OPERATION. To require all offices, departments, agencies, boards, bureaus and commissions of the state to co-operate and furnish such information as the committee may from time to time [desire] request. [The office and facilities of the state comptroller shall be available to the committee for its meetings.]

Sec. 6. Section two point forty-four (2.44), Code 1973, is amended by striking subsection three (3) and renumbering the remaining subsections.

Sec. 7. Section two point forty-six (2.46), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.46 LEGISLATIVE FISCAL BUREAU ESTABLISHED.

There is established a legislative fiscal bureau which shall operate under the direction and control of the legislative fiscal committee. The administrative head of the legislative fiscal bureau shall be the legislative fiscal director. The legislative fiscal bureau shall cooperate with and serve all members of the general assembly, the legislative fiscal committee, and committees of the general assembly.

The legislative fiscal director shall be appointed by the legislative fiscal committee and his appointment shall be approved by a majority of the members of each house of the general assembly. His compensation, and the compensation of employees of the legislative fiscal bureau, shall be fixed by the legislative fiscal committee.

Sec. 8. Section two point forty-seven (2.47), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.47 FUNCTIONS OF LEGISLATIVE FISCAL BUREAU. The legislative fiscal bureau shall:

1. By continuous review of state expenditures, revenues and analysis of budget through an audit, postaudit, and preaudit, if necessary, or such other means deemed necessary to ascertain the facts, compare cost, workload and other data, and make recommendations to the general assembly concerning the state's budget and revenue of the departments, boards, commissions, and agencies of the state.
2. Report to the legislative fiscal committee as required by the committee and to the general assembly after the convening of each legislative session of a general assembly and make such other reports as may be required by either the legisla-
tive fiscal committee or the general assembly.
3. Furnish information and act in an advisory capacity to the committees on appropriations and committees on ways and means of the general assembly and their several subcommittees when so requested.
4. Assist standing committees and members of the general assembly in attaching fiscal notes to legislative bills and resolutions as provided by the rules of the general assembly.
5. Submit to each member of the general assembly quarterly a report of the current status of major state funds, a comparison of income with estimates used by the general assembly and other revenue and expenditure information which the legislative fiscal committee determines will be informative for members of the general assembly. The state comptroller shall cooperate with the legislative fiscal bureau in the development of the report. The legislative fiscal committee shall approve the style and format of the report.
6. Perform such other duties as shall be assigned to the bureau by the legislative fiscal committee or by the general assembly.

Sec. 9. Chapter two (2), Code 1973, is amended by adding the following new sections:
$N E W$ SECTION. DUTIES OF LEGISLATIVE FISCAL DIRECTOR. The legislative fiscal director shall:

1. Employ and supervise all employees of the legislative fiscal bureau in such positions and at such salaries as shall be authorized by the legislative fiscal committee.
2. Supervise all expenditures of the legislative fiscal bureau with the approval of the legislative fiscal committee.
3. Attend, or designate a representative who shall attend, the budget hearings required by section eight point twenty-six (8.26) of the Code and may offer explanations or suggestions and make inquiries with respect to such budget hearings within the purposes specified in sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48) of the Code.

NEW SECTION. VISITATIONS. The legislative fiscal committee may direct a subcommittee, composed of the chairmen and minority party ranking members of the appropriate subcommittees of the committees on appropriations of the senate and the house of representatives and the chairmen of the appropriate standing committees of the general assembly, to visit the offices and facilities of any state office, department, agency, board, bureau, or commission to review programs authorized by the general assembly and the administration of the programs. The subcommittee and the legislative fiscal committee shall be provided with information by the legislative
fiscal bureau concerning budgets, programs, and legislation authorizing programs prior to any visitation. Members of a subcommittee shall be compensated pursuant to section two point ten (2.10), subsection six (6), of the Code. The subcommittee shall make reports and recommendations as required by the legislative fiscal committee.

Sec. 10. The terms of members of the initial legislative fiscal committee appointed by the chairmen of the senate and house of representatives committees on appropriations shall commence July 1, 1973 and end December 31, 1974.

Sec. 11. Section fifteen point forty-three (15.43), Code 1973, is amended to read as follows:
15.43 APPROVAL REQUIRED FOR PRINTING. No department or commission of state located in the city of Des Moines shall expend any funds for the publication or distribution of books or pamphlets or reports unless the publication thereof be expressly required by law or approved by [the budget and financial control committee and] the director. A violation of this section shall constitute misfeasance in office.

The [budget and financial control committee may direct the] director [to] may establish a central library and depository from which shall be distributed all books, pamphlets, documents, reports and publications not required by law to be otherwise distributed. The director shall from time to time establish the cost of printing and mailing each book, pamphlet, report, document and publication. The director shall, thereafter, cause to be delivered, sent, or mailed to anyone requesting a book, pamphlet, report, document, or publication upon receipt of the cost thereof plus mailing charges. Anyone may examine a copy of any book, pamphlet, document, report or publication at the central library and depository. The [committee] director may exempt from the provisions of this section any pamphlet or publication which only lists the services available from a state department or agency.

Sec. 12. Section sixteen point twenty-four (16.24), subsection fifteen (15), paragraph d, Code 1973, is amended by striking the paragraph and inserting in lieu thereof the following:
d. Legislative fiscal bureau.

Sec. 13. Section sixteen point twenty-five (16.25), subsection fourteen (14), Code 1973, is amended to read as follows:
14. To the office of the legislative service bureau and to the office of the legislative fiscal [director] bureau. .1 copy
Sec. 14. Section seventeen point twenty-seven (17.27), unnumbered paragraph two (2), Code 1973, as amended by House File 209, enacted by the Sixty-
fifth General Assembly, 1973 Session, is further amended to read as follows:

When such publications paid for by public funds furnished by the state, contain reprints of statutes or departmental rules, or both, they shall be sold and distributed at cost by the department ordering same if the cost per publication is one dollar or more, unless a central library or depository is established [by the budget and financial control committee]. Such publications shall be obtained from the superintendent of printing on requisition by the department and the selling price, if any, shall be determined by the superintendent by dividing the total cost of printing, paper and binding by the number printed. Said price shall be set at the nearest multiple of ten to the quotient thus obtained. Distribution of such publications shall be made by the superintendent gratis to public officers, purchasers of licenses from state departments required by statute, and departments. Funds from the sale of such publications shall be deposited monthly in the general fund of the state.

Sec. 15. Section nineteen point seven (19.7), unnumbered paragraph two (2), Code 1973, is amended to read as follows:

The proceeds of such loan shall be applied toward the payment of costs and obligations necessitated by such actual or potential disaster and the reimbursement of local funds from which such expenditures have been made. Any such project for repair, rebuilding or restoration of state property for which no specific appropriation has been made, shall, before work is begun thereon, be subject to approval or rejection by the [budget and financial control] legislative fiscal committee.

Sec. 16. Section twenty point one (20.1), Code 1973, is amended to read as follows:
20.1 BOARD CREATED. A state war surplus commodities board is hereby created and established hereinafter referred to as the "board", to consist of the commissioner of the department of social services or any division director assigned by him, a member of the state board of regents, a member of the Iowa state highway commission, a member of the executive council of the state, a member of the conservation commission of the state, the commissioner of the Iowa state department of health, a member of the department of public instruction, a member of the Iowa development commission, and [the chairman of the budget and financial control committee selected by the budget and financial control committee of each general assembly] the director of the department of general services.

Sec. 17. Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand eighty-
eight (1088), section ninety-four (94), subsection six (6), is amended to read as follows:
6. One operations research analyst experienced in cost effectiveness analysis of city services to be selected by, and serve at the pleasure of, the [budget and financial control] legislative fiscal committee of the general assembly.

Sec. 18. Section twenty point three (20.3), Code 1973, is repealed.
2. Amend the title, page 1 , line 3 , by inserting after the word "committee" the words "and establish the legislative fiscal committee".

## GRASSLEY of Butler, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate File 414, a bill for an act making an appropriation to the state comptroller for payment of certain publication costs of the Iowa academy of science, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.


GRASSLEY of Butler, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate File 540, a bill for an act making an appropriation from the general fund of the state to the Iowa commission on alcoholism, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.


GRASSLEY of Butler, Chairman

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 595, a bill for an act making an appropriation from the general fund of the state to the department of public instruction for the use of the school budget review committee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 598, a bill for an act to establish a statewide medical education system for the purpose of training resident physicians in family practice and to provide an appropriation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## GRASSLEY of Butler, Chairman

Stanley of Muscatine, 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 570, a bill for an act relating to aid to dependent chidren, blind
assistance, and aid to the disabled, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same be amended as follows; and when io amended the bill do pass:

## H—754

Amend Senate File 570, as amended and passed by the Senate, as follows:

1. Page 4 , by striking lines 2 through 13 , inclusive, and inserting in lieu thereof the following:
"1. The tentative maximum poor fund millage levy for each county shall be equal to one hundred fifty percent of the total millage levy which that county made for the poor fund under all applicable statutes for the budget year beginning January 1, 1972 and ending December 31, 1972."
2. Page 4, line 22, by striking the first word "and" and inserting in lieu thereof the word "aid".
3. Page 4, lines 27 and 28 , by striking the words "in 1972, payable in 1973" and inserting in lieu thereof the words "in 1971, payable in 1972".
4. Page 4, by striking lines 29 through 33 and inserting in lieu thereof the following:
c. The millage rate required to produce the amount determined pursuant to paragraph a of this subsection, levied upon the assessed valuation determined pursuant to paragraph b of this subsection, shall be computed. One hundred fifty percent of this millage rate shall be the millage reduction in the poor fund levy of the county.
5. Page 4, by striking lines 34 and 35 and page 5 , by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:
" 3 . The maximum poor fund millage levy for the extended fiscal year in each county shall be established as follows:
a. From the county's tentative maximum poor fund levy determined pursuant to subsection one (1) of this section, subtract the millage reduction in the poor fund levy of the county determined pursuant to subsection two (2) of this section.
b. The maximum poor fund millage levy for the extended fiscal year shall be the millage levy determined pursuant to paragraph a of this subsection increased by seven and one-half percent. However, the state appeal board established by chapter twentyfour (24) of the Code may permit a higher levy to the extent required in order to prevent severe hardship due to unusual circumstances beyond the control of the county government, or in order to adjust for an abnormally low levy for the 1972 budget year."
6. Page 5, by inserting after line 4 the following section:

Sec. ..... NEW SECTION. For each fiscal year following the extended fiscal year the maximum levy for support of the poor in each county shall be two-
thirds of the maximum poor fund millage levy for the extended fiscal year beginning January 1, 1974 and ending June 30, 1975, determined pursuant to section four (4) of this Act. However, the state appeal board may permit a higher levy for any year to the extent required in order to prevent severe hardship due to unusual circumstances beyond the control of the county government.
7. Page 5 , by striking lines 15 and 16 and inserting in lieu thereof the following:
"Sec. 6. Sections two (2), three (3), and five (5) of this Act shall be effective January 1, 1974, except that in section five (5) of this Act sections two hundred thirty-four point twelve (234.12) and two hundred thirty-four point thirteen (234.13) shall be repealed effective July 1, 1973."
8. Page 5, by striking lines 29 through 35, inclusive, and inserting in lieu thereof the words "deter. mines by resolution that the poor fund levy is not sufficient, it may levy an".
9. Page 5, line 41, by striking the words "state board of appeals" and inserting in lieu thereof the words "state appeal board".
10. Page 5, by inserting after line 41 the following section:

Sec. ..... If House File 772 is enacted by the Sixty-fifth General Assembly, 1973 Session, and is approved by the governor, the words "extended fiscal year" in section four (4) of this Act shall mean "fiscal year", and the fiscal year commencing January 1, 1974 shall end on December 31, 1974. In addition, the tentative maximum poor fund millage levy for each county in section four (4), subsection one (1), of this Act shall be equal to one hundred percent of the total millage levy which that county made for the poor fund in the budget year beginning January 1, 1972 as provided in section four (4), subsection one (1) of this Act and the millage reduction in the poor fund levy of the county in section four (4), subsection two (2), paragraph c, of this Act shall be equal to one hundred percent of the millage rate determined pursuant to section four (4), subsection two (2), paragraph c, of this Act. The maximum poor fund millage levy provided in section four (4), subsection three (3), of this Act shall be for the fiscal year commencing January 1, 1974 and ending December 31, 1974 and shall not be for the extended fiscal year. The maximum poor fund millage levy shall be the millage levy determined pursuant to paragraph a of subsection three (3) increased by five percent.

If House File 772 becomes law, section four (4) of this Act, before modification pursuant to this section, shall apply to the extended fiscal year commencing January 1, 1975 and ending June 30, 1976, except that the percentage increase provided in section four (4), subsection three (3), paragraph $b$, of this

Act shall not apply. The section following section four (4) of this Act and added by this amendment shall apply to the fiscal year commencing July 1, 1976 and ending June 30, 1977 and each fiscal year thereafter, and the maximum levy for support of the poor in each county shall be one hundred percent of the maximum poor fund millage levy for the fiscal year commencing January 1, 1974 and ending December 31, 1974, determined pursuant to section four (4) of this Act. Also, the period provided for in section eight (8)
of this Act shall begin on January 1, 1974 and end on December 31, 1974 and the additional tax which may be levied shall not exceed one-half of one mill.
11. Amend the title, page 1, line 2, by inserting after the word "disabled" the words ", limitations on county poor fund millage levies,".
12. By renumbering sections as necessary.

STANLEY of Muscatine, Chairman

## AMENDMENTS FILED

H—752
1 Amend House File 794 as follows:
2 1. Page 2, line 3, by striking the words "an
3 office" and inserting in lieu thereof the words "a
4 division".

SCHROEDER of Pottawattamie OAKLEY of Clinton

H-751

Amend the Stanley, et al., amendment, H-722, to Senate
2 File 571, as amended and passed by the Senate, as
3 follows:
4 1. Line 31, by inserting after the figure " 1973 "
5 the words "and bovine females three years of age or

$$
\text { I. ame ox, ny misiong allet hit mgur } 17.0
$$

23 the words "and bovine females three years of age or
24 older that were assessed as of January 1, 1970".
TOFTE of Winneshiek
On motion by Holden of Scott, the House adjourned until 9:30 a.m., Wednesday, June 13, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Fifty-seventh Calendar Day<br>One Hundred Fourth Session Day<br>hall of the House of Representatives<br>Des Moines, Iowa, Wednesday, June 13, 1973

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

Prayer was offered by the Reverend Mike Tauke, pastor of the Deacon Sacred Heart Church, Oelwein, Iowa.

The Journal of Tuesday, June 12, 1973, was approved.

## Legislative physician for the day

Dr. Alfred Brendel, Central City, Iowa.

## LEAVE of abSENCE

Leave of absence was granted as follows:
Bortell of Madison on request of Logue of Iowa; Connors of Des Moines on request of Wells of Linn; Rapp of Black Hawk on request of Patchett of Johnson.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 414, 476, 540, 570, 595 and 598, under Rule 35.

## PRESENTATION OF VISITORS

Logue of Iowa presented to the House the Honorable David E. Weichman, former member of the House during the Fifty-ninth and Sixty-third General Assemblies, representing Benton County.

## PETITIONS FILED

The following petitions were received and placed on file:
By Patchett of Johnson from eleven residents of Iowa favoring House File 355, prohibiting the use of leg-hole traps.

By Harper of Davis from twenty-three residents of Wapello County opposing Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By O'Halloran of Black Hawk from twenty-six residents of Cedar Falls favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

## INTRODUCTION OF BILL

House File 796, by committee on appropriations, a bill for an act relating to the salaries and expenses of members of the general assembly.

Read first time and placed on the appropriations calendar.

## EXPLANATION OF VOTE

Because of a misunderstanding as to the amendment that was under consideration on June 12, 1973, I voted "nay" on amendment H-706B to House File 703. I intended to vote "aye" on this amendment.

GRASSLEY of Butler

## EXPLANATION OF VOTE

I was absent from the House chamber on June 12, 1973, due to a dental problem. Had I been present, I would have voted "aye" on the following bills: Senate File 586, House Files 656, 703, 784 and 792.

WOODS of Polk

## EXPLANATION OF VOTE

I was in the Comptroller's office obtaining material for the human resources subcommittee on appropriations when the House voted on House File 784 on the afternoon of June 12, 1973. Had I been present, I would have voted "aye."

CUSACK of Scott

## house concurrent resolution 66

## By Cochran, Middleswart and Butler

Whereas, the development of a sound and coordinated land use policy is essential for the state of Iowa; and

Whereas, the federal government may provide a land use policy for the the state of Iowa if such a policy is not provided by Iowans; and

Whereas, those persons responsible for providing an Iowa land use policy should be elected officials directly responsible to the people of Iowa; and

Whereas, the land use information and expertise developed by the legislative land use study committee established in the Sixty-fourth General Assembly should be utilized, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council be authorized to create a study committee consisting of ten legislative members and five nonlegislative, nonvoting advisory members to be appointed by the legislative members of the committee with the approval of the legislative council. Five of the legislative members shall be from the senate and five from the house of representatives, and the legislative membership shall include representation from
the majority and minority parties. The legislative membership shall include those members of the Sixty-fifth General Assembly who were members of the state land use policy study committee authorized by the legislative council in 1971 and 1972, unless those members choose not to serve. The advisory members shall be persons who have technical and professional knowledge of land use policy and related areas.

Be It Further Resolved, That the study committee shall be for the purpose of developing a state land use policy for the approval of the General Assembly and making recommendations, including proposed legislation concerning the implementation of the policy, for consideration by the Sixtysixth General Assembly meeting in the year 1975; and

Be It Further Resolved, That the land use policy shall provide for the orderly development of land and related natural resources in Iowa for preserving natural, cultural and historical areas, for providing for future recreational needs, for providing for greater uniformity of local land development plans and controlling urban sprawl, and for providing for the protection and preservation of the private and public interest in the land, water and related resources of this state for the benefit of present and future generations; and

Be lt Further Resolved, That the study committee make periodic reports to the legislative council and shall submit a final report, including necessary bill drafts to implement its recommendations, to the legislative council. Copies of the report approved by the legislative council shall be submitted to the General Assembly meeting in the year 1974.

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 on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 174, a bill for an act relating to confined game birds and animals.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 222, a bill for an act relating to the powers of the commissioner of insurance.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 253, a bill for an act relating to the importing and releasing of game.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 629, a bill for an act relating to the distribution of funds obtained from retail beer permit fees.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 655, a bill for an act to correct internal references in the law regulating billboards.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 676, a bill for an act to legalize the proceedings of the Town Council of the Town of Sanborn.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 678, a bill for an act to legalize the proceedings of the City Council of Sac City.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 679, a bill for an act to legalize the proceedings of the board of trustees of the Stuart Municipal Utilities of Stuart.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 696, a bill for an act relating to the reissuance of outdated warrants.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 732, a bill for an act to legalize the proceedings of the City Council of Muscatine.

Also: That the Senate has on June 12, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 752, a bill for an act making an appropriation for the state department of health.

Also: That the Senate has on June 12, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 768, a bill for an act making an appropriation to the department of general services for the division of educational radio and television.

Also: That the Senate has on June 12, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 769, a bill for an act relating to capital improvements for institutions under the control of the department of social services.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 777, a bill for an act making an appropriation to certain state libraries.

Also: That the Senate has on June 11, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 557, a bill for an act relating to the method of apportionment of valuation of electric power generating plants.

RALPH R. BROWN, Secretary
SENATE AMENDMENT TO HOUSE FILE 752
2. Page 2, by striking line 15, and inserting in lieu thereof the following:

```
"poses: $ 349,440 • $ 362,520"
    3. Page 2, by striking line 19, and inserting in lieu
thereof the following:
"poses: $ 162,580 $ 166,600"
    4. Page 2, by striking line 35, and inserting in lieu
thereof the following:
"purposes: $ 230,570 $ 238,750"
    5. Page 3, by inserting after line 2 the following:
    "c. For family planning
program: \(\$ 50,000\) \$ 50,000 "
```


## SENATE AMENDMENT TO HOUSE FILE 768

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Amend House File 768 as amended and passed by the House as follows:
1. Page 2, by striking lines 20 and 21 and inserting in lieu thereof the folowing:
"poses:
Total \begin{tabular}{lrlr}
\(\$\) & 376,080 \\
\(\$\) & \(1,523,484\) & \(\$ 383,250\) \\
\hline
\end{tabular}
2. Page 3, by inserting after line 17 the following new section and renumbering the remaining sections:
Sec. ..... NEW SECTION. It is the intent of the general assembly that the state educational radio and television facility board of the department of general services shall not compete with the private sector by actively seeking revenue from its operations. It is not the intent of the general assembly to prohibit the receipt of charitable contributions as defined by section one hundred seventy (170) of the Internal Revenue Code. All monies received after July 1, 1973 by the state educational radio and television facility board of the department of general services from all sources except amounts appropriated by the general assembly or received under section four (4) of this Act shall become the property of the state of Iowa and shall be promptly deposited in the state general fund.
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SENATE AMENDMENT TO HOUSE FILE 769
1 Amend House File 769, page 2, line 12, by inserting after
2 the word "buildings" the following: "except for the
3 Glenwood State Hospital-School".

## SENATE MESSAGES CONSIDERED

Senate File 182, a bill for an act relating to the office of public defender.

Read first time and referred to the sifting committee.
Senate File 393, a bill for an act relating to the military service tax exemption.

Read first time and referred to committee on ways and means.
Senate File 550, a bill for an act making corrective amend-
ments to House File two hundred eighty-seven (287) as enacted by the Sixty-fifth General Assembly, 1973 Session.

Read first time and referred to the sifting committee.
Senate File 557, a bill for an act providing a method of apportionment of valuation of electric power generating plants of more than twelve million dollars in taxable valuation.

Read first time and referred to committee on ways and means.
Senate File 585, a bill for an act relating to ratification of the sale of certain real estate owned by the Knoxville Community School District, in Marion County, Iowa.

Read first time and referred to the sifting committee.

## CONSIDERATION OF BILLS

Schroeder of Pottawattamie asked and received unanimous consent to take up for immediate consideration House File 793, a bill for an act providing that costs for the manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers shall be paid from road use tax funds.

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. 793)
The ayes were, 90 :

| Bortell | Dunlap | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Anderson | Dunton <br> Avenson | Egenes | Jordan |
| Bennett | Ewing | Junker | Norpel |
| Bittle | Fiser | Oakley |  |
| Branstad | Fischer, H. O. | Knoke | O'Halloran |
| Brinck | Fisheamer, C.R. | Lippold | Patchett |
| Brockett | Fitzgerald | Lipsky | Petett |
| Brunow | Freeman | Logue | Poncy |
| Butler | Fullerton | McCormick | Readinger |
| Byerly | Grassley | McElroy | Schroeder |
| Carr | Hansen | Mendenhall | Small |
| Clark, J. H. | Hargrave | Menke | Stanley |
| Clark, J. W. | Harper | Mennenga | Stephens |
| Crabb | Harvey | Middleswart | Stromer |
| Crawford | Hennessey | Millen | Tofte |
| Cusack | Higgins | Miller, A. V. | Welden |
| Daggett | Hill | Miller, K. D. | Wells |
| Danker | Holden | Miller, R. G. | West |
| De Jong | Horn | Monoe | Wulff |
| Den Herder | Howell | Newhard | Wyckoff |
| Doyle | Husak | Nielsen | Mr. Speaker |
| Drake | Hutchins |  |  |

## The nays were, 1: <br> Edelen

Absent or not voting, 9:

| Caffrey | Griffee | Rapp | Strothman <br> Cochran <br> Connors |
| :--- | :--- | :--- | :--- |
| Krause | Roorda | Woods |  |

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 571 SUBSTITUTED FOR HOUSE FILE 730
Den Herder of Sioux asked and received unanimous consent to substitute Senate File 571 for House File 730.

Senate File 571, a bill for an act to grant a credit for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and succeeding years and making an appropriation, was taken up for consideration.

Stromer of Hancock in the chair at 10:00 a.m.
Brinck of Lee offered the following amendment H-679 filed by Brinck, et al.:
H-679
1 Amend Senate File 571 as follows:
2 1. By striking everything after the enacting 3 clause and inserting in lieu thereof the following 4 new section:
5 NEW SECTION. Effective January 1, 1974, no personal
6 property tax shall be levied by any taxing district in
7 this state. The provisions of the Code relating to
8 the taxation of personal property are void.
9 2. Amend the title, page 1, lines 1 through 4,
10 by striking the words "all livestock from property
11 taxation for all livestock valued and assessed on
12 January 1, 1973, for which taxes would otherwise be
13 due in 1974 and making an appropriation" and inserting
14 in lieu thereof the words "exempt personal property
15 from taxation".
Brinck of Lee asked and received unanimous consent to withdraw amendment H—679.

Strothman of Henry offered amendment H-698 filed by him on June 5, 1973.

Amendment $\mathrm{H}-698$ was ruled not germane.

## Stanley of Muscatine offered the following amendment H-722

 filed by Stanley, et al.:Amend Senate File 571, as amended and passed by the Senate, as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-seven point one (427.1), subsection thirteen (13), Code 1973, is amended to read as follows:
13. AGRICULTURAL PRODUCE. Growing agricultural and horticultural crops and products, except commercial orchards and vineyards, and all horticultural and agricultural produce harvested by or for the person assessed within one year previous to the listing, all wool shorn from his sheep within such time, all poultry, ten stands of bees, honey and beeswax produced during that time and remaining in the possession of the producer, [all swine and sheep under nine months of age,] and all [other] livestock [and fur-bearing animals under one year of age].

Sec. 2. Section four hundred twenty-seven point thirteen (427.13), Code 1973, is amended by striking subsections two (2) and three (3).

Sec. 3. Acts of the General Assembly, 1970 Session of the Sixty-third General Assembly, Chapter twelve hundred five (1205), Section twenty-two (22), is repealed.

Sec. 4. Chapter four hundred twenty-seven (427), Code 1973, is amended by adding the following new section:

NEW SECTION.

1. The personal property tax levied on all
livestock assessed for taxation as of January 1, 1973, shall not be collected in 1974, or any subsequent year, from the owners of the livestock or from those having liability for the payment of the tax.
2. A tax credit shall be allowed each taxing district in the state for each head of livestock that was assessed as of January 1, 1973. The tax credit shall commence and be effective for the tax year 1974 and each year thereafter based upon the livestock assessed as of January 1, 1973.
3. On or before January 15, 1974, the county auditor of each county shall prepare a statement listing for each taxing district in the county the assessed or taxable values of all livestock assessed for taxation as of January 1, 1973. The statement shall also show the tax rates of the various taxing districts and the total amount of taxes which in the absence of this Act would have been levied upon livestock assessed as of January 1, 1973. The county auditor shall certify and forward copies of the statement to the director of revenue not later than

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January 15, 1974. The director of revenue shall compute the applicable tax credit and certify to the state comptroller the amount due to each taxing district, which amount shall be the dollar amount which would be payable if all livestock so assessed were taxed, based upon those assessed as of January 1, 1973.
4. The amounts due each taxing district shall be paid on warrants payable to the respective county treasurers in two equal payments by the state comptroller on March fifteenth and September fifteenth of each year with the first payment starting March 15, 1974. The county treasurer shall apportion the proceeds to the various taxing districts in the county.
5. 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 director of revenue 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.

Sec. 5. Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. The amount paid to each school district for the tax credit for livestock under this Act shall be regarded as property tax. The portion of the payment which is foundation property tax shall be determined by applying the foundation property tax millage rate to the taxable value of livestock assessed for taxation in the district as of January 1, 1973, determined pursuant to this Act.

Sec. 6. NEW SECTION. There is appropriated from the general fund of the state of Iowa to the state comptroller for the fiscal year beginning July 1 , 1973, and ending June 30, 1974, the sum of four million $(4,000,000)$ dollars, or so much thereof as may be necessary, and for each succeeding fiscal year the sum of eight million $(8,000,000)$ dollars, or so much thereof as may be necessary to carry out the provisions of section four (4) of this Act.
2. Amend the title, page 1, line 1, by striking the words "grant a credit for" and inserting in lieu thereof the words "exempt from taxation".

Welden of Hardin asked and received unanimous consent to withdraw amendment H-746 filed by him on June 11, 1973.

Welden of Hardin offered the following amendment H-757 filed by him and Tofte of Winneshiek to amendment H-722 : H-757
1 Amend the Stanley, et al., amendment, H-722, to
2 Senate File 571, as amended and passed by the Senate,
as follows:

1. By striking lines 5 through 18.
2. By striking lines 19 through 21 and inserting in lieu thereof the following:

Sec. 2. Section four hundred twenty-seven point thirteen (427.13), subsections two (2) and three
(3), Code 1973, are amended to read as follows:
2. Horses, cattle, mules and asses over one year of age shall be subject to taxation only to the extent that appropriations by the general assembly are insufficient to finance the tax credit provided for by this Act. However, for the purposes of the personal property tax imposed on cattle, bovine females three years of age or older shall be [exempt] subject to taxation only to the extent that appropriations by the general assembly are insufficient to finance the tax credit provided for by this Act.
[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.]
3. Sheep and swine over nine months of age shall be subject to taxation only to the extent that appropriations by the general assembly are insufficient to finance the tax credit provided for by this Act.

3 . Line 32 , by striking the word "not".
4. Line 34, by inserting after the word "tax" the words "only to the extent that appropriations by the general assembly are insufficient to finance the tax credit provided for in this Act."
5. Line 37 , by inserting after the figure " 1973 " the words "and each January first thereafter".
6. Line 40 , by inserting after the figure " 1973 " the words "and each January first thereafter".
7. Line 41 , by inserting after the figure " 1974 " the words "and January fifteenth of each year thereafter".
8. Line 45 , by inserting after the figure " 1973 " the words "and each January first thereafter".
9. Line 49 , by inserting after the figure " 1973 " the words "and each January first thereafter".
10. Line 52 , by inserting after the figure " 1974 " the words "and January fifteenth of each year thereafter".
11. Line 58, by inserting after the figure " 1973 " the words "and each January first thereafter".

Speaker Varley in the chair at 11:10 a.m.
Holden of Scott moved the previous question on Senate File 571 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 51 , nays 41.
The motion prevailed.
Welden of Hardin moved the adoption of amendment H-757 to amendment H-722.

Roll call was requested by Welden of Hardin and Tofte of Winneshiek.

On the question "Shall amendment H-757 be adopted?"
The ayes were, 31 :

| Anderson | Fischer, H. O. |
| :--- | :--- |
| Avenson | Fitzgerald <br> Brinck |
| Brockett | Hargrave |
| Byerly | Harper |
| Caffrey | Higgins |
| Grawford | Hill |
| Dunlap | Husak |
|  | Jordan |

The nays were, 59:

| Bennett | Dunton <br> Bittle |
| :--- | :--- |
| Branstad | Egenes <br> Ewing |
| Brunow | Ferguson |
| Butler | Fisher, C. R. |
| Carr | Freeman |
| Clark, J. H. | Fullerton |
| Cochran | Grassley |
| Grabb | Griffee |
| Daggett | Hansen |
| Danker | Harvey |
| De Jong | Hennessey |
| Den Herder | Holden |
| Doyle | Horn |
| Drake | Howell |

Absent or not voting, 10:

| Bortell | Cusack |
| :--- | :--- |
| Clark, J. W. | Edelen |
| Connors | Kreamer |

Kiser Knoke Lipsky Miller, K. D.
Monroe
Nielsen
Norpel
O'Halloran
Hutchins
Jesse
Junker
Krause
Lippold
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Miller, A. V.
Miller, R. G.
Newhard
Norland

Logue
Millen

Schroeder
Small
Strothman
Tofte
Welden
Woods
W yckoff

Oakley
Patchett
Pellett
Peterson
Poncy
Readinger
Rinas
Roorda
Stanley
Stromer
Wells
West
Wulff
Mr. Speaker

Rapp
Stephens

Amendment H-757 lost.
Howell of Floyd offered the following amendment H-759 filed by Howell, Patchett, Miller of Cerro Gordo, Monroe and Small to amendment $\mathrm{H}-722$ :
H-759

1. Amend the Stanley, et al., amendment H-722 to

2 Senate File 571, as passed by the Senate, by inserting
3 after the word "livestock" in line 17 the following:

4 "except that the tax credit on cattle shall apply only
5 to five hundred cattle over one year old per taxpayer".
(Senate File 571 and amendment $\mathrm{H}-759$ pending at recess.)
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of Senate File 571 and amendment $\mathrm{H}-759$.

Howell of Floyd moved the adoption of amendment H-759 to amendment $\mathrm{H}-722$.

Roll call was requested by Howell of Floyd and Patchett of Johnson.

Rule 68 was invoked.
On the question "Shall amendment H-759 be adopted?"
The ayes were, 35 :

| Avenson | Fitzgerald | Hutchins | O'Halloran |
| :--- | :--- | :--- | :--- |
| Byerly | Griffee | Jesse | Patchett |
| Caffrey | Hargrave | Jordan | Poncy |
| Carr | Harper | Krause | Rinas |
| Clark, J. W. | Hennessey | Mennenga | Small |
| Crawford | Higgins | Miller, A. V. | Welden |
| Cusack | Horn | Miller, K. D. | Wells |
| De Jong | Howell | Monroe | Woods |
| Fischer, H. O. | Husak | Nielsen |  |

The nays were, 61:

| Anderson | Dunlap | Kiser | Norpel |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Knoke | Oakley |
| Bittle | Edelen | Kreamer | Pellett |
| Bortell | Egenes | Lippold | Peterson |
| Branstad | Ewing | Lipsky | Readinger |
| Brinck | Ferguson | Logue | Roorda |
| Brockett | Fisher, C. R. | McCormick | Schroeder |
| Butler | Freeman | McElroy | Stanley |
| Clark, J. H. | Fullerton | Mendenhall | Stephens |
| Cochran | Grassley | Menke | Stromer |
| Crabb | Hansen | Middleswart | Tofte |
| Daggett | Harvey | Millen | West |
| Danker | Hill | Miller, R. G. | Wulff |
| DenHerder | Holden | Newhard | Wyckoff |
| Doyle | Junker | Norland | Mr. Speaker |
| Drake |  |  |  |

Drake $\quad$ Absent or not voting, 4:

Brunow Connors Rapp Strothman
Amendment $\mathrm{H}-759$ lost.

Speaker pro tempore Kreamer in the chair at 3:05 p.m.
Harvey of Scott offered the following amendment H-762 to amendment $\mathrm{H}-722$ filed by him and West of Marshall:

H-762
1 Amend the Stanley, et al., amendment H-722 to
2 Senate File 571, as passed by the Senate, as follows: the following: "and section four hundred twentyeight point seventeen (428.17)".
2. Line 31 by inserting after the word "livestock" the following: "and all stocks of merchandise".

3 . Line 33 by inserting after the word "livestock" the following: "and all stocks of merchandise".
4. Line 36 by inserting after the word
"livestock" the following: "and all stocks of merchandise".
5. Line 39 by inserting after the word "livestock" the following: "and all stocks of merchandise".
6. Line 44 by inserting after the word "livestock" the following: "and all stocks of merchandise".
7. Line 49 by inserting after the word "livestock" the following: "and all stocks of merchandise".
8. Line 56 by inserting after the word "livestock" the following: "and all stocks of merchandise".

9 . Line 78 by inserting after the word "livestock" the following: "and all stocks of merchandise".
10. Line 83 by inserting after the word "livestock" the following: "and all stocks of merchandise".
11. By striking lines 95 and 96 and inserting in lieu thereof the following: "the words "grant a credit for all livestock" and inserting in lieu thereof the words "exempt from taxation all livestock and stocks of merchandise".

Amendment $\mathrm{H}-762$ was ruled not germane.
West of Marshall moved that the rules be suspended for the consideration of amendment H-762.

Roll call was requested by West of Marshall and Harvey of Scott.

On the question "Shall the rules be suspended for the consideration of amendment $\mathrm{H}-762$ ?"

The ayes were, 49:

| Anderson | Fischer, H. O. Jordan Nielsen <br> Avenson Fitzgerald Kiser | Norland |  |
| :--- | :--- | :--- | :--- |
| Bortell | Freeman | Knoke | Norpel |
| Brinck | Hansen | Krause | O'Halloran |
| Brunow | Hargrave | Lipsky | Patchett |
| Byerly | Harper | Logue | Poncy |
| Caffrey | Harvey | McCorinick | Rinas |
| Carr | Horn | Miller, A.V. | Small |
| Clark, J. W. | Howell | Miller, K. D. | Welden |
| Cochran | Husak | Miller, R.G. | Wells |
| Cusack | Hutchins | Monroe | Woods |
| Doyle | Jesse | Newhard | Wyckoff |

The nays were, 45:

| Bennett | Dunlap | Lippold | Roorda |
| :---: | :---: | :---: | :---: |
| Bittle | Egenes | McElroy | Stanley |
| Branstad | Ewing | Mendenhall | 'Stephens |
| Brockett | Ferguson | Menke | Stromer |
| Butler | Fisher, C. R. | Mennenga | Strothman |
| Clark, J. H. | Fullerton | Middleswart | Tofte |
| Crawford | Grassley | Millen | Varley |
| Daggett | Griffee | Oakley | West |
| Danker | Hennessey | Pellett | Wulff |
| De Jong | Hill | Peterson | Mr. Speaker |
| Den Herder | Holden | Readinger | (Kreamer) |
| Drake | Junker |  |  |
| Absent or | oting, 6 : |  |  |
| Connors Crabb | Dunton Higgins | Rapp | Schroeder |

The motion lost.
Tofte of Winneshiek asked and received unanimous consent to withdraw amendment $\mathrm{H}-751$ filed by him on June 12, 1973.

Stanley of Muscatine moved the adoption of amendment H-722.

Amendment $\mathrm{H}-722$ adopted.
By unanimous consent the following amendments were withdrawn:

Amendment H—723 filed by Tofte of Winneshiek on June 7, 1973.

Amendment H-745 filed by Harvey of Scott on June 11, 1973.
Amendment H—731 filed by Bittle of Polk on June 8, 1973.
Middleswart of Warren moved that the rules be suspended for the reconsideration of amendment $\mathrm{H}-722$ filed by Stanley, et al., and for the consideration of amendment $\mathrm{H}-762$, filed by Harvey of Scott and West of Marshall.

Roll call was requested by Patchett of Johnson and Middleswart of Warren.

On the question "Shall the rules be suspended to reconsider $\mathrm{H}-722$ and to consider amendment H-762?"

The ayes were, 52 :

| Anderson | Dunton <br> Avenson |
| :--- | :--- |
| Edelen |  |
| Branstad | Fischer, H. O. |
| Brinck | Fitzgerald |
| Brunow | Freeman |
| Byerly | Griffee |
| Caffrey | Hansen |
| Carr | Hargrave |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Crawford | Higgins |
| Cusack | Horn |
| Doyle | Howell |

The nays were, 45:

| Bennett <br> Bittle | Egenes <br> Ewring |
| :--- | :--- |
| Bortell | Ferguson |
| Brockett | Fisher, C. R. |
| Butler | Fullerton |
| Clark, J. H. | Grassley |
| Daggett | Hennessey |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Junker |
| Drake | Knoke |
| Dunlap | Lippold |

Absent or not voting, 3:
Connors Crabb
Husak
Hutchins
Jesse
Jordan
Kiser
Krause
Logue
Mccormick
Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.

Lipsky
McElroy
Mendenhall
Menke
Millen
Oakley
Pellett
Peterson
Readinger
Roorda
Schroeder

Rapp

Monroe
Newhard
Nielsen
Norland
Norpel
O'Halloran
Patchett
Poncy
Rinas
Small
Wells
Woods
Wyckoff

Stanley
Stephens
Stromer
Strothman
Tofte
Varley
Welden
West
Wulff
Mr. Speaker
(Kreamer)

The motion prevailed.
Speaker Varley in the chair at 3:50 p.m.
Middleswart of Warren moved that the House reconsider the vote by which amendment $\mathrm{H}-722$ was adopted.

Roll call was requested by Middleswart of Warren and Higgins of Scott.

On the question "Shall the vote by which amendment H-722 was adopted be reconsidered?"

The ayes were, 49:

| Anderson | Byerly Cusack Freeman <br> Avenson Caffrey De Jong <br> Branstad Carr Griffee  <br> Brinck Clark, J. W. Doyle <br> Brunow Cischer, H. O. Hargrave <br> Harper   |  |  |
| :--- | :--- | :--- | :--- |
|  | Cochran | Fitzgerald | Harvey |


| Higgins | Krause | Miller, R. G. | Patchett |
| :--- | :--- | :--- | :--- |
| Horn | Logue | Monroe | Poncy |
| Howell | McCormick | Newhard | Rinas |
| Husak | Mennenga | Nielsen | Small |
| Hutchins | Middleswart | Norland | Wells |
| Jesse | Miller, A. V. | Norpel | Woods |
| Jordan | Miller, K. D. | O'Halloran | Wyckoff |
| Kiser |  |  |  |

The nays were, 47:
$\left.\begin{array}{lll}\begin{array}{l}\text { Bennett } \\ \text { Bittle }\end{array} & \begin{array}{l}\text { Dunton } \\ \text { Edelen }\end{array} & \begin{array}{l}\text { Junker } \\ \text { Bortell }\end{array} \\ \text { Egoke }\end{array}\right\}$

Roorda
Schroeder
Stanley
Stephens
Stromer
Strothman
Tofte
Welden
West
Wulff
Mr. Speaker

Absent or not voting, 4:
Connors Crabb Lipsky Rapp
The motion prevailed.
Harvey of Scott asked for unanimous consent to withdraw amendment H-762.

Objection was raised.
Harvey of Scott moved that amendment H-762 be withdrawn.
Roll call was requested by Brunow of Appanoose and Cusack of Scott.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-762$ be withdrawn?"
The ayes were, 54:

| Anderson | Dunlap | Husak | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Edelen | Junker | Readinger |
| Bittle | Egenes | Kiser | Roorda |
| Bortell | Ewing | Knoke | Schroeder |
| Branstad | Ferguson | Kreamer | Stanley |
| Brokett | Fischer, H. O. | Lippold | Stephens |
| Butler | Fisher, C. R. | Logue | Stromer |
| Clark, J. H. | Freeman | McElroy | Strothman |
| Crawford | Fullerton | Mendenhall | Tofte |
| Daggett | Grassley | Menke | Welden |
| Danker | Hansen | Millen | West |
| De Jong | Harvey | Oakley | Wulff |
| Den Herder | Hill | Pellett | Mr. Speaker |
| Drake | Holden |  |  |

The nays were, 41 :

| Avenson | Griffee |
| :--- | :--- |
| Brinck | Hargrave |
| Brunow | Harper |
| Byerly | Hennessey |
| Caffrey | Higgins |
| Carr | Horn |
| Clark, J. W. | Howell |
| Cochran | Hutchins |
| Cusack | Jesse |
| Dunton | Jordan |
| Fitzerald |  |

Absent or not voting, 5 :
Connors $\quad$ Doyle
Crabb
Krause
McCormick
Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen

Norland
Norpel
O'Halloran
Patchett
Poncy
Rinas
Small
Wells
Woods
Wyckoff

The motion prevailed.
Stanley of Muscatine moved the adoption of amendment H-722 filed by Stanley, et al.

Amendment H—722 adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 571)
The ayes were, 89 :

| Anderson | Doyle | Holden | Nielsen |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Horn | Norland |
| Bennett | Dunlap | Howell | Norpel |
| Bittle | Dunton | Hutchins | Oakley |
| Bortell | Edelen | Jordan | O'Halloran |
| Branstad | Egenes | Junker | Patchett |
| Brinck | Ewing | Kiser | Pellett |
| Brockett | Ferguson | Knoke | Peterson |
| Brunow | Fischer, H. O. | Krause | Poncy |
| Butler | Fisher, C.R. | Kreamer | Readinger |
| Byerly | Fitzgerald | Lippold | Roorda |
| Caffrey | Freeman | Logue | Schroeder |
| Carr | Fullerton | McCormick | Stanley |
| Clark, J. H. | Grassley | McElroy | Stephens |
| Clark, J. W. | Griffee | Mendenhall | Stromer |
| Cochran | Hansen | Menke | Strothman |
| Crabb | Hargrave | Mennenga | Tofte |
| Crawford | Harper | Middleswart | Wells |
| Cusack | Harvey | Millen | West |
| Daggett | Hennessey | Miller, A. V. | Wulf |
| Danker | Higgins | Miller, R. G. | Wykoff |
| De Jong | Hill | Newhard | Mr. Speaker |
| DenHerder |  |  |  |

The nays were, 8:

| Husak | Miller, K. D. | Rinas | Welden |
| :--- | :--- | :--- | :--- |
| Jesse | Monroe | Small | Woods |

Absent or not voting, 3:
Connors Lipsky Rapp
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

MOTION TO RECONSIDER
I move to reconsider the vote by which Senate File 571 passed the House on June 13, 1973.

DEN HERDER of Sioux

MOTION TO RECONSIDER
I move to reconsider the vote by which Senate File 571 passed the House on June 13, 1973.

HIGGINS of Scott
MOTION TO RECONSIDER
I move to reconsider the vote by which Senate File 571 passed the House on June 13, 1973.

HARVEY of Scott

## HOUSE FILE 730 WITHDRAWN

Den Herder of Sioux asked and received unanimous consent to withdraw House File 730 from further consideration by the House.

## INTRODUCTION OF BILLS

House File 797, by committee on appropriations, a bill for an act making an appropriation to the budget and financial control committee or its successor committee.

Read first time and placed on the appropriations calendar.
House File 798, by committee on ways and means, a bill for an act relating to foreign life insurance companies becoming domestic companies and providing for a transfer tax therefor.

Read first time and placed on the ways and means calendar.
House File 799, by committee on appropriations, a bill for an act to appropirate funds from the general fund of the state to the bureau of labor and to the occupational safety and health review commission.

Read first time and placed on the appropriations calendar.

## CONSIDERATION OF BILLS

Holden of Scott asked and received unanimous consent for the immediate consideration of House File 796, a bill for an act relating to the salaries and expenses of members of the general assembly.

Holden of Scott moved the previous question on House File 796 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 63, nays 20.
The motion prevailed.
Bortell of Madison offered the following amendment H-770 filed by Bortell, Harvey, Branstad and Logue and division of the amendment was requested as follows:

$$
\mathrm{H}-770
$$

1 Amend House File 796 as follows:
H-770A

10 April of even-numbered vears except that this pro
11 tion shall not apply during a special session of the
12 general assembly."
H—770B
13 2. Page 2, lines 12 and 13 , by striking the words 14 "[five] eight thousand [five hundred]" and inserting in 15 lieu thereof the words "five thousand five hundred".

Bortell of Madison moved the adoption of amendment H-770A of the amendment.

Roll call was requested by Logue of Iowa and Bortell of Madison.

Rule 68 was invoked.
On the question "Shall amendment H-770A be adopted?"
The ayes were, 29:

| Anderson | Ferguson | Lippold | Stephens |
| :--- | :--- | :--- | :--- |
| Bennett | Freeman | Logue | Stromer |
| Bortell | Fullerton | Mendenhall | Tofte |
| Branstad | Harvey | Menke | Welden |
| Brockett | Hill | Millen | West |
| Daggett | Kiser | Miller, K. . | Wulf |
| Danker | Kreamer | Pellett | Wyckoff |
| Edelen |  |  |  |

The nays were, 62:

Avenson
Brinck
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. H.
Clark, J. W.
Cochran
Crawford
Cusack
De Jong
Doyle
Drake
Dunlap

Dunton
Egenes
Ewing
Fisher, C. R.
Fitzgerald
Grassley
Griffee
Hansen
Hargrave
Harper
Hennessey
Higgins
Holden
Horn
Howell
Husak
Hutchins
Jesse
Jordan
Junker
Knoke
Krause
McCormick
McElroy
Mennenga
Middleswart
Miller, A. V.
Miller, R. G.
Newhard
Nielsen
Norland

Norpel
Oakley O'Halloran Patchett Peterson Poncy
Readinger
Rinas
Roorda Schroeder
Small
Stanley
Strothman
Wells
Mr. Speaker

Absent or not voting, 9:

| Bittle | Den Herder | Lipsky | Rapp |
| :--- | :--- | :--- | :--- |
| Connors | Fischer, H. O. | Monroe | Woods |
| Crabb |  |  |  |

Amendment $\mathrm{H}-770 \mathrm{~A}$ of the amendment lost.
Bortell of Madison moved the adoption of amendment $\mathrm{H}-770 \mathrm{~B}$ of the amendment.

Roll call was requested by Bortell of Madison and Branstad of Winnebago.

Rule 68 was invoked.
On the question "Shall amendment H-770B be adopted?"
The ayes were, 31:

| Anderson | Dunlap | Kiser | Stephens |
| :--- | :--- | :--- | :--- |
| Bennett | Edelen | Kreamer | Stromer |
| Bortell | Ferguson | Logue | Welden |
| Branstad | Freeman | Mendenhall | West |
| Brockett | Fullerton | Menke | Woods |
| Clark, J. H. | Hansen | Millen | Wulff |
| Daggett | Harvey | Miller, K. D. | Wykoff |
| Danker | Hill | Peterson |  |

The nays were, 63:

| Avenson | Egenes | Jordan | Oakley |
| :---: | :---: | :---: | :---: |
| Bittle | Ewing | Junker | O'Halloran |
| Brinck | Fisher, C. R. | Knoke | Patchett |
| Brunow | Fitzgerald | Krause | Pellett |
| Butler | Grassley | Lippold | Poncy |
| Byerly | Griffee | McCormick | Readinger |
| Caffrey | Hargrave | McElroy | Rinas |
| Carr | Harper | Mennenga | Roorda |
| Clark, J. W. | Hennessey | Middleswart | Schroeder |
| Cochran | Higgins | Miller, A. V. | Small |
| Crawford | Holden | Miller, R. G. | Stanley |
| Cusack | Horn | Monroe | Strothman |
| De Jong | Howell | Newhard | Tofte |
| Doyle | Husak | Nielsen | Wells |
| Drake | Hutchins | Norland | Mr. Speaker |
| Dunton | Jesse | Norpel |  |
| Absent or | voting, 6: |  |  |
| Connors Crabb | Den Herder <br> Fischer, H. O. | Lipsky | Rapp |

Amendment H-770B of the amendment lost.
Stromer of Hancock offered the following amendment H-765 filed by Stromer, Schroeder, Welden and Millen and moved its adoption:
H765

Amend House File 796 as follows:

1. Page 2, by striking lines 6 and 7 and inserting in lieu thereof the following:
"AND LIEUTENANT GOVERNOR. Commencing with the [Sixty-fourth] Sixty-sixth General Assembly, members of the general assembly".
2. Page 2, line 10 , by striking the word "Every" and inserting in lieu thereof the words "[Every] For the 1975 regular legislative session, every".
3. Page 2, line 12, by striking the word "eight" and inserting in lieu thereof the word "six".
4. Page 2 , line 13 , by striking the words "for each year" and inserting in lieu thereof the word "[for each year]".
5. Page 2 , line 14 , by inserting after the period the following: "For the 1976 regular legislative session and each general assembly thereafter, every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive an annual salary of six thousand five hundred dollars for each year while serving as a member of the general assembly."
6. Page 2, line 18, by striking the word "twenty" and inserting in lieu thereof the word "twenty-five".
7. Page 2, line 20, by striking the word "actually" and inserting in lieu thereof the word "actually".
8. Page 2, line 20 , by striking the words "commencing with the".
```
    9. Page 2, by striking lines 21, 22, and 23 and
inserting in lieu thereof the words ". However, members".
    10. Page 2, line 24, by striking the word "ten" and
inserting in lieu thereof the words "twelve and one-half".
    11. Page 2, by striking line 25 and inserting in
lieu thereof the words "per day. Expenses shall not
be paid for more than five days".
    12. Page 2, line 26, by striking the word "[per
week.]" and inserting in lieu thereof the words "per
week nor for more than one hundred fifty days for
each general assembly."
```

Roll call was requested by Stromer of Hancock and Millen of Van Buren.

## On the question "Shall amendment H—765 be adopted ?"

The ayes were, 28:

| Anderson | Danker | Harvey | Peterson <br> Bennett |
| :--- | :--- | :--- | :--- |
| Dunlap | Hill | Schroeder |  |
| Bortell | Edelen | Kiser | Stromer |
| Brandstad | Ewing | Logue | Strothman |
| Brinck. | Ferguson | Mendenhall | Tofte |
| Brockett | Freeman | Millen | Welden |
| Daggett | Fullerton | Pellett | West |

The nays were, 65:

| Avenson | Fisher, C. R. | Junker | Norland |
| :---: | :---: | :---: | :---: |
| Bittle | Fitzgerald | Knoke | Norpel |
| Brunow | Grassley | Krause | Oakley |
| Butler | Griffee | Kreamer | O'Halloran |
| Byerly | Hanserı | Lippold | Patchett |
| Caffrey | Hargrave | McCormick | Poncy |
| Carr | Harper | McElroy | Readinger |
| Clark, J. H. | Hennessey | Menke | Rinas |
| Clark, J. W. | Higgins | Mennenga | Small |
| Cochran | Holden | Middleswart | Stanley |
| Crawford | Horn | Miller, A. V. | Stephens |
| Cusack | Howell | Miller, K. D. | Wells |
| De Jong | Husak | Miller, R. G. | Woods |
| Doyle | Hutchins | Monroe | Wulff |
| Drake | Jesse | Newhard | Wyckoff |
| Dunton | Jordan | Nielsen | Mr. Speaker |
| Egenes |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Connors | Den Herder | Lipsky | Roorda |
| Crabb | Fischer, H. O. | Rapp |  |

Amendment H-765 lost.
Crawford of Story offered the following amendment H-768 filed by him and Lipsky of Linn and division of the amendment was requested as follows:
H-768
1 Amend House File 796 as follows:

## H-768A

1. Page 2, line 12, by striking the word "eight" and inserting in lieu thereof the word "seven".
2. Page 2, line 13, by striking the words "[five hundred]" and inserting in lieu thereof the words "five hundred".
3. Page 2, line 16, by striking the word "nine" and inserting in lieu thereof the word "eight".
4. Page 2, line 20, by striking the word "[actually]" and inserting in lieu thereof the word "actually".
5. Page 2, line 20, by striking the words "commencing with the".
6. Page 2, by striking lines 21, 22, and 23 and inserting in lieu thereof the words ". However, members".
7. Page 2, by striking line 25 and inserting in lieu thereof the words "per day. Expenses shall not be paid for more than five days".
8. Page 2, line 26, by striking the words "[per week.]" and inserting in lieu thereof the words "per week."
768B
22 9. Page 2, line 31, by inserting after the period 23 the following: Each member of the general assembly shall receive a postage allowance of not exceeding fifty dollars per year. No postage allowance shall be paid after the adjournment of each regular session of the general assembly.

Crawford of Story moved the adoption of amendment H-768A of the amendment.

Roll call was requested by Crawford of Story and Stromer of Hancock.

On the question "Shall amendment H—768A be adopted ?"
The ayes were, 37:

Bennett
Bortell
Branstad
Brinck
Brockett
Butler
Clark, J. H
Crawford
Daggett

Den Herder
Hill
Dunlap
Edelen
Egenes
Ewing
Ferguson
Freeman
Fullerton
Harvey

The nays, were, 57:
Anderson Car
Avenson
Brunow
Byerly
Caffrey

Carr
Clark, J. W Cochran Cusack Danker

De Jong
Doyle
Drake Dunton Fisher, C. R.

Rinas
Schroeder
Stanley
Stromer
Tofte
Welden
West
Wulff
Mr. Speaker

| Harper | Kreamer | Miller, R. G. | Poncy |
| :---: | :---: | :---: | :---: |
| Hennessey | McCormick | Monroe | Readinger |
| Higgins | McElroy | Newhard | Roorda |
| Horn | Menke | Nielsen | Small |
| Howell | Mennenga | Norland | Stephens |
| Husak | Middleswart | Norpel | Strothman |
| Hutchins | Millen | O'Halloran | Wells |
| Jesse | Miller, A. V. | Patchett | Woods |
| Jordan | Miller, K. D. | Peterson | Wyckoff |
| Junker |  |  |  |
| Absent or | voting, 6: |  |  |
| Connors | Fischer, H. O. | Oakley | Rapp |
| Crabb | Lipsky |  |  |

Amendment H-768A of the amendment lost.
Crawford of Story asked and received unanimous consent to withdraw amendment $\mathrm{H}-768 \mathrm{~B}$ of the amendment.

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

Rule 68 was invoked.
On the question "Shall the bill pass?" (H.F. 796)
The ayes were, 50:

| Avenson | Drake | Junker | Nielsen |
| :--- | :--- | :--- | :--- |
| Bittle | Dunton | Knoke | Norland |
| Brunow | Fisher, C. R. | Krause | Norpel |
| Butler | Fitzgerald | Lippold | O'Halloran |
| Byerly | Griffee | McCormick | Patchett |
| Caffrey | Hargrave | McElroy | Poncy |
| Carr | Harper | Mennenga | Readinger |
| Clark, J. W. | Hennessey | Middleswart | Rinas |
| Cochran | Higgins | Miller, A.V. | Small |
| Crawford | Horn | Miller, R.G. | Wells |
| Cusack | Howell | Monroe | Woods |
| De Jong | Hutchins | Newhard | Wulff |
| Doyle | Jesse |  |  |

The nays were, 45:

| Anderson | Egenes | Jordan | Roorda |
| :--- | :--- | :--- | :--- |
| Bennett | Ewing | Kiser | Schroeder |
| Bortell | Ferguson | Kreamer | Stanley |
| Branstad | Freeman | Logue | Stephens |
| Brinck | Fullerton | Mendenhall | Stromer |
| Brockett | Grassley | Menke | Strothman |
| Clark, J. H. | Hansen | Millen | Tofte |
| Daggett | Harvey | Miller, K. D. | Welden |
| Danker | Hill | Oakley | West |
| Den Herder | Holden | Pellett | Wyckoff |
| Dunlap | Husak | Peterson | Mr. Speaker |
| Edelen   <br> Absent or not voting, 5:   <br> Connors Fischer, H. O. Lipsky <br> Crabb   |  |  | Rapp. |

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

Oakley of Clinton moved to reconsider the vote by which House File 796 failed to pass the House.

A non-record roll call was requested.
The ayes were 61, nays 29 .
The motion prevailed.
Fisher of Greene moved that action on House File 796 be deferred.

A non-record roll call was requested.
The ayes were 12 , nays 74 .
The motion lost.
Roorda of Jasper moved to reconsider the vote by which amendment H-768A failed to be adopted by the House.

Holden of Scott moved the previous question on House File 796 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 46 , nays 40 .
The motion lost.
On the Roorda motion to reconsider the vote on amendment $\mathrm{H}-768 \mathrm{~A}$, a non-record roll call was requested.

Rule 68 was invoked.
The ayes were 38 , nays 57 .
The motion lost.
Ewing of Mahaska moved to reconsider the vote by which amendment $\mathrm{H}-770 \mathrm{~B}$ failed to be adopted.

Branstad of Winnebago moved that the motion to reconsider the vote on amendment $\mathrm{H}-770 \mathrm{~B}$ be tabled.

A non-record roll call was requested.
The ayes were 20, nays 71 .
The motion lost.
On the Ewing motion to reconsider the vote on amendment $\mathrm{H}-770 \mathrm{~B}$, a non-record roll call was requested.

The ayes were 26, nays 65 .
The motion lost.
Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 68 was invoked.
On the question "Shall the bill pass?" (H.F. 796)
The ayes were, 53:

| Avenson | Drake <br> Bittle |
| :--- | :--- |
| Bunton |  |
| Brunow | Egenes <br> Butler |
| Byerly | Fisher, C. R. |
| Cafrey | Fitzgerald |
| Carr | Griffee |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Crawford | Hennessey |
| Cusack | Higgins |
| De Jong | Horn |
| Den Herder | Hutchins |
| Doyle |  |

The nays were, 43 :

| Anderson | Ewing | Jordan | Schroeder <br> Bennett |
| :--- | :--- | :--- | :--- |
| Bortell | Ferguson | Kiser | Stanley |
| Branstad | Fischer, H. O. | Kreamer | Stephens |
| Brinck | Freeman | Logue | Stromer |
| Brockett | Fullerton | Mendenhall | Strothman |
| Clark, J. H. | Grassley | Hansen | Menke |
| Daggett | Harvey | Millen | Tofte |
| Danker | Hill | Miler, K.. | Welden |
| Dunlap | Holden | Pellett | Wyckoff |
| Edelen | Husak | Peterson | Mr. Speaker |
|  |  | Roorda |  |

Absent or not voting, 4:
Connors Crabb Lipsky Rapp
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Drake of Muscatine moved to reconsider the vote by which House File 796 passed the House.

A non-record roll call was requested.
The ayes were 33, nays 60 .
The motion lost.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on June 13, 1973, he approved and transmitted to the Secretary of State the following bills and resolution:

House File 28, an act relating to a free copy of the laws of Iowa.
House File 148, an act relating to the soldiers relief fund.
House File 189, an act relating to the movement of truck trailers manufactured in this state.

House File 193, an act relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays.

House File 219, an act relating to special assessment deficiencies.
House File 229, an act to increase the fees for renewals and reinstatements of registered architects.

House File 270, an act to provide an excise tax on the sale of eggs, providing for the establishment of an Iowa Egg Council and providing a penalty for violations.

House File 315, an act to prohibit the allocation of sales tax receipts to the road use tax fund.

House File 375, an act relating to the development of a grain alcohol motor fuel industry in this state by the Iowa Development Commission.

House File 503, an act relating to vacations for state employees.
House File 549, an act providing an exception to laws relating to prohibited employment and making the exception retroactive.

House File 687, an act relating to persons permitted to inspect certain records and reports of the Employment Security Commission.

House File 717, an act relating to pension benefits for policemen and firemen.

House File 721, an act making an appropriation from the general fund of the state to the Iowa Reciprocity Board.

House File 737, an act to appropriate from the general fund of the state to the Department of Soil Conservation.

House File 748, an act appropriating funds to the vehicle dispatcher's depreciation fund.

House File 750, an act making an appropriation to the moneys and credits replacement fund.

House File 751, an act relating to payments in lieu of contributions for unemployment compensation made to state employees of various state agencles, boards, commissions and departments.

House File 755, an act making an appropriation from the general fund of the state to the Iowa Employment Security Commission.

House File 763, an act to make an appropriation from the general fund of the state to the Capital Planning Commission.

House File 765, an act to appropriate from moneys received by the Department of Public Safety motor vehicle inspection fund.

Senate File 495, an act relating to workmen's compensation.
Senate File 525, an act making an appropriation from the general fund to the Iowa Law Enforcement Academy.

Senate File 532, an act to appropriate and authorize expenditures from the vehicle dispatcher revolving fund.

Senate File 533, an act making an appropriation from the general fund of the state to the various divisions of the Department of General Services.

Senate File 534, an act to appropriate and authorize expenditures from moneys received by the Department of General Services centralized printing permanent revolving fund.

Senate File 535, an act to appropriate and authorize expenditures from moneys received by the Department of General Services revolving fund.

Senate File 541, an act creating and making an appropriation to the Executive Council general contingent fund.

Senate File 553, an act making appropriations to and relating to the financing of certain state agencies whose duties relate to the use of natural resources of this state.

Senate File 558, an act to appropriate funds from the general fund of the state to the State Historical Society.

Senate File 559, an act appropriating funds from the general fund of the state to the Department of Revenue for administrative purposes.

Senate File 560, an act making an appropriation for membership in the Midwest Nuclear Compact.

Senate File 561, an act to make an appropriation from the motor vehicle fuel tax fund to the State Comptroller.

Senate File 562, an act to make an appropriation from the motor vehicle fuel tax fund to the Department of Revenue.

Senate Concurrent Resolution 12, a concurrent resolution authorizing the State Board of Regents to construct an addition to the general hospital at the State University of Iowa and authorizing bonding.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS <br> (Senate File 523) <br> Governor's Committee on Employment of the Handicapped

The committee's recommendation is for a budget of \$76,950 for 1973-74 and $\$ 79,650$ for 1974-75.

From this total, $\$ 65,840$ for $1973-74$ and $\$ 67,600$ for 1974-75 is for salaries. This recommendation allows for the addition of one consultant for the handicapped and one housing consultant for the handicapped. A position of Clerk II is eliminated, so the committee recommendation provides for an increase of one position over the present level of five.
$\$ 11,110$ for $1973-74$ and $\$ 12,050$ for $1974-75$ is appropriated for travel, office supplies and expense, telephone and telegraph, and equipment.

## REPORTS OF COMMITTEES

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations to whom was referred House File 789, a bill for an act relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, and providing penalties for certain violations, begs leave to report it has had the same under consideration and has
instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-758
1 Amend House File 789 as follows:
2 1. Page 6, by striking lines 14 through 23 and renumbering subsequent sections.
2. Page 9, by striking lines 22 through 35 and line 1 on page 10 and inserting in lieu thereof the following:
"The county board shall be vested with the authority to direct in the county [old age assistance, aid to the blind,] aid to dependent children and emergency relief with only such powers and duties as are prescribed in the laws relating thereto."
3. Page 16, by striking everything in line 17 after "Sec. 28." and all of lines 18 and 19.

GRASSLEY of Butler, Chairman

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 523, a bill for an act making an appropriation to the committee on employment of the handicapped, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H—767
1 Amend Senate File 523 as passed by the Senate, page 2, by striking lines 10 and 11 and inserting in lieu thereof the following:
3 "maintenance, and miscel-
4 laneous purposes: $\quad \$ 76,950 \quad \$ 79,650$ GRASSLEY of Butler, Chairman

Stanley of Muscatine, from the committee on ways and means, submitted the following reports:

Mr. Speaker: Your committee on ways and means to whom was referred Senate File 516, a bill for an act to provide for the assessment and taxation of municipally-owned electric utilities held under joint ownership, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H-766
1 Amend Senate File 516, as passed by the Senate, by striking lines 12 through 16 and inserting in lieu thereof the following:
profit. However if an electric power generating plant is jointly owned by one or more cities and by one or more privately-owned utility companies or electric cooperatives, each city's ownership interest in the electric power generating plant shall be subject to assessment and taxation under the provisions of chapter four hundred twenty-eight (428) of the

11 Code. An electric power generating plant entirely 12 owned by one or more cities shall not be taxed.

STANLEY of Muscatine, Chairman

Also :
Mr. Speaker: Your committee on ways and means to whom was referred Senate File 557, a bill for an act providing a method of apportionment of valuation of electric power generating plants of more than twelve million dollars in taxable valuation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

STANLEY of Muscatine, Chairman

## AMENDMENTS FILED

## H-764

Amend Senate File 76, as passed by the Senate, page 2, by striking all of lines $18,19,20,21$ and
322 , and through the period in line 23, and inserting 4 in lieu thereof the following: "to make an examina5 tion and determination from the date of receipt by 6 the department of notice from the taxpayer of the 7 final disposition of any matter between the taxpayer 8 and the internal revenue service with respect to the 9 particular tax year. In order to begin the running 10 of the six-months period, the notice shall be in 11 writing in any form sufficient to inform the depart12 ment of such final disposition with respect to such 13 year, and a copy of the federal document showing the 14 final disposition or final federal adjustments shall 15 be attached to the notice."

STANLEY of Muscatine NIELSEN of Polk COCHRAN of Webster

## H-775

Amend Senate File 516 as passed by the Senate, as follows:

1. Page 1, by inserting after line 16 the following:

Sec. ..... Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. In determining the assessed valuation of all taxable property in a district, the state comptroller shall include in the total assessed valuation of the district for the purpose of computing state school foundation aid, the assessed valuation of the property of municipally-owned electric utilities in the district not subject to assessment under chapters four hundred twenty-eight (428) or four hundred thirty-seven (437) of the Code. The director of revenue shall certify to the state comptroller the assessed valuation of the property of
municipally-owned electric utilities not subject to assessment under chapters four hundred twentyeight (428) or four hundred thirty-seven (437) of the Code in each district, as determined by using the assessed value per dollar of gross operating revenue of investor-owned electric utilities located in the state of Iowa and applying this assessed value to the gross operating revenue of the municipally-owned utilities. The state comptroller shall compute the foundation property tax of twenty mills on the assessed valuation of all taxable property in the district including the assessed valuation of municipally-owned utility property for the purpose of computing state school foundation aid only, and the foundation property tax of twenty mills shall not be levied against such munic-ipally-owned utility property. The amount by which a district's state school foundation aid is reduced under this paragraph shall be added to the amount to be raised by the additional school district property tax levy as computed under section four hundred fortytwo point nine (442.9), subsection one (1), paragraph c, of the Code.
2. Page 1 , line 3 , by inserting before the period the words "and for the assessment of municipallyowned electric utilities".

## SCHROEDER of Pottawattamie

Amend Senate File 516 as passed by the Senate, as follows:

1. Page 1, by inserting after line 16 the following:

Sec. ..... Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. In determining the assessed valuation of all txable property in a district, the state comptroller shall include in the total assessed valuation of the district for the purpose of computing state school foundation aid, the assessed valuation of the property of municipally-owned electric utilities in the district not subject to assessment under chapters four hundred twenty-eight (428) or four hundred thirty-seven (437) of the Code. The director of revenue shall certify to each county auditor and each school district the assessed valuation of the property of municipally-owned electric utilities not subject to assessment under chapters four hundred twenty-eight (428) or four hundred thirty-seven (437) of the Code in each district, as determined by using the assessed value per dollar of gross operating revenue of investor-owned electric utilities located in the state of Iowa and applying this assessed value to the gross operating revenue of the municipally-owned utilities. The state comptrol-
ler shall compute the foundation property tax and the additional school district property tax on the assessed valuation of all taxable property in the district including the assessed valuation of municipally-owned utility property assessed under this section, and all school taxes, including those levied for the school general fund and those levied for the schoolhouse fund, shall be levied against such municipally-owned utility property.
2. Page 1, line 3, by inserting before the period the words "and for the assessment and levy of school taxes against municipally-owned electric utilities".

SCHROEDER of Pottawattamie

## $\mathrm{H}-773$

1 Amend Senate File 516, as passed by the Senate, page 1, line 13, by striking the words "held under joint ownership which".

SCHROEDER of Pottawattamie BYERLY of Polk

## H—772

1 Amend Senate File 516, as passed by the Senate, page 1, line 12, by inserting after the word "of" the words "a municipally-owned electric utility or"

## SCHROEDER of Pottawattamie BYERLY of Polk

## H-755

1
2
3
4
5

Amend Senate File 570, page 3, after line 2, by adding the following:
"Periodic status reports shall be requested of the recipients to assist in determining eligibility for assistance payments."

## BUTLER of Pottawattamie

H-771
Amend Senate File 583, as amended, passed, and reprinted by the Senate, as follows:

1. Page 7B, by inserting after line 37 the following new section:

Sec. ..... NEW SECTION. Every newspaper, periodical, radio or television station, billboard rental or leasing company, printer or other advertising agent doing business in this state shall, when moneys are received for political advertising, file with the state commissioner of elections or county commissioner of elections reports of all moneys received for political advertising, the name of each person, organization or committee purchasing such advertising, and the nature of the advertising provided. The reports shall be filed on the tenth day of March and September of each year, on the tenth day preceding the date on which the election is held, and not more than thirty days following the election. However, a report shall not be filed thirty

19 days following the primary election. The March and
20 September reports shall be current to the end of the
21 month preceding the filing. All other reports shall
22 be current as of five days prior to the filing dead-
23 line.
24 2. By renumbering the remaining sections.
KRAUSE of Palo Alto HOWELL of Floyd

H-776
1 Amend Senate amendment to House File 703 by adding 2 thereto the following:
3 4. Page 4, by inserting after line 30 the follow-
4 ing new paragraph:
5 "In no case shall any funds herein provided for be 6 spent on improvements to Highway No. 9 in the counties of Winnebago and Kossuth."

SCHROEDER of Pottawattamie BROCKETT of Marshall MENKE of O'Brien HILL of Polk KNOKE of Pottawattamie JESSE of Polk DUNLAP of Story
BITTLE of Polk
TOFTE of Winneshiek
CARR of Dubuque NEWHARD of Jones OAKLEY of Clinton STANLEY of Muscatine HOLDEN of Scott CLARK of Lee BENNETT of Ida EWING of Mahaska LIPSKY of Linn PELLETT of Cass KREAMER of Polk RAPP of Black Hawk
ROORDA of Jasper
LOGUE of Iowa
BUTLER of Pottawattamie MILLER of Cerro Gordo WEST of Marshall WOODS of Polk SMALL of Johnson BYERLY of Polk MENNENGA of Clinton EGENES of Story FITZGERALD of Webster BORTELL of Madison HORN of Linn MILLER of Buchanan JORDAN of Linn R!NAS of Linn JUNKER of Woodbury

FULLERTON of Woodbury<br>BRUNOW of Appanoose<br>BRINCK of Lee<br>FERGUSON of Carroll<br>CRAWFORD of Story<br>DRAKE of Muscatine

$\mathrm{H}-769$
1 Amend the Senate amendment to House File 703 as
follows:

1. By inserting after line 1 the following:
2. Page 3 , line 17 , by striking the figures
" $1,867,048$ " and " $1,862,225$ " and inserting in lieu
thereof the figures " $2,367,048$ " and " $2,362,225$ ".
By renumbering the amendments.
SCHROEDER of Pottawattamie
HOLDEN of Scott
CLARK of Dubuque
JESSE of Polk
RINAS of Linn
DRAKE of Muscatine
PETERSON of Woodbury
ROORDA of Jasper
H-763
1 Amend House File 789 as follows:
3. Page 6, line 25 , by striking the word "section" and inserting in lieu thereof the word "sections".
4. Page 7, by adding the following after line 22 :
$N E W S E C T I O N$. Any person may institute a civil action for damages under chapter twenty-five $A(25 A)$ of the Code or to restrain the dissemination of confidential records set out in subsection one (1), paragraphs b, c, or d of section fourteen (14) of this Act in violation of that section, and any person, agency or governmental body proven to have disseminated or to have requested and received confidential records in violation of subsection one (1), paragraphs $b$, $c$, or $d$ of section fourteen (14) of this Act shall be liable for actual damages and exemplary damages for each violation and shall be liable for court costs, expenses, and reasonable attorneys' fees incurred by the party bringing the action. In no case shall the award for damages be less than one hundred dollars.

Any person who willfully requests, obtains, or seeks to obtain confidential records set out in subsection one (1), paragraphs b, c, or d of section fourteen (14) of this Act under false pretenses, or who willfully communicates or seeks to communicate these confidential records to any agency or person except in accordance with section fourteen (14) of this Act, or any person who willfully falsifies these confidential records or any records relating thereto, shall, upon conviction, for each such offense be punished by a fine of not more

30 than one thousand dollars or by imprisonment in the
31 state penitentiary for not more than two years, or by
32 both fine and imprisonment. Any person who knowingly,
33 but without criminal purposes, communicates or seeks
34 to communicate the confidential records set out in
35 subsection one (1), paragraphs b, c, or d of section
36 fourteen (14) of this Act except in accordance with
37 section fourteen (14) of this Act shall for each such
38 offense be fined not more than one hundred dollars or
39 be imprisoned not more than ten days.
Any reasonable grounds that a public employee has violated any provision of this section or section fourteen (14) of this Act shall be grounds for immediate removal from access of any kind to confidential records or suspension from duty without pay.

SMALL of Johnson
HILL of Polk
SCHROEDER of Pottawattamie

## H—756

1 Amend House File 795 as follows:
2 1. Page 5, by striking lines 32 through 35
3 inclusive.
4 2. By renumbering the subsequent subsections.
KNOKE of Pottawattamie
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Thursday, June 14, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Fifty-eighth Calendar Day<br>One Hundred Fifth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Thursday, June 14, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Reverend Ralph Cottier, pastor of the Park Avenue Presbyterian Church, Des Moines, Iowa.

The Journal of Wednesday, June 13, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Marvin Moles, Newton, Iowa.

## Leave of absence

Leave of absence was granted as follows:
Connors of Polk on request of Wells of Linn; Rapp of Black Hawk on request of Caffrey of Polk; Lipsky of Linn for June 14 and 15 on request of Clark of Lee.

## PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-one Girl Scouts from Fort Dodge, accompanied by Mrs. Gregerson. By Fitzgerald of Webster and Cochran of Webster.

## PETITION FILED

The following petition was received and placed on file:
By Harper of Davis from one hundred nine girls attending Girls State favoring the Lady Bug as the state bug of Iowa.

ADOPTION OF COMMITTEE REPORTS
The Chief Clerk announced the adoption of reports of committees on House File 789 and Senate Files 516, 523, and 557, under Rule 35.

## INTRODUCTION OF BILLS

House File 800, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for the office of the state comptroller and its divisions.

## Read first time and placed on the appropriations calendar.

House File 801, by committee on appropriations, a bill for an act relating to the salaries of supreme court justices and district court judges.

Read first time and placed on the appropriations calendar.

## EXPLANATION OF VOTE

I was out of the House chamber for a few minutes on June 13, 1973. Had I been present, I would have voted "aye" on House File 793.

CAFFREY of Polk

## EXPLANATION OF VOTE

Because of a brief illness, I was absent the afternoon of Tuesday, June 12. Had I been present, I would have voted "aye" on the following bills and amendments: House Files 784 and 792, amendment H- 749 to Senate File 586 and Senate File 586. I would have voted "nay" on amendment H-747E to Senate File 586.

MENNENGA of Clinton

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 12, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 439, a bill for an act to establish civil service for deputy county sheriffs.

Also: That the Senate has on June 12, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 122, a bill for an act to establish the Iowa drug abuse authority and define its powers.

Also: That the Senate has on June 12, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 219, a bill for an act relating to the use and operation of school buses.

Also: That the Senate has on June 12, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 513, a bill for an act making an appropriation to the state comptroller for the youth opportunity and day care facilities programs.

Also: That the Senate has on June 12, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 542, a bill for an act to make an appropriation to the department of public instruction to provide school food service assistance for the purposes of participating in certain federal programs.

Also: That the Senate has on June 12, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 555, a bill for an act making an appropriation to the department of agriculture and its various divisions.

Also: That the Senate has on June 12, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 590, a bill for an act setting the salary rate for state officials and designated employees of the state.

RALPH R. BROWN, Secretary

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 59

Freeman of Buena Vista called up for consideration House Concurrent Resolution 59, filed on June 7, 1973, and found on page 1773 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 62

Miller of Calhoun called up for consideration House Concurrent Resolution 62, filed on June 11, 1973, and found on page 1822 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## SENATE AMENDMENT CONSIDERED

Freeman of Buena Vista called up for consideration House File 166, a bill for an act relating to the taking of fish with seines and traps, amended by the Senate, and moved that the House concur in the following Senate amendment:

> Amend House File 166 , as passed by the House, page 2 , by inserting after line 15 the following:
> Sec. .... Section one hundred nine point one hundred six $(109.106)$, Code 1973 , is amended to read as follows:
> 109.106 NETS, BASKET TRAPS OR SEINES. It shall be unlaw- ful

[^29]in taking fish under this chapter shall be constructed only of those materials approved by rule of the commission.

Sec. ..... Section one hundred nine point one hundred seven (109.107), unnumbered paragraph three (3), Code 1973, is amended to read as follows:

All licensed nets, seines, [wooden] basket traps or trotlines shall have attached a metal tag identifying the equipment and license for its use. Tags must at all times be attached to commercial fishing gear and officers appointed by the commission shall have authority to confiscate any such commercial fishing gear when found in use without such tags attached. Identification tags shall be furnished by the commission and a charge of ten cents shall be made for each tag and such tags shall be renewed annually.

Sec. $\qquad$ Section one hundred nine point one hundred eight (109.108), Code 1973, is amended to read as follows:
109.108 MESH SIZE AND HOOK LIMIT. It shall be unlawful for any person to fish with or to use any trammel net having a mesh of less than two inches square or bar measure, or to fish with or use a gill net having a mesh of less than three and three-quarters inches square or bar measure, or to use in the Mississippi or Missouri rivers, basket traps [made of wood], with the end opposite the throat having a hole of less than one and one-half inches in diameter or trotlines with more than one hundred hooks. Such measurements shall apply to meshes when in use and no allowance shall be made for shrinkage due to any cause. Any commercial fishing equipment in use shall be subject to inspection by the commission or its authorized agents at any time.

Sec. ..... Section one hundred ten point one (110.1), lines eighty (80) and one hundred eight (108), Code 1973, are amended to read as follows:
[Wooden basket] Basket trap:
[Wooden basket] Basket traps:
Motion prevailed and the House concurred in the Senate amendment.

Freeman of Buena Vista moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 166)
The ayes were, 85:

| Anderson | Caffrey |
| :--- | :--- |
| Avenson | Carr |
| Bennett | Clark, J. W. |
| Bittle | Cochran |
| Bortell | Crabb |
| Brinck | Crawford |
| Brockett | Cusack |
| Brunow | Daggett |
| Butler | Danker |
| Byerly | De Jong |


| Den Herder | Fisher, C. R. |
| :--- | :--- |
| Doyle | Fitzgerald |
| Drake | Freeman |
| Dunlap | Fullerton |
| Dunton | Griffee |
| Edelen | Hansen |
| Egenes | Harper |
| Ewing | Harvey |
| Ferguson | Hennessey |
| Fischer, H. O. | Higgins |


| Hill | Lippold |
| :--- | :--- |
| Holden | Logue |
| Horn | McCormick |
| Howell | McElroy |
| Husak | Mendenhall |
| Hutchins | Menke |
| Jordan | Mennenga |
| Junker | Middleswart |
| Kiser | Miller, A. V. |
| Knoke | Miller, K. D. |
| Krause | Miller, R. G. |
| Kreamer |  |

Monroe
Norland
Norpel
Oakley
O'Halloran
Pellett
Peterson
Poncy
Readinger
Rinas
Schroeder

Small
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker

The nays were, 1:
Jesse
Absent or not voting, 14:

| Branstad | Hargrave |
| :--- | :--- |
| Clark, J. H. | Lipsky |
| Connors | Millen |
| Grassley | Newhard |


| Nielsen | Roorda |
| :--- | :--- |
| Patchett | Stephens |
| Rapp | Woods |

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

## MOTION TO RECONSIDER WITHDRAWN (Senate File 554)

Kreamer of Polk asked and received unanimous consent to withdraw the motion to reconsider Senate File 554 filed by him on June 8, 1973.

## HOUSE FILE 703 RECONSIDERED

Drake of Muscatine called up for consideration the motion to reconsider House File 703 filed on June 12, 1973, and moved to reconsider the vote by which House File 703, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system, passed the House on June 12, 1973.

A non-record roll call was requested.
The ayes were 74 , nays 4 .
The motion prevailed.
Drake of Muscatine moved that the vote by which House File 703 was placed on its last reading be reconsidered.

The motion prevailed.

Drake of Muscatine moved that the vote by which the House concurred in the following Senate amendment as amended on June 12, 1973, be reconsidered:
1 Amend House File 703, as passed by the House, as follows:

1. Page 4, by inserting after line 26 the following new subsection:
2. HIGHWAY BEAUTIFICATION

FUND:
To be used under provisions of chapter three hundred six $C$ (306C) of the Code: $\$$ - $0-\$ 454,300$
2. Page 4, line 28 , by striking the figure " $66,155,206$ " and inserting in lieu thereof the figure " $66,609,506$ ".
3. Page 6, by striking line 2 and inserting in lieu thereof the following:
subsection three (3), Code 1973, is amended to read as follows:
3. It is further provided that there is appropriated from [the primary road fund] funds appropriated to the state highway commission which would otherwise revert to the primary road fund pursuant to the provisions of the Act appropriating the funds or chapter eight (8) of the Code, in an amount sufficient to pay the increase in salaries, which increase is not otherwise provided for by the general assembly in an appropriation bill, resulting from the annual review of the merit pay plan as provided in subsection 2 of section 19A.9. The appropriation herein provided shall be in effect from the date of approval by the executive council to the end of the fiscal biennium in which it becomes affective.

The motion prevailed.
Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment H-769 to the Senate amendment filed by Schroeder, et al., on June 13, 1973.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-777$ to the Senate amendment filed by Schroeder, Holden, Clark of Dubuque, Jesse, Rinas, Drake, Peterson and Roorda and moved its adoption:

## H-777

Amend the Senate amendment to House File 703 as as follows:

1. By inserting after line 1 the following:
2. Page 2, line 35, by striking the figures " 581,968 " and " 590,597 " and inserting in lieu thereof the figures " 681,968 " and " 690,597 ", respectively.
3. Page 3 , line 1 , by striking the figures
" $2,807,767$ " and " $2,879,507$ " and inserting in lieu
thereof the figures " $2,907,767$ " and " $2,979,507$ ",
respectively.
4. Page 3 , line 17 , by striking the figures
```
" 1,867,048" and " 1,862,225" and inserting in lieu
thereof the figures " 2,367,048" and "2,362,225".
    4. Page 3, line 18, by striking the figures
"7,941,958" and " }8,140,334" and inserting in lieu
thereof the figures " }8,441,958\mathrm{ " and " }8,640,334\mathrm{ ".
    2. By striking from lines }9\mathrm{ and 10 of the amend-
ment the figures "66,155,206" and " }66,609,506" and
inserting in lieu thereof the figures "66,755,206" and
"67,209,506".
    3. By renumbering the amendments.
```

Amendment $\mathrm{H}-777$ to the Senate amendment adopted.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-776$ to the Senate amendment and moved its adoption:
H—776
1 Amend Senate amendment to House File 703 by adding thereto thefollowing:
4. Page 4, by inserting after line 30 the following new paragraph:
"In no case shall any funds herein provided for be spent on improvements to Highway No. 9 in the counties of Winnebago and Kossuth."
Amendment H-776 lost.
Schroeder of Pottawattamie moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Schroeder of Pottawattamie 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. 703)
The ayes were, 88 :

| Anderson | Crawford | Freeman | Knoke |
| :--- | :--- | :--- | :--- |
| Avenson | Cusack | Fullerton | Krause |
| Bennett | Daggett | Griffee | Kreamer |
| Bittle | Danker | Hargrave | Lippold |
| Bortell | De Jong | Harper | Logue |
| Branstad | Den Herder | Hennessey | McCormick |
| Brinck | Doyle | Higgins | McElroy |
| Brockett | Drake | Hill | Mendenhall |
| Brunow | Dunlap | Holden | Menke |
| Butler | Dunton | Horn | Mennenga |
| Byerly | Egenes | Howell | Middleswart |
| Caffrey | Ewing | Husak | Millen |
| Carr | Ferguson | Hutchins | Miller, A.V. |
| Clark, J.H. | Fischer,H. O. | Jesse | Miller, K. D. |
| Cochran | Fisher,C.R. | Jordan | Miller,R.G. |
| Crabb | Fitzgerald | Kiser | Monroe |


| Newhard | Patchett | Small | Wells |
| :---: | :---: | :---: | :---: |
| Nielsen | Pellett | Stanley | West |
| Norland | Poncy | Stromer | Woods |
| Norpel | Rinas | Strothman | Wulff |
| Oakley | Roorda | Tofte | Wyckoff |
| O'Halloran | Schroeder | Welden | Mr. Speaker |
| The nays were, 3: |  |  |  |
| Harvey | Junker | Peterson |  |
| Absent or not voting, 9: |  |  |  |
| Clark, J. W. | Grassley | Lipsky | Readinger |
| Connors | Hansen | Rapp | Stephens |

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

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

Senate File 570, a bill for an act relating to aid to dependent children, blind assistance, and aid to the disabled and making an appropriation, with report of committee recommending amendment and passage, was taken up for consideration.

Butler of Pottawattamie offered the following amendment $\mathrm{H}-755$ filed by him and moved its adoption:
H-755
1 Amend Senate File 570, page 3, after line 2, by adding the folowing:
"Periodic status reports shall be requested of the recipients to assist in determining eligibility for assistance payments."
Amendment H—755 adopted.
Readinger of Polk offered the following amendment H-754 filed by the committee on ways and means:
H-754

Amend Senate File 570, as amended and passed by the Senate, as follows:

1. Page 4, by striking lines 2 through 13 , inclusive, and inserting in lieu thereof the following:
"1. The tentative maximum poor fund millage levy for each county shall be equal to one hundred fifty percent of the total millage levy which that county made for the poor fund under all applicable statutes for the budget year beginning January 1, 1972 and ending December 31, 1972."
2. Page 4, line 22, by striking the first word
"and" and inserting in lieu thereof the word "aid".
3. Page 4 , lines 27 and 28 , by striking the words
"in 1972, payable in 1973" and inserting in lieu thereof the words "in 1971, payable in 1972".
4. Page 4, by striking lines 29 through 33 and inserting in lieu thereof the following:
c. The millage rate required to produce the amount determined pursuant to paragraph a of this subsection, levied upon the assessed valuation determined pursuant to paragraph $b$ of this subsection, shall be computed. One hundred fifty percent of this millage rate shall be the millage reduction in the poor fund levy of the county.
5. Page 4, by striking lines 34 and 35 and page 5 , by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:
" 3 . The maximum poor fund millage levy for the extended fiscal year in each county shall be established as follows:
a. From the county's tentative maximum poor fund levy determined pursuant to subsection one (1) of this section, subtract the millage reduction in the poor fund levy of the county determined pursuant to subsection two (2) of this section.
b. The maximum poor fund millage levy for the extended fiscal year shall be the millage levy determined pursuant to paragraph a of this subsection increased by seven and one-half percent. However, the state appeal board established by chapter twentyfour (24) of the Code may permit a higher levy to the extent required in order to prevent severe hardship due to unusual circumstances beyond the control of the county government, or in order to adjust for an abnormally low levy for the 1972 budget year."
6. Page 5, by inserting after line 4 the following section:

Sec. ..... NEW SECTION. For each fiscal year following the extended fiscal year the maximum levy for support of the poor in each county shall be twothirds of the maximum poor fund millage levy for the extended fiscal year beginning January 1, 1974 and ending June 30, 1975, determined pursuant to section four (4) of this Act. However, the state appeal board may permit a higher levy for any year to the extent required in order to prevent severe hardship due to unusual circumstances beyond the control of the county government.
7. Page 5 , by striking lines 15 and 16 and inserting in lieu thereof the following:
"Sec. 6. Sections two (2), three (3), and five (5) of this Act shall be effective January 1, 1974, except that in section five (5) of this Act sections two hundred thirty-four point twelve (234.12) and two hundred thirty-four point thirteen (234.13) shall be repealed effective July 1, 1973."
8. Page 5, by striking lines 29 through 35, inclusive, and inserting in lieu thereof the words "deter-
mines by resolution that the poor fund levy is not sufficient, it may levy an".
9. Page 5, line 41 , by striking the words "state board of appeals" and inserting in lieu thereof the words "state appeal board".
10. Page 5, by inserting after line 41 the following section:

Sec. ..... If House File 772 is enacted by the Sixty-fifth General Assembly, 1973 Session, and is approved by the governor, the words "extended fiscal year" in section four (4) of this Act shall mean "fiscal year", and the fiscal year commencing January 1, 1974 shall end on December 31, 1974. In addition, the tentative maximum poor fund millage levy for each county in section four (4), subsection one (1), of this Act shall be equal to one hundred percent of the total millage levy which that county made for the poor fund in the budget year beginning January 1, 1972 as provided in section four (4), subsection one (1) of this Act and the millage reduction in the poor fund levy of the county in section four (4), subsection two (2), paragraph c, of this Act shall be equal to one hundred percent of the millage rate determined pursuant to section four (4), subsection two (2), paragraph c, of this Act. The maximum poor fund millage levy provided in section four (4), subsection three (3), of this Act shall be for the fiscal year commencing January 1, 1974 and ending December 31, 1974 and shall not be for the extended fiscal year. The maximum poor fund millage levy shall be the millage levy determined pursuant to paragraph a of subsection three (3) increased by five percent.

If House File 772 becomes law, section four (4) of this Act, before modification pursuant to this section, shall apply to the extended fiscal year commencing January 1, 1975 and ending June 30, 1976, except that the percentage increase provided in section four (4), subsection three (3), paragraph b, of this Act shall not apply. The section following section four (4) of this Act and added by this amendment shall apply to the fiscal year commencing July 1, 1976 and ending June 30, 1977 and each fiscal year thereafter, and the maximum levy for support of the poor in each county shall be one hundred percent of the maximum poor fund millage levy for the fiscal year commencing January 1, 1974 and ending December 31, 1974, determined pursuant to section four (4) of this Act. Also, the period provided for in section eight (8) of this Act shall begin on January 1, 1974 and end on December 31, 1974 and the additional tax which may be levied shall not exceed one-half of one mill.
11. Amend the title, page 1, line 2, by inserting after the word "disabled" the words ", limitations on county poor fund millage levies,".
12. By renumbering sections as necessary.

Branstad of Winnebago offered the following amendment $\mathrm{H}-778$ filed by him to amendment $\mathrm{H}-754$ :
$\mathrm{H}-778$
1 Amend the committee on ways and means amendment
2 H-754 to Senate File 570, as passed by the Senate by
3 inserting a period after the figures " 1974 " in line
462 and striking all of lines 63 through 66.
Branstad of Winnebago asked for unanimous consent to withdraw amendment H-778.

Objection was raised.
Branstad of Winnebago moved that amendment H-778 be withdrawn.

A non-record roll call was requested.
The ayes were 67, nays 13 .
The motion prevailed.
(Senate File 570 pending at recess.)
On motion by Holden of Scott, the House was recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Edelen of Emmet and Hansen of O'Brien for the afternoon on request of Stanley of Muscatine.

## CONSIDERATION OF BILLS

The House resumed consideration of Senate File 570.
Grassley of Butler offered the following amendment H-779 filed by him and Stanley of Muscatine and moved its adoption: H-779
1 Amend Senate File 570, as passed by the Senate, 2 as follows :
3 1. Page 5, by striking all of lines 17 through
426.

5 2. By renumbering the subsequent sections, and
6 internal references.
Amendment H—779 adopted.
Readinger of Polk moved the adoption of amendment H-754 filed by the committee on ways and means.

A non-record roll call was requested.
The ayes were 75 , nays 8 .
Amendment H-754 adopted.
Speaker pro tempore Kreamer in the chair at 2:46 p.m.
Caffrey of Polk offered the following amendment H-782 filed by Caffrey, Readinger, Stanley, Cochran, Cusack, Hill, Oakley, Higgins, Wells and Monroe and moved its adoption:
H-782
1
Amend Senate File 570, as passed by the Senate, page 2, by inserting after line 9 the following:
"In a county having more than 250,000 population, an agreement in existence on June 1, 1973 between the county and an employee organization representing employees who become subject to the preceding paragraph of this section shall remain in effect with respect to such employees for a period ending December 31, 1974."
A non-record roll call was requested.
The ayes were 68, nays 23.
Amendment H—782 adopted.
Readinger 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. 570)
The ayes were, 80 :

| Avenson | Dunton | Jordan | Patchett |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Kiser | Pellett |
| Bittle | Ewing | Knoke | Peterson |
| Brinck | Ferguson | Krause | Poncy |
| Brockett | Fisher, C.R. | Lippold | Readinger |
| Brunow | Fitzgerald | McCormick | Rinas |
| Butler | Freeman | McElroy | Roorda |
| Byerly | Fullerton | Mendenhall | Schroeder |
| Cafrrey | Grassley | Menke | Small |
| Carr | Griffee | Mennenga | Stanley |
| Clark, J. H. | Hargrave | Middleswart | Stromer |
| Clark, J. W. | Harper | Miller, A. V. | Strothman |
| Cochran | Harvey | Miller, K. D. | Tofte |
| Crabb | Hennessey | Monroe | Varley |
| Crawford | Higgins | Newhard | Wells |
| Cusack | Hill | Nielsen | West |
| DeJong | Holden | Norland | Woods |
| DenHerder | Horn | Norpel | Wulff |
| Doyle | Howell | Oakley | Mr. Speaker |
| Drake | Jesse | O'Halloran | (Kreamer) |
| Dunlap |  |  |  |

The nays were, 13:

| Anderson | Danker | Hutchins | Miller, R. G. |
| :--- | :--- | :--- | :--- |
| Bortell | Fischer, H. O. | Logue <br> Branstad | Husak |
| Daggett |  | Millen | Welden <br> Wyckoff |
| Absent or not voting, 7: |  |  |  |
| Connors | Hansen | Lipsky | Stephens |
| Edelen | Junker | Rapp |  |

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

## HOUSE FILE 231 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw House File 231 from further consideration by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 570 passed the House. READINGER of Polk

Speaker Varley in the chair at 3:00 p.m.
HOUSE INSISTS
(House File 682)
Kreamer of Polk called up for consideration House File 682, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state-supported scholarship program, and moved that the House insist on the House amendment to the Senate amendment.

Roll call was requested by Kreamer of Polk and the Speaker.
On the question "Shall the House insist on its House amendment to the Senate amendment?"

The ayes were, 75:

| Anderson | Crawford | Freeman | Knoke |
| :--- | :--- | :--- | :--- |
| Bennett | Cusack <br> Bitte | Daggett | Fullerton |


| Norland | Readinger | Strothman | Woods |
| :---: | :---: | :---: | :---: |
| Norpel | Roorda | Tofte | Wulff |
| Patchett | Schroeder | Welden | Wyckoff |
| Pellett | Stanley | Wells | Mr. Speaker |
| Peterson | Stromer | West |  |
| The nays were, 16: |  |  |  |
| Avenson | Griffee | Mennenga | O'Halloran |
| Carr | Hargrave | Monroe | Poncy |
| Clark, J. W. | Jesse | Nielsen | Rinas |
| Doyle | Krause | Oakley | Small |
| Absent or not voting, 9: |  |  |  |
| Connors | Hansen | Junker | Rapp |
| Edelen | Hill | Lipsky | Stephens |
| Fischer, H. 0. |  |  |  |

The motion prevailed and the House insists on its House amendment to the Senate amendment.

## CONFERENCE COMMITTEE APPOINTED <br> (House File 682)

The Speaker anounced the appointment of the conference committee to consider the differences betwen the House and Senate concerning House File 682: Lippold of Black Hawk, chairman ; Byerly of Polk, Crawford of Story, Hansen of O'Brien and Norpel of Jackson.

## SENATE FILE 76 RECONSIDERED

Nielsen of Polk called up for consideration the motion to reconsider Senate File 76, filed on February 9, 1973, and moved to reconsider the vote by which Senate File 76, a bill for an act relating to state income tax audits, passed the House on February 8, 1973.

A non-record roll call was requested.
The ayes were 67 , nays 0 .
The motion prevailed.
Nielsen of Polk moved that the vote by which Senate File 76 was placed on its last reading be reconsidered.

The motion prevailed.
Nielsen of Polk offered the following amendment H-764 filed by Stanley, Nielsen and Cochran and moved its adoption:
H-764
1 Amend Senate File 76, as passed by the Senate, as
2 follows:
3 Page 2, by striking all of lines $18,19,20,21$
4 and 22, and through the period in line 23, and insert-

5 ing in lieu thereof the following: "[from the date of
6 final disposition of any controversy between the tax
7 payer and the internal revenue service with respect
8 to the particular tax year to make the examination and
9 determination.] to make an examination and determination
10 from the date of receipt by the department of notice
11 from the taxpayer of the final disposition of any
12 matter between the taxpayer and the internal revenue
13 service with respect to the particular tax year. In
14 order to begin the running of the six-months period,
15 the notice shall be in writing in any form sufficient
16 to inform the department of such final disposition
17 with respect to such year, and a copy of the federal
18 document showing the final disposition or final
19 federal adjustments shall be attached to the notice."
Amendment H—764 adopted.
Nielsen of Polk moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (S.F. 76)
The ayes were, 81:

| Anderson | Doyle | Jordan | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Junker | Oakley |
| Bennett | Dunlap | Kiser | O'Halloran |
| Bortell | Dunton | Knoke | Patchett |
| Branstad | Egenes | Krause | Pellett |
| Brockett | Ewing | Kreamer | Peterson |
| Brunow | Ferguson | Logue | Poncy |
| Butler | Fischer, H. O. | McCormick | Readinger |
| Byerly | Fisher, C. R. | McElroy | Roorda |
| Caffrey | Fitzgerald | Mendenhall | Schroeder |
| Carr | Freeman | Menke | Small |
| Clark, J. H. | Fullerton | Mennenga | Stanley |
| Clark, J. W. | Grassley | Middleswart | Stromer |
| Cochran | Harvey | Millen | Welden |
| Crabb | Higgins | Miller, A. V. | Wells |
| Crawford | Hill | Miller, K. D. | West |
| Cusack | Holden | Miller, R. G. | Woods |
| Daggett | Horn | Monroe | Wulff |
| Danker | Howell | Newhard | Wyckoff |
| De Jong | Hutchins | Nielsen | Mr. Speaker |
| Den Herder |  |  |  |

The nays were, none.
Absent or not voting, 19:

Bittle
Brinck
Connors
Edelen
Griffee

Hansen
Hargrave
Harper
Hennessey
Husak

Jesse
Lippold Lipsky Norland Rapp

Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Readinger
Roorda
Schroeder
Small
Stanley
romer
Wells
est
Wulff
Mr. Speaker

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

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 414, a bill for an act making an appropriation to the state comptroller for payment of certain publication costs of the Iowa academy of science, 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. 414)
The ayes were, 88:

| Anderson | Drake | Hutchins |
| :--- | :--- | :--- |
| Avenson | Dunlap <br> Bennett | Dunton <br> Bittle |
| Bordan |  |  |
| Bortell | Kisg | Kiser |
| Branstad | Ferguson | Knoke |
| Brinck | Fischer, H. O. | Krause |
| Kreamer |  |  |
| Brockett | Fisher, C. R. | Lippold |
| Brunow | Fitzgerald | Logue |
| Butler | Freeman | McCormick |
| Byerly | Fullerton | Mendenhall |
| Caffrey | Grassley | Menke |
| Carr | Griffee | Mennenga |
| Clark, J. H. | Hargrave | Middleswart |
| Clark, J. W. | Harver | Millen |
| Cochran | Hennes | Miller, A. V. |
| Crabb | Higgins | Miller, K. D. |
| Crawford | Hill | Miller, R. G. |
| Cusack | Holden | Monroe |
| Daggett | Horn | Newhard |
| DeJong | Howell | Nielsen |
| Doyle | Husak | Norland |
|  |  | Norpel |

Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Woods Wulff Wyckoff Mr. Speaker

The nays were, none.
Absent or not voting, 12:

| Connors | Edelen | Jesse | McElroy |
| :--- | :--- | :--- | :--- |
| Danker | Egenes | Junker | Rapp |
| Den Herder | Hansen | Lipsky | Stephens |

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 798, a bill for an act relating to foreign life insurance companies becoming domestic companies and providing for a transfer tax therefor, was taken up for consideration.

Bittle of Polk offered the following amendment H-783 filed by him and Doyle of Woodbury and moved its adoption:
H-783
1 Amend House File 798 as follows:
2 1. Page 2, line 10, by striking the word "articles"
3 and inserting in lieu thereof the word "notice".
4 2. Page 2, by striking lines 33 and 34 and insert-
5 ing in lieu thereof the words "certificate of incor-
6 poration shall state on its face that it is issued
7 in accordance with the provisions of this".
Amendment H—783 adopted.
Bittle 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. 798)
The ayes were, 88:

| Anderson | Doyle | Hutchins | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Jesse | O'Halloran |
| Bennett | Dunlap | Jordan | Patchett |
| Bittle | Dunton | Kiser | Pellett |
| Bortell | Egenes | Krause | Peterson |
| Branstad | Ewing | Kreamer | Poncy |
| Brinck | Ferguson | Lippold | Readinger |
| Brockett | Fischer, H. 0. | Logue | Rinas |
| Brunow | Fisher, C. R. | McCormick | Roorda |
| Butler | Fitzgerald | McElroy | Schroeder |
| Byerly | Freeman | Mendenhall | Small |
| Caffrey | Fullerton | Menke | Stanley |
| Carr | Grassley | Mennenga | Stromer |
| Clark, J. H. | Griffee | Middleswart | Strothman |
| Cochran | Hargrave | Miller, A. V. | Tofte |
| Crabb | Harper | Miller, K. D. | Welden |
| Crawford | Hennessey | Miller, R. G. | Wells |
| Cusack | Higgins | Monroe | West |
| Daggett | Holden | Newhard | Woods |
| Danker | Horn | Nielsen | Wulff |
| De Jong | Howell | Norland | Wyckoff |
| Den Herder | Husak | Norpel | Mr. Speaker |
| The nays Clark, J. W. | 2: |  |  |

Absent or not voting, 10:

| Connors | Harvey |
| :--- | :--- |
| Edelen | Hill |
| Hansen | Junker |

Lipsky Millen

Oakley OHalloran chet
Pellett
Peterson
oncy
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Wulff
Wyckoff
Mr. Speaker

Rapp
Stephens

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

APPROPRIATIONS CALENDAR
Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial
control committtee, with report of committee recommending amendment and passage, was taken up for consideration.

## Den Herder of Sioux offered the following amendment H-750 filed by the committee on appropriations: H—750

Amend Senate File 476 as amended and passed by the Senate as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two point forty-one (2.41), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.41 COMMITTEE ESTABLISHED. There is established the legislative fiscal committee which shall consist of five members of the senate and five members of the house of representatives. The five senate members shall include the chairman of the senate committee on appropriations and four members of the senate committee on appropriations selected by the chairman with the approval of the presiding officer of the senate, two selected from the majority party and two selected from the minority party. The five representative members shall include the chairman of the house committee on appropriations and four members of the house committee on appropriations selected by the chairman with the approval of the presiding officer of the house, two selected from the majority party and two selected from the minority party.

Sec. 2. Section two point forty-two (2.42), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.42 TERMS OF OFFICE AND VACANCIES. The tarms of office of the chairmen of the committees on appropriations in the general assembly shall coincide with the terms of their chairmanships. The terms of office of those persons appointed by the respective chairmen of the committees on appropriations shall commence on February first of each odd-numbered year and end on December thirty-first of each even-numbered year. During the month of January of each oddnumbered year a quorum of the legislative fiscal committee, for the purpose of doing business, shall be four members. During all other times a quorum, for the purpose of doing business, shall be six members. Vacancies of appointive members of the legislative fiscal committee, including vacancies which occur when a member of the committee ceases to be a member of the general assembly, shall be filled by the chairman of the appropriate committee on appropriations with the approval of the appropriate presiding officer. The chairmen of the committees on appropriations shall serve as cochairmen of the
legislative fiscal committee.
Sec. 3. Section two point forty-three (2.43), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

The authorized purposes of the [budget and financial control] legislative fiscal committee shall be as follows:

Sec. 4. Section two point forty-three (2.43), Code 1973, is amended by adding the following new subsection:
$N E W S U B S E C T I O N$. POSTAUDIT. To determine whether state offices, departments, agencies, boards, bureaus, and commissions:
a. Are conducting authorized activities and programs pursuant to objectives intended by the general assembly.
b. Are conducting programs and activities and expending funds appropriated to them in an efficient and effective manner.
c. Are conducting programs and activities and expending funds appropriated to them in compliance with the Acts of the general assembly and the Code.

Sec. 5. Section two point forty-four (2.44), subsections one (1), two (2), four (4), and eight (8), Code 1973, are amended to read as follows:

1. ORGANIZATION. To [elect one of their own number chairman and to] determine their own rules and method of procedure.
2. MEETINGS. To hold [monthly] regular meetings at [the office of the state comptroller or at such meeting] a time and place as [the] fixed by the committee [may direct]. [Six members shall constitute a quorum.]
3. RECORD. To [make] maintain a record of its meetings and transactions which shall be [kept in the office of the secretary of state and shall be] open to public inspection.
4. DEPARTMENTAL CO-OPERATION. To require all offices, departments, agencies, boards, bureaus and commissions of the state to co-operate and furnish such information as the committee may from time to time [desire] request. [The office and facilities of the state comptroller shall be available to the committee for its meetings.]

Sec. 6. Section two point forty-four (2.44), Code 1973, is amended by striking subsection three (3) and renumbering the remaining subsections.

Sec. 7. Section two point forty-six (2.46), Code 1973 , is amended by striking the section and inserting in lieu thereof the following:
2.46 LEGISLATIVE FISCAL BUREAU ESTABLISHED. There is established a legislative fiscal bureau which shall operate under the direction and control of the legislative fiscal committee. The administrative head of the legislative fiscal bureau shall be the legislative fiscal director. The legislative
fiscal bureau shall cooperate with and serve all members of the general assembly, the legislative fiscal committee, and committees of the general assembly.

The legislative fiscal director shall be appointed by the legislative fiscal committee and his appointment shall be approved by a majority of the members of each house of the general assembly. His compensation, and the compensation of employees of the legislative fiscal bureau, shall be fixed by the legislative fiscal committee.

Sec. 8. Section two point forty-seven (2.47), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
2.47 FUNCTIONS OF LEGISLATIVE FISCAL BUREAU. The legislative fiscal bureau shall:

1. By continuous review of state expenditures, revenues and analysis of budget through an audit, postaudit, and preaudit, if necessary, or such other means deemed necessary to ascertain the facts, compare cost, workload and other data, and make recommendations to the general assembly concerning the state's budget and revenue of the departments, boards, commissions, and agencies of the state.
2. Report to the legislative fiscal committee as required by the committee and to the general assembly after the convening of each legislative session of a general assembly and make such other reports as may be required by either the legislative fiscal committee or the general assembly.
3. Furnish information and act in an advisory capacity to the committees on appropriations and committees on ways and means of the general assembly and their several subcommittees when so requested.
4. Assist standing committees and members of the general assembly in attaching fiscal notes to legislative bills and resolutions as provided by the rules of the general assembly.
5. Submit to each member of the general assembly quarterly a report of the current status of major state funds, a comparison of income with estimates used by the general assembly and other revenue and expenditure information which the legislative fiscal committee determines will be informative for members of the general assembly. The state comptroller shall cooperate with the legistlative fiscal bureau in the development of the report. The legislative fiscal committee shall approve the style and format of the report.
6. Perform such other duties as shall be assigned to the bureau by the legislative fiscal committee or by the general assembly.

Sec. 9. Chapter two (2), Code 1973, is amended by adding the following new sections:
$N E W$ SECTION. DUTIES OF LEGISLATIVE FISCAL DI-

RECTOR. The legislative fiscal director shall:

1. Employ and supervise all employees of the legislative fiscal bureau in such positions and at such salaries as shall be authorized by the legislative fiscal committee.
2. Supervise all expenditures of the legislative fiscal bureau with the approval of the legislative fiscal committee.
3. Attend, or designate a representative who shall attend, the budget hearings required by section eight point twenty-six (8.26) of the Code and may offer explanations or suggestions and make inquiries with respect to such budget hearings within the purposes specified in sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48) of the Code.

NEW SECTION. VISITATIONS. The legislative fiscal committee may direct a subcommittee, composed of the chairman and minority party ranking members of the appropriate subcommittees of the committees on appropriations of the senate and the house of representatives and the chairmen of the appropriate standing committees of the general assembly, to visit the offices and facilities of any state office, department, agency, board, bureau, or commission to review programs authorized by the general assembly and the administration of the programs. The subcommittee and the legislative fiscal committee shall be provided with information by the legislative fiscal bureau concerning budgets, programs, and legislation authorizing programs prior to any visitation. Members of a subcommittee shall be compensated pursuant to section two point ten (2.10), subsection six (6), of the Code. The subcommittee shall make reports and recommendations as required by the legislative fiscal committee.

Sec. 10. The terms of members of the initial legislative fiscal committee appointed by the chairmen of the senate and house of representatives committees on appropriations shall commence July 1, 1973 and end December 31, 1974.

Sec. 11. Section fifteen point forty-three (15.43), Code 1973, is amended to read as follows:
15.43 APPROVAL REQUIRED FOR PRINTING. No department or commission of state located in the city of Des Moines shall expend any funds for the publication or distribution of books or pamphlets or reports unless the publication thereof be expressly required by law or approved by [the budget and financial control committee and] the director. A violation of this section shall constitute misfeasance in office.

The [budget and financial control committee may direct the] director [to] may establish a central library and depository from which shall be distributed all
books, pamphlets, documents, reports and publications not required by law to be otherwise distributed. The director shall from time to time establish the cost of printing and mailing each book, pamphlet, report, document and publication. The director shall, thereafter, cause to be delivered, sent or mailed to anyone requesting a book, pamphlet, report, document, or publication upon receipt of the cost thereof plus mailing charges. Anyone may examine a copy of any book, pamphlet, document, report or publication at the central library and depository. The [committee] director may exempt from the provisions of this section any pamphlet or publication which only lists the services available from a state department or agency.

Sec. 12. Section sixteen point twenty-four (16.24), subsection fifteen (15), paragraph d, Code 1973, is amended by striking the paragraph and inserting in lieu thereof the following:
d. Legislative fiscal bureau.

Sec. 13. Section sixteen point twenty-five (16.25), subsection fourteen (14), Code 1973, is amended to read as follows:
14. To the office of the legislative service bureau and to the office of the legislative fiscal [director] bureau $\qquad$ 1 copy
Sec. 14. Section seventeen point twenty-seven (17.27), unnumbered paragraph two (2), Code 1973, as amended by House File 209, enacted by the Sixtyfifth General Assembly, 1973 Session, is further amended to read as follows:

When such publications paid for by public funds furnished by the state, contain reprints of statutes or departmental rules, or both, they shall be sold and distributed at cost by the department ordering same if the cost per publication is one dollar or more, unless a central library or depository is established [by the budget and financial control committee]. Such publications shall be obtained from the superintendent of printing on requisition by the department and the selling price, if any, shall be determined by the superintendent by dividing the total cost of printing, paper and binding by the number printed. Said price shall be set at the nearest multiple of ten to the quotient thus obtained. Distribution of such publications shall be made by the superintendent gratis to public officers, purchasers of licenses from state departments required by statute, and departments. Funds from the sale of such publications shall be deposited monthly in the general fund of the state.

Sec. 15. Section nineteen point seven (19.7), unnumbered paragraph two (2), Code 1973, is amended to read as follows:

The proceeds of such loan shall be applied toward the payment of costs and obligations necessitated
by such actual or potential disaster and the reimbursement of local funds from which such expenditures have been made. Any such project for repair, rebuilding or restoration of state property for which no specific appropriation has been made, shall, before work is begun thereon, be subject to approval or rejection by the [budget and financial control] legislative fiscal committee.

Sec. 16. Section twenty point one (20.1), Code 1973, is amended to read as follows:
20.1 BOARD CREATED. A state war surplus commodities board is hereby created and established hereinafter referred to as the "board", to consist of the commissioner of the department of social services or any division director assigned by him, a member of the state board of regents, a member of the Iowa state highway commission, a member of the executive council of the state, a member of the conservation commission of the state, the commissioner of the Iowa state department of health, a member of the department of public instruction, a member of the lowa development commission, and [the chairman of the budget and financial control committee selected by the budget and financial control committee of each general assembly] the director of the department of general services.

Sec. 17. Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand eightyeight (1088), section ninety-four (94), subsection six (6), is amended to read as follows:
6. One operations research analyst experienced in cost effectiveness analysis of city services to be selected by, and serve at the pleasure of, the [budget and financial control] legislative fiscal committee of the general assembly.

Sec. 18. Section twenty point three (20.3), Code 1973, is repealed.
2. Amend the title, page 1, line 3 , by inserting after the word "committee" the words "and establish the legislative fiscal committee".
Cochran of Webster offered the following amendment H-786 to amendment $\mathrm{H}-750$ filed by him and moved its adoption:
H-786
1 Amend the committee on appropriations amend2 ment, H-750, to Senate File 476, filed June 12, 1973,

Cochran of Webster offered the following amendment H-787 to amendment H-750, filed by him, and moved its adoption: H-787
1 Amend the committee on appropriations amendment H-750 to Senate File 476 filed June 12, 1973 as follows:

1. Line 176, by adding after the word "subcommittee," the words "which shall be".
2. Line 185, by adding after the word "programs." the following:
"When the legislative fiscal committee visits the offices and facilities of any state office, department, agency, board, bureau, or commission to review programs authorized by the general assembly and the administration of the programs, there shall be included the chairmen and minority party ranking members of the appropriate subcommittees of the committees on appropriations of the senate and the house of representatives."

Amendment $\mathrm{H}-787$ adopted.
Den Herder of Sioux moved the adoption of amendment H—750 as amended.

Amendment $\mathrm{H}-750$ as amended adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 476)
The ayes were, 89:

| Anderson | Doyle |
| :---: | :---: |
| Avenson | Dunlap |
| Bennett | Dunton |
| Bittle | Egenes |
| Bortell | Ferguson |
| Branstad | Fischer, H. O. |
| Brinck | Fisher, C. R. |
| Brockett | Fitzgerald |
| Brunow | Freeman |
| Butler | Fullerton |
| Byerly | Grassley |
| Caffrey | Griffee |
| Carr | Hargrave |
| Clark, J. H. | Harper |
| Clark, J. W. | Harvey |
| Cochran | Hennessey |
| Crabb | Higgins |
| Crawford | Hill |
| Cusack | Holden |
| Daggett | Horn |
| Danker | Howell |
| De Jong | Husak |
| Den Herder |  |

Hutchins
Jordan
Kiser
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Mennerga
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norpel

Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothmian
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

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

| Connors | Ewing | Junker <br> Drake | Hansen |
| :--- | :--- | :--- | :--- |
| Edelen | Jesse | Lipsky | Rapp |
| Norland | Stephens |  |  |

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

A communication was received from the Secretary of State transmitting a copy of New Hampshire House Concurrent Resolution No. 6 to call a constitutional convention for the purpose of permitting voluntary prayer in public schools. The resolution has been placed on file in the office of the Chief Clerk.

## REPORT OF HOUSE APPROPRIATIONS SUBCOMMITTEE ON STATE DEPARTMENTS

(House File 799)
Bureau of Labor
The subscommittee recommendation is for a budget of $\$ 900,040$ for 1973-74 and $\$ 903,352$ for 1974-75. This budget includes a state appropriation of $\$ 470,290$ for $1973-74$ and $\$ 472,250$ for 1974-75. The budget also includes federal aid of $\$ 429,750$ for 1973-74 and $\$ 431,102$ for 1974-75.

From this total, $\$ 542,070$ for $1973-74$ and $\$ 570,950$ for $1974-75$ is budgeted for salaries.
$\$ 124,740$ for $1973-74$ and $\$ 124,740$ for 1974-75 is budgeted for travel.
$\$ 84,695$ for $1973-74$ and $\$ 46,726$ for $1974-75$ is budgeted for office supplies and expenses, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include insurance, professional and scientific services, and miscellaneous expenditures, are budgeted at $\$ 107,997$ for 1973-74 and \$119,790 for 1974-75.
$\$ 40,538$ for $1973-74$ and $\$ 41,146$ for 1974-75 is budgeted to match Special Fund 704 Statistical Supplement 50/50 grant.

The subcommittee recommendation allows for an addition of twelve Labor Standards Inspectors, one Labor Safety Educator, four Labor Safety Officers, and one Boiler Inspector. All of these positions are federally funded.

The subcommittee proposal was changed by the full appropriations committee as follows:

The committee recommendation is for a budget of $\$ 470,290$ for fiscal year 1974 only. Of this amount $\$ 260,300$ is appropriated to carry on current programs mandated by Chapters $89,91,92,94$, and 95 of the Code and to supplement the departments on going statistical grant. $\$ 209,990$ is appropriated for fiscal year 1974 to adminster and enforce Chapter 88 of
the Code in places of employment operated by the State of Iowa, its various departments and agencies and any political subdivision of the state.

Occupational Safety and Health Review Commission
The committee recommendation is for a budget of $\$ 30,550$ for 1973-74 and $\$ 30,800$ for 1974-75. This budget includes a state appropriation of $\$ 15,900$ for 1973-74 and $\$ 16,150$ for 1974-75.

From this total $\$ 20,540$ for $1973-74$ and $\$ 22,380$ for 1974-75 is budgeted for salaries.
$\$ 2,510$ for 1973-74 and $\$ 2,000$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include per diem for Commission members, is budgeted at $\$ 5,000$ for 1973-74 and $\$ 4,000$ for 1974-75.

This Commission was established in Chapter 1029, Acts of the Sixtyfourth General Assembly, Second Session. There is currently one position, Confidential Secretary II on the payroll. This appropriation allows for the addition of a Hearing Officer.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on June 14, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 647 an act relating to subdivided land and providing penalties.
House File 683, an act to appropriate from the general fund of the state to the higher education facilities commission administrative funds and funds for the medical student tuition loan program.

## CONSIDERATION OF BILLS

House File 797, a bill for an act making an appropriation to the budget and financial control committee or its successor committee, was taken up for consideration.

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

On the question "Shall the bill pass ?" (H.F. 797)
The ayes were, 87:

| Anderson | Clark, J. W. | Fischer, H. O. | Howell |
| :---: | :---: | :---: | :---: |
| Avenson | Cochran | Fisher, C. R. | Husak |
| Bennett | Crabb | Fitzgerald | Hutchins |
| Bittle | Crawford | Freeman | Jordan |
| Bortell | Cusack | Fullerton | Kiser |
| Branstad | Daggett | Grassley | Knoke |
| Brinck | Danker | Griffee | Krause |
| Brockett | De Jong | Hargrave | Kreamer |
| Brunow | Den Herder | Harper | Lippold |
| Butler | Doyle | Harvey | Logue |
| Byerly | Dunlap | Hennessey | McCormick |
| Caffrey | Dunton | Higgins | McElroy |
| Carr | Egenes | Hill | Mendenhall |
| Clark, J. H. | Ferguson | Horn | Menke |

Mennenga
Middleswart
Millen
Miller, A. V.
Miller, K.
Miller, R.
G.
Monroe
Newhard
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Pony
Readinger

| Rinas | Welden |
| :--- | :--- |
| Roorda | Wells |
| Schroeder | West |
| Small | Woods |
| Stanley | Wulff |
| Stromer | Wyckoff |
| Strothman | Mr. Speaker |
| Tofte |  |

The nays were, none.
Absent or not voting, 13 :
Connors Hansen

Drake
Edelen
Ewing

Hansen
Holden
Jesse

> Junker
> Lipsky
> Nielsen

## Peterson Rapp <br> Stephens

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

House File 801, a bill for an act relating to the salaries of supreme court justices and district court judges 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. 801)
The ayes were, 84:

| Anderson | De Jong | Hutchins | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Den Herder | Jesse | O'Halloran |
| Bennett | Doyle | Kiser | Patchett |
| Bittle | Dunlap | Knoke | Pellett |
| Bortell | Dunton | Krause | Poncy |
| Branstad | Egenes | Kreamer | Readinger |
| Brinck | Ferguson | Lippold | Rinas |
| Brockett | Fisher, C. R. | Logue | Roorda |
| Brunow | Fitzgerald | McCormick | Schroeder |
| Butler | Freeman | McElroy | Small |
| Byerly | Fullerton | Menke | Stanley |
| Caffrey | Grassley | Mennenga | Stromer |
| Carr | Griffee | Middleswart | Strothman |
| Clark, J. H. | Hargrave | Millen | Tofte |
| Clark, J. W. | Harper | Miller, A. V. | Weiden |
| Cochran | Harvey | Miller, K. D. | Wells |
| Crabb | Hennessey | Miller, R. G. | West |
| Crawford | Hill | Monroe | Woods |
| Cusack | Horn | Newhard | Wulff |
| Daggett | Howell | Norland | Wyckoff |
| Danker | Husak | Norpel | Mr. Speaker |
| The nays were, 4: |  |  |  |
| Fischer, H. O. | Holden | Jordan | Peterson |
| Absent or not voting, 12: |  |  |  |
| Connors | Ewing | Junker | Nielsen |
| Drake | Hansen | Lipsky | Rapp |
| Edelen | Higgins | Mendenhall | Stephens |

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

## HOUSE FILE 789 PENDING

The House resumed consideration of House File 789. a bill for an act relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, and providing penalties for certain violations, with report of committee recommending amendment and passage, was taken up for consideration.

Oakley of Clinton offered the following amendment H-748 filed by him and moved its adoption:

H-748
1 Amend House File 789 as follows:
2 1. Page 6, by striking all of lines 1 through 8.
$3 \quad 2$. By renumbering the subsequent sections.
Roll call was requested by Oakley of Clinton and Byerly of Polk.

On the question "Shall amendment H-748 be adopted ?"
The ayes were, 58:

| Avenson | Ferguson | Krause | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bittle | Fitzgerald | McCormick | Patchett |
| Brinck | Freeman | McElroy | Peterson |
| Brockett | Griffee | Mennenga | Poncy |
| Brunow | Hargrave | Middleswart | Readinger |
| Butler | Harper | Millen | Rinas |
| Byerly | Harvey | Miller, A. V. | Schroeder |
| Caffrey | Hennessey | Miller, K. D. | Small |
| Carr | Higgins | Miller, R. G. | Stromer |
| Clark, J. W. | Horn | Monroe | Tofte |
| Cochran | Howell | Newhard | Wells |
| Crawford | Husak | Norland | Woods |
| Doyle | Hutchins | Norpel | Wulff |
| Dunton | Jesse | Oakley | Mr. Speaker |
| Egenes | Knoke |  |  |
| The nays were, 29: |  |  |  |
| Anderson | De Jong | Holden | Pellett |
| Bennett | Den Herder | Jordan | Roorda |
| Bortell | Dunlap | Kiser | Stanley |
| Branstad | Ewing | Logue | Strothman |
| Clark, J. H. | Fischer, H. 0. | Mendenhall | Welden |
| Crabb | Fullerton | Menke | West |
| Daggett | Grassley | Nielsen | Wyckoff |

Absent or not voting, 13:

| Connors | Fisher, C. R. | Junker | Lipsky |
| :--- | :--- | :--- | :--- |
| Cusack | Hansen | Kreamer | Rapp |
| Drake | Hill | Lippold | Stephens | Edelen

Hansen
Hill

Kream
Lippold

Lipsky<br>Stephens

## Amendment H—748 adopted.

Speaker pro tempore Kreamer in the chair at 5:38 p.m.
Stanley of Polk offered the following amendment H-790 filed by Stanley, Grassley, Holden, Wyckoff and Husak, and division of the amendment was requested as follows:
$\mathrm{H}-790$
1 Amend House File 789 as follows:
H-790A
2 1. Page 6, by striking lines 9 through 13.
H-790B
2. Pages 6 and 7, by striking lines 26 through 35 on page 6 and lines 1 through 22 on page 7 and inserting in lieu thereof the following:

NEW SECTION. CONFIDENTIALITY OF RECORDS; REPORT
OF RECIPIENTS. 1. The following information relative to individuals receiving services or assistance from the department shall be held confidential:
a. Names and addresses of individuals receiving services or assistance from the department, and the types of services or amounts of assistance provided, except as otherwise provided in subsection four (4) of this section.
b. Information concerning the social or economic conditions or circumstances of particular individuals who are receiving or have received services or assistance from the department.
c. Agency evaluations of information about a particular individual.
d. Medical or psychiatric data, including diagnosis and past history of disease or disability, concerning a particular individual.
2. Information described in subsection one (1) of this section shall not be disclosed to or used by any person or agency except for purposes of administration of the programs of services or assistance, and shall not in any case, except as otherwise provided in paragraph b of subsection four (4) of this section, be disclosed to or used by persons or agencies outside the department unless they are subject to standards of confidentiality comparable to those imposed on the department by this Act.
3. Nothing in this section shall restrict the disclosure or use of information regarding the cost, purpose, number of persons served or assisted by, and results of any program administered by the department,
and other general and statistical information, so long as the information does not identify particular individuals served or assisted.
4. a. The general assembly finds and determines that the use and disclosure of information as provided in this subsection are for purposes directly connected with the administration of the programs of services and assistance referred to in this section and are essential for their proper administration.
$\mathrm{H}-790 \mathrm{D}$
47 b. Information which is confidential under subsec-

51 legislative investigations, and other purposes directly
52 connected with the administration of such programs.
H-790C

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72 where filed. Each person who examines the record shall
c. The department shall prepare and file in its office on or before the thirtieth day of each January, April, July and October a report showing the names and last known addresses of all recipients of services or assistance under sections three (3) through five (5) of this Act or chapters two hundred thirty-nine (239) or two hundred forty-nine A (249A) of the Code, together with the amount paid to or for each recipient during the preceding calendar quarter. The report shall contain a separate section for each county, including all such recipients whose last known addresses are in the county. The department shall prepare and file in the office of each county board of social welfare a copy of the county section of each report for that county, on or before the same day specified in this paragraph. Each report shall be securely fixed in a record book to be used only for such reports. Each record book shall be a public record, open to public inspection at all times during the regular office hours of the office first sign a written agreement that the signer will not use any information obtained from the record for commercial or political purposes.
d. It shall be unlawful for any person to solicit disclose, receive, use, or to authorize or knowingly permit, participate in, or acquiesce in the use of any information obtained from any such report or record for commercial or political purposes. 790B
5. If it is definitely established that any provision of this section would cause any of the programs of services or assistance referred to in this section to be ineligible for federal funds, such provision shall be limited or restricted to the extent which is essential to make such program eligible for federal funds. The department shall adopt, pursuant to chapter seventeen A (17A) of the Code, any rules or regulations necessary

89 to implement this subsection.

$$
90
$$

91
6. Violation of this section shall constitute a
misdemeanor.
H-790C
92 3. Page 16, by inserting after line 24 the follow-
93 ing:
94 Sections two hundred thirty-nine point ten (239.10)
95 and two hundred forty-nine A point eight (249A.8),
96 Code 1973, are repealed.
H-790B
97 4. By renumbering sections and correcting internal 98 references.

Stanley of Muscatine moved the adoption of $\mathrm{H}-790 \mathrm{~A}$ of the amendment.

Amendment H—790A adopted.
(House File 789 and amendment H-790 pending at adjournment.)

## AMENDMENTS FILED

H-788
1 Amend House File 477 as follows:
2 1. Page 3, line 15, by striking the word "ses3 sions" and inserting in lieu thereof the words "[sessions] duly authorized functions".
2. Page 4, by striking lines 27,28 and 29 and inserting in lieu thereof the words "felony record of an applicant. The board may require that an applicant submit character references, but an applicant for examination in fundamentals or for examination in land surveying shall not submit a character reference from a registered professional engineer. Applications for examination in".
3. Page 18 , line 21 , by striking the word "board" and inserting in lieu thereof the word "commission".
4. Page 18, line 23, by striking the word "board" and inserting in lieu thereof the word "commission".
5. Page 22, line 22, by striking the word "board" and inserting in lieu thereof the word "commission".
6. Page 23 , line 25 , by striking the word "board" and inserting in lieu thereof the word "commission".
7. Page 24, line 3, by striking the word "board", and inserting in lieu thereof the word "commission".
8. Page 24, line 32 , by striking the word "board" and inserting in Iieu thereof the word "commission".
9. Page 25, line 3, by striking the word "board" and inserting in lieu thereof the word "commission".
10. Page 25, line 8, by striking the word "board" and inserting in lieu thereof the word "commission".
11. Page 31, line 10, by striking the word "pharmacy,".
12. Page 31, by striking lines 24 through 28 , inclusive, and inserting in lieu thereof the following:
" 3 . For nursing examiners, one registered nurse representing the associate degree nursing programs, one registered nurse representing the diploma nursing programs, one registered nurse representing the baccalaureate degree nursing programs, one registered nurse representing the licensed practical nursing programs, one licensed practical nurse, and two members who are not registered nurses or licensed practical nurses and who shall represent the general public. The representatives of the general public shall not be members of health care delivery systems. A majority of the members of the board shall constitute a quorum."
13. Page 31, by inserting after line 28 the following new subsection:
$N E W$ SUBSECTION. For pharmacy examiners, five members licensed to practice pharmacy and two members who are not licensed to practice pharmacy and who shall represent the general public. A majority of the members of the board shall constitute a quorum.
14. Page 31, lines 29 and 30, by striking the words "any of which shall be".
15. Page 31 , line 30 , by striking the word "or" and inserting in lieu thereof the words ", two members licensed to practice".
16. Page 35 , line 24 , by inserting after the period the following: "Examinations may be given by an examining board which are prepared and scored by persons outside the state, and examining boards may contract for such services. An examining board may make an agreement with examining boards in other states for administering a uniform examination."
17. Page 36, line 8, by inserting after the period, the following:
"In the case of the board of dental examiners, only licensed dentist members of the board shall determine whether an applicant has passed the examination to practice as a licensed dentist."
18. Page 39, by striking lines 23 through 31, inclusive.
19. Page 40 , line 30 , by inserting after the period the following: "The salary of the secretary shall be set by the general assembly. Clerical assistants may be employed within the limits of the funds appropriated."
20. Page 41 , line 20 , by striking the word
"secretary" and inserting in lieu thereof the words
"[secretary] director".
21. Page 41 , line 22, by striking the word
"secretary" and inserting in lieu thereof the words
"[secretary] executive director".
22. Page 42, line 11, by striking the words "[,
to elevate the]" and inserting in lieu thereof the words ", to elevate the".
23. Page 42, by striking lines 12 and 13 and inserting in lieu thereof the words "standards of schools of nursing, and to promote the educational and professional standards of nurses and nursing in this".
24. Page 42, line 14, by striking the word "[state]" and inserting in lieu thereof the word "state".
25. Page 51, by inserting after line 26 the following section:

Sec. ..... Section one hundred fifty-three point twenty-one (153.21), Code 1973, is amended to read as follows:
153.21 RECIPROCITY LICENSE. The board may issue
a license without examination to an applicant [who is a citizen of the United States or who has officially declared his intention to become such and] who furnishes satisfactory proof that he is a graduate from an accredited dental school or college of a state, territory or district of the United States, who holds a license from a similar dental board under equal or substantially equal requirements to those of this state, and who for five consecutive years immediately prior to the filing of his application in this state has been in a legal and reputable practice of dentistry in such other state, territory or district of the United States, and who furnishes such other evidence as to his qualifications and lawful practice as the board may deem necessary to require. No license shall be issued under this section unless the state, territory or district from which the applicant comes shall accord equal rights to dentists of Iowa holding a license from the state board of dentistry.
26. Page 53, lines 24 and 25 , by striking the word and figure "fifty-five" (147.55)" and inserting in lieu thereof the word and figure "forty-four (147.44)".
27. Page 68 , line 29 , by striking the word " [exclusively]" and inserting in lieu thereof the word "exclusively".
28. Page 69, line 1, by striking the word "an" and inserting in lieu thereof the following: "[an] a person of honesty, integrity, trustworthiness, truthfulness and one who appreciates and will adhere to a code of conduct for lawyers as adopted by the supreme court. He shall be an".
29. Page 69, line 22, by striking the words "felony record" and inserting in lieu thereof the words "record of indictable public offenses".
30. Page 69, by striking lines 23 and 24, and inserting in lieu thereof the following: "Character references may be required; however, such references shall not be restricted to lawyers."
31. Page 69, line 33 , by striking the word "governor" and inserting in lieu thereof the words "supreme court".
32. Page 70, line 2, by striking the word "Professional" and by striking all of lines 3, 4, 5 and 6.
33. Page 70, line 29, by striking the word "governor" and inserting in lieu thereof the words "supreme court".
34. Page 71, by striking all after the word "[for]" in line 5 and by striking lines $6,7,8$, and 9 and inserting in lieu thereof the words "receive their actual and necessary expenses."
35. Page 71, lines 12 and 13, by striking the words "[supreme court] board" and inserting in lieu thereof the words "supreme court".
36. Page 71, line 16, by striking the words "such compensation as the [court] board may allow," and inserting in lieu thereof the words "[such compensation as the court may allow,] their actual and necessary expenses".
37. Page 71, by striking lines 18 and 19 and inserting in lieu thereof the following: "The members of the board authorized to grade examinations shall make the final decision on passage or failure of each applicant, subject to the approval of the supreme court. The board shall, also, recommend to the supreme court for admission to practice law in this state all applicants who pass the examination and who meet the requisite character requirements. The supreme court shall make the final decision in determining who shall be admitted."
38. Page 71, by striking line 29 , and inserting in lieu thereof the following:
"1. Expenses and travel for board members and temporary examiners."
39. Page 71, by striking line 35.
40. Page 72, by striking lines 1 through 15 , inclusive.
41. Page 72, line 21, by striking the words "[court] board" and inserting in lieu thereof the words "supreme court".
42. Page 72, by striking lines 32 through 35 , inclusive, and page 73, by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following: "(610.23), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
610.23 REVOCATION OF LICENSE. The supreme court may revoke or suspend the license of an attorney to practice law in this state. The board of law examiners may initiate or recommend the revocation or suspension of any person's license to practice law in this state."
43. Page 73, by striking lines 13 through 22,
inclusive, and inserting in lieu thereof the
following:
" $N E W$ SECTION. RENEWALS. The right to practice
law in this state after January 1, 1974, shall be renewed annually by the supreme court upon such conditions as the court shall determine. Any moneys derived therefrom shall be deposited in the general fund of the state."
44. Page 73, by striking lines 25 through 30 , inclusive, and inserting in lieu thereof the following:
"NEW SECTION. PUBLIC MEMBERS. The public members of the board may participate in the administration of the examination and shall participate in the determination of whether or not each applicant meets the requisite character requirements. The public members shall not participate in the grading of any portion of the examination or the determination of whether an applicant passed or failed such examination.

Violation of the confidentiality of any information by a member representing the general public shall be punishable by a fine not to exceed one hundred dollars."
45. Page 73, by striking lines 31 through 34, inclusive, and inserting in lies thereof the following:
"Sec. 154. Chapters one hundred twenty (120) and one hundred twenty-one (121) and sections one hundred fourteen point five (114.5),".
46. Page 74, line 2, by striking the words "one hundred forty-seven point twenty".
47. Page 74, by striking line 3.
48. Page 74, line 23, by inserting after the figure " (455B.54)," the words and figure "six hundred ten point nine (610.9),".
49. Page 75, line 17, by striking the words "oneyear" and inserting in lieu thereof the words "twoyear".
50. Page 75, by adding after line 33 the following:
" 5 . The provisions of this section shall not be applicable to the board of law examiners."
51. By renumbering sections and subsections and changing internal references as necessary.
52. Amend the title, page 1 , line 5 , by striking the words "and the board of basic science examiners".

## HOLDEN of Scott

H-793
1 Amend the Stanley, et al., amendment H-790 to
2 House File 789 line 91 , by striking the
3 period and inserting in lieu thereof the following:
4 "punishable by a fine not to exceed two thousand
5 dollars or by imprisonment in the county jail not

6 to exceed one year, or by both such fine and
7 imprisonment."
KRAUSE of Palo Alto
H-785
1 Amend House File 795, page 3, line 3, by strik-
2 ing all of line 3 and inserting in lieu thereof the
3 following:
4 "exceeding
$\$ 20,000^{\prime \prime}$.
NORPEL of Jackson MONROE of Des Moines MILLER of Buchanan WYCKOFF of Benton CLARK of Dubuque CARR of Dubuque HUTCHINS of Guthrie

## H-789

1 Amend House File 799 as follows:
2 1. Page two, line 23, by striking the figures
3 " $\$ 470,290$ " and inserting in lieu thereof the figures
4 " $\$ 545,000$ ".
5 2. Page three, line 10 , by striking the figures
6 " $\$ 15,900$ " and " $\$ 16,150$ " and inserting in lieu thereof
7 the figures " $\$ 31,800$ " and " $\$ 32,300$ ", respectively.
OAKLEY of Clinton
H—784
1 Amend the committee on ways and means amendment,
2 H-766, to Senate File 516, as passed by the Senate, 3 by striking from line 12 the word "not".

SCHROEDER of Pottawattamie
H—792
1 Amend Senate File 557, as passed by the Senate
2 and reprinted, as follows:
3 Page 1, by striking the words "name plate rated"
4 from lines 11 and 12.
STANLEY of Mucatine DUNLAP of Story EGENES of Story DRAKE of Muscatine HOWELL of Floyd COCHRAN of Webster

## H-791

1 Amend Senate File 590, as amended, passed, and
2 reprinted by the Senate, by striking everything after
3 the enacting clause and inserting in lieu thereof
4 the following:
5 Section 1. The salary rates specified in this
6 Act shall be in effect for the fiscal biennium
7 commencing July 1, 1973 and ending June 30, 1975
8 and for each fiscal year after the fiscal year ending
9 June 30, 1975 the salary rate shall be the same as
the rate specified for the fiscal year commencing July 1, 1974 until otherwise provided by the general assembly. Salaries provided for in this Act shall be paid from funds appropriated to the department, agency, office, division, commission, board, or other entity specified in this Act, and pursuant to any Act of the general assembly making such an appropriation.

The following annual salary rates shall be paid to the person holding the position indicated from funds appropriated by the general assembly for such purpose:

1973-74 1974-75
Fiscal Year Fiscal Year

1. Iowa aeronautics commission.

Salary of the director of
aeronautics not exceeding: $\quad \$ 18,000 \quad \$ 18,000$
2. Commission on aging.

Salary of executive sec-
retary not exceeding: $\quad \$ 13,800 \quad \$ 14,200$
3. Iowa commission on alcoholism.

Salary of the director not exceeding:
$\$ 14,200 \quad \$ 14,200$
4. Iowa state arts
council.
Salary of the director not exceeding.
$\$ 15,500 \quad \$ 15,500$
5. Department of banking.

Salary of the superintendent
of banking not exceeding: $\$ 23,400 \quad \$ 24,500$
6. Beer and liquor control department.

Salary of the director not exceeding:
$\$ 23,500 \quad \$ 23,500$
7. Commission for the blind.

Salary of the director
not exceeding:
$\$ 21,400 \quad \$ 24,000$
8. Civil rights commission.

Salary of the executive secretary not exceeding:
$\$ 16,500 \quad \$ 16,500$
9. Iowa state commerce com-
mission.
Salary of the executive secretary not exceeding:

Salary of each member of the Iowa state commerce commission not exceeding:
10. Office of the state comptroller.

Salary of the state comptroller:
11. State conservation commission.

Salary of the state conservation director:
12. Iowa crime commission.

Salary of the executive director not exceeding: $\$ 17,700 \quad \$ 17,700$
13. Iowa development commission.

Salary of the director not exceeding:
$\$ 25,000 \quad \$ 25,000$
14. Drug abuse authority.

Salary of the director not exceeding:
$\$ 17,700 \quad \$ 17,700$
15. Office of economic opportunity.

Salary of the director not exceeding:
$\$ 14,900 \quad \$ 14,900$
16. Educational radio and television facility board.

Salary of the director not exceeding :
$\$ 20,200 \quad \$ 20,400$
17. Committee on employment of the handicapped.

Salary of the executive secretary not exceeding:
$\$ 13,900 \quad \$ 14,500$
18. Employment security commission.

Salary of each commissioner:
$\$ 17,400 \quad \$ 19,000$
19. Department of environmental quality.

Salary of executive director:
$\$ 24,000 \quad \$ 24,000$
20. Excutive council.

Salary of the secretary not exceeding:
$\$ 15,000 \quad \$ 15,000$
21. State fair board.

Salary of the secretary:
$\$ 15,700 \quad \$ 16,500$
22. Department of general services.

Salary of the director not exceeding:
$\$ 24,000 \quad \$ 24,000$
23. Office of the state geologist.

Salary of the state geologist not exceeding:
$\$ 21,500 \quad \$ 22,400$
24. State department of health.

Salary of the commissioner of health :
$\$ 22,000 \quad \$ 22,000$
25. Higher education
facilities commission.
Salary of the executive director not exceeding:
$\$ 16,000 \quad \$ 17,000$
26. State highway commission.

Salary of the director of highways not exceeding:

The salary of each state highway commissioner not exceeding:
27. State historical
society.
Salary of the director
not exceeding:
28. Iowa state department
of history and archives.
Salary of the curator not exceeding:
29. Office of the industrial commissioner.

Salary of the industrial commissioner not exceeding:
30. Insurance department of Iowa.

Salary of the commissioner of insurance:
31. Bureau of labor.

Salary of labor commissioner:
32. Iowa law-enforcement academy.

Salary of the director of the academy not exceeding:
33. Iowa state traveling
library.
Salary of the director not exceeding:
34. Iowa merit employment commission.

Salary of the director of merit employment not exceeding:
35. Department of mines and minerals.

Salary of state mine inspector not exceeding:
36. Iowa natural resources council.

Salary of the director not exceeding:
37. Board of parole.

Salary of members of the board of parole not exceeding: $\quad \$ 9,500 \quad \$ 9,500$
38. Office for planning and programming.

Salary of the director not exceeding: $\$ 20,500 \quad \$ 20,500$
39. Department of public instruction.
$\$ 30,000 \quad \$ 31,000$
$\$ 8,500 \$ 9,000$
$\$ 12,500 \quad \$ 12,500$
$\$ 13,000 \quad \$ 14,000$
$\$ 20,000 \quad \$ 20,000$
$\$ 22,100 \quad \$ 24,600$
$\$ 16,200 \quad \$ 17,000$
$\$ 20,200 \quad \$ 20,200$
$\$ 15,800 \quad \$ 15,800$
$\$ 20,500 \quad \$ 20,500$
$\$ 9,500 \quad \$ 9,500$
$\$ 18,300 \quad \$ 19,300$

Salary of the superintendent of public instruction:
40. Department of public
defense.
Salary of the director of
civil defense not exceeding:
41. Department of public safety.

Salary of the commissioner
of public safety not exceeding:
42. Iowa real estate commission.

Salary of the director:
43. Iowa reciprocity board.

Salary of the executive secretary not exceeding:
44. Board of regents.

Salary of the executive secretary not exceeding:
45. Department of revenue.

Salary of the director
of revenue not exceeding:
46. Department of social services.

Salary of the commissioner
of social services not exceed-
ing:
47. Department of soil conservation.

Salary of the director not exceeding:
48. Supreme court.

Salaries of nine legal
assistants each not exceeding: $\$ 8,000 \quad \$ 8,000$
Salary of the clerk of the
supreme court not exceeding:
Salary of the code editor not exceeding:

Salary of the court admin-
istrator of the supreme court
not exceeding:
49. Department of agriculture.

Salary of the secretary of agriculture: 50. Office of the attorney general.

Salary of the attorney general:
51. Office of the auditor of state.

Salary of the auditor of state:
$\$ 20,500 \quad \$ 24,500$
$\$ 20,500 \quad \$ 24,500$
$\$ 13,750 \quad \$ 13,750$
$\mathbf{\$ 1 5 , 0 0 0} \mathbf{\$ 1 5 , 5 0 0}$
$\$ 24,000 \quad \$ 25,000$
$\$ 25,000 \quad \$ 27,000$
$\$ 16,500 \quad \$ 18,500$
$\$ 15,300 \quad \$ 15,300$
$\$ 27,500 \quad \$ 27,500$
$\$ 28,500 \quad \$ 28,500$
$\$ 11,500 \quad \$ 11,500$
$\$ 30,000 \quad \$ 30,000$
\$ 9,250 \$ 9,250
$\$ 15,840 \quad \$ 15,840$
$\$ 22,500 \quad \$ 22,500$
(500
$\$ 22,500 \quad \$ 22,500$
52. Office of the governor.

Salary of the governor:
53. Office of the secretary of state.

Salary of the secretary of state:
54. Office of the treasurer of state.

Salary of the treasurer of state:

Sec. 2. When any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium.

> GRASSLEY of Butler

On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, June 15, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Fifty-ninth Calendar Day-One Hundred Sixth Session Day
Des Moines, Iowa, Friday, June 15, 1973
Hall of the House of Representatives
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Honorable Charles P. Miller, State Senator representing Des Moines, Henry and Louisa Counties.

The Journal of Thursday, June 14, 1973, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Rapp of Black Hawk on request of Caffrey of Polk; Wulff of Black Hawk on request of Millen of Van Buren; Stephens of Plymouth for the remainder of the session on request of Den Herder of Sioux.

## PETITIONS FILED

The following petitions were received and placed on file:
By Speaker Varley of Adair from one hundred thirty-eight employees of the State of Iowa requesting a public hearing be held before final adjournment regarding Senate File 360, concerning wage adjustments to compensate for the increase in the cost of living.

By Patchett of Johnson from twelve residents of Iowa favoring House File 355, prohibiting the use of leghold traps.

## EXPLANATION OF VOTE

I was absent from the House chamber for part of the day on Thursday, June 14, while I attended a public meeting at Spencer, Iowa, concerning the shortage of rail equipment in transporting grain to market. Had I been present, I would have voted "aye" on the following bills and amendments: House File 703, amendment H-777; Senate File 570, amendments H-779, H-754 and H-782; Senate File 76, amendment H-764; Senate File 414; House File 798, amendment H-783; Senate File 476, amendments H-786, H-787 and H-750; House File 797 and House File 801.

## EXPLANATION OF VOTE

I was absent from the House chamber June 14, due to a transportation meeting at Spencer, Iowa. Had I been present, I would have voted "aye" on the following bills: House Files 703, 682, 798, and Senate Files 570, 76, 414, 797.

EDELEN of Emmet

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate insists on its amendment to House File 656, a bill for an act creating a veterans' service compensation fund, and that the President of the Senate has appointed as members of the conference committee on the part of the Senate: The Senator from Pottawattamie, Mr. Griffin, chairman; the Senator from Montgomery, Mr. Hultman; the Senator from Polk, Mr. Kinley; the Senator from Muscatine, Mr. Rabedeaux; and the Senator from Dallas, Mr. Rodgers.

Also: That the President of the Senate has appointed as members of the conference committee on House File 682, a bill for an act to appropriate funds from the general fund to the higher education facilities commission for the scholarship program, on the part of the Senate: The Senator from Linn, Mr. Potter, chairman; the Senator from Story, Mr. Murray; the Senator from Carroll, Mr. Nolin; the Senator from Clarke, Mr. Ramsey; and the Senator from Mahaska, Mr. Van Gilst.

Also: That the Senate has on June 15, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 539, a bill for an act making an appropriation to the department of social services.

Also: That the Senate has on June 15, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 17, making a recommendation for legal assistance for the examining board.

Also: That the Senate has on June 15, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 18, making a recommendation for continuing education requirements.

Also: That the Senate has on June 15, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 41, authorizing the President of the Senate and the Speaker of the House to determine the policies incident to the closing of the 1973 session and the reconvening of the 1974 session of the Sixty-fifth General Assembly.

Also: That the Senate has on June 15, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 42, authorizing the President of the Senate and the Speaker of the House to approve actual expenses of legislators appointed to legislative interim committees and attending certain meetings.


#### Abstract

Also: That the Senate has on June 15, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 43, authorizing the Secretary of the Senate and the Chief Clerk of the House to attend the 1973 and 1974 sessions of the National Legislative Conference.

Also: That the Senate has on June 14, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 745, a bill for an act requiring permanent registration of all voters in the state, and to revise and clarify laws prescribing procedures for elections, and to establish the terms of the office of certain elected officers.


RALPH R. BROWN, Secretary

## SENATE CONCURRENT RESOLUTION 41 <br> By Lamborn and Schaben

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House are authorized to determine the policies incident to the details of closing the 1973 first regular session of the Sixty-fifth General Assembly, interim staff and work, and the reconvening of the 1974 second regular session and any special session which may be convened.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make an inventory of all equipment and supplies on hand at the close of the session.

Be It Further Resolved: That the General Services Department, in accordance with section nineteen B point three (19B.3), Code 1973, shall provide all the supplies required for the Sixty-fifth General Assembly, both while in session and during the interim between sessions, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are authorized to reserve for the exclusive use of the General Assembly during the interim the chamber and such rooms now used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment, as they may deem proper and advisable. The General Services Department shall not make assignments except with the consent of the Secretary of the Senate or the Chief Clerk of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purpose of determining the advisability of replacing some of the equipment, particularly the advisability of replacing manual typewriters with electric typewriters. The machines to be replaced shall be appraised, and placed for sale by the Secretary of the Senate and the Chief Clerk of the House at amounts based on the appraisal. Any funds received shall be deposited in and credited to the Legislative General Fund. All other equipment shall be stored in rooms reserved by the legislative officials above designated who shall have custody of the same and make it available for the following session of the General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-fifth General Assembly who shall be engaged for work in connection with the

General Assembly during the interim between sessions, shall be compensated for such services at the same rate as was fixed during the regular session of the Sixty-fifth General Assembly.

Laid over under Rule 25.

# SENATE CONCURRENT RESOLUTION 42 <br> By Lamborn and Schaben 

Whereas, various committee meetings pertaining to the operation of legislative research and legislative services are held between sessions of the General Assembly; and

Whereas, the President of the Senate and the Speaker of the House have the authority to appoint representatives of the General Assembly to attend certain meetings; and

Whereas, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such representatives and such committee members; Now Therefore

Be It Resolved by the Sonate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described meetings shall be paid upon the filing of their expense accounts, subject to the approval of the President of the Senate, for the Senate, and the Speaker of the House, for the House. The state comptroller is authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided in sections two point ten (2.10), two point eleven (2.11), two point twelve (2.12), and two point thirteen (2.13), Code 1973.

Laid over under Rule 25.

## SENATE CONCURRENT RESOLUTION 43

By Lamborn and Schaben
Whereas, the National Legislative Conference, which is a part of the Council of State Governments, will convene in its annual sessions in 1973 and 1974; and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, and this policy should be continued; Now Therefore

Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to attend the 1973 and 1974 sessions of the National Legislative Conference as well as meetings of committees to which they have been appointed to serve and that the actual expenses in so attending these sessions be paid as provided in section two point twelve (2.12), Code 1973.

Laid over under Rule 25.

## SENATE AMENDMENT TO HOUSE FILE 745

Amend House File 745, as amended and passed by the House, as follows:

1. Page 14, line 18, by striking the word "judges," and inserting in lieu thereof the word "judges[,]".
2. Page 15 , by striking lines 25 through 35 , inclusive, and page 16, by striking lines 1 through 40, inclusive, and inserting in lieu thereof the following:

Sec. ..... Section forty-three point fifty-two (43.52), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
43.52 NOMINEES FOR COUNTY OFFICE. The nominee of each political party for any office to be filled by the voters of the county shall be the person receiving the highest number of votes cast in the primary election by the voters of that party for the office, and that person shall appear as the party's candidate for the office on the general election ballot.

If no candidate receives thirty-five percent or more of the votes cast by voters of his party for the office he is seeking, the primary is inconclusive and the nomination shall be made as provided by section forty-three point ninety-seven (43.97), subsection one (1) of the Code.

When two or more nominees are required, as in the case of at-large elections, the nominees shall likewise be the required number of persons who receive the greatest number of votes cast in the primary election by the voters of the nominating party, but no candidate is nominated who fails to receive thirty-five percent of the number of votes found by dividing the number of votes cast by voters of the candidate's party for the office in question by the number of persons to be elected to that office. If the primary is inconclusive under this paragraph, the necessary number of nominations shall be made as provided by section forty-three point ninety-seven (43.97), subsection one (1), of the Code.

Sec. ..... Section forty-three point fifty-three (43.53), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
43.53 NOMINEES FOR SUBDIVISION OFFICE-WRITE-IN CANDIDATES.
The nominee of each political party for any office to be filled by the voters of any subdivision of the county shall be the person receiving the highest number of votes cast in the primary election by the voters of that party for the office and that person shall appear as the party's candidate for the office on the general election ballot. A person whose name is not printed on the official primary ballot shall not be declared nominated as a candidate in the general election unless he receives the greater of at least five votes or a number of votes equal to at least five percent of the votes cast in the subdivision at the last preceding general election for the party's candidate for president of the United States or for governor, as the case may be.
3. Page 22, line 31, by striking the word "VACANCIES" and inserting in lieu thereof the words "[VACANCIES] DUTIES".
4. Page 22, by inserting after line 33 the following:

Every county central committee shall adopt a constitution and bylaws which shall govern the committee's operation. A copy of the constitution and bylaws so adopted shall be kept on file at the office of the commissioner for the county in which
the central committee exists and at the office of the state commissioner. Initial copies of each county central committee's constitution and bylaws shall be filed in compliance with this section no later than December 31, 1973. Amendments to a county central committee's constitution or bylaws shall upon adoption be filed in the same manner as the original documents.
5. Page 23, by inserting after line 18 the following new section:

Sec. ..... Section forty-three point one hundred six (43.106), Code 1973, is amended to read as follows:
43.106 NOMINATIONS PERMITTED. A district convention of a party may be held to nominate candidates for any office for which no nomination exists due to the failure of a candidate to file nomination papers for such office, or due to [the] failure [of any candidate to receive the number of votes required for nomination by section 43.66 or] to place a name on the ballot as authorized under subsection 1 of section 43.59.
6. Page 23, by inserting after line 29 the following new section:

Sec. ..... Section forty-three point one hundred ten (43.110), Code 1973, is amended to read as follows:
43.110 NOMINATIONS PERMITTED. The state convention of a party, if the convention is held following the primary election, may make nominations for any office for which no nomination exists due to the failure of a candidate to file nomination papers for such office [or due to the failure of any candidate to receive the number of votes required for nomination by section 43.66]. If the state convention was held preceding the primary election, the party state central committee [may make such nominations or may] shall reconvene the delegates of the last preceding state convention for such purpose.
7. Page 23 , by striking lines 30 through 35 , inclusive, and page 24, by striking lines 1 through 9 , inclusive, and inserting in lieu thereof the following:

Sec. ..... Section forty-three point one hundred eleven (43.111), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
43.111 STATE PARTY PLATFORM, CONSTITUTION, BYLAWS AND CENTRAL COMMITTEE. The state convention held by each political party pursuant to section forty-three point one hundred seven (43.107) of the Code shall adopt a state platform, adopt or amend a state party constitution, and bylaws if desired, and transact other business which may properly be brought before it. A copy of the constitution and any bylaws so adopted or amended shall be kept on file in the office of the state commissioner. Initial copies of each political party's state constitution, and bylaws, if any, shall be filed in compliance with this section not later than August 30, 1974.

There shall be selected at or prior to each political party's state convention a state party central committee consisting of an equal number of members from each congressional district, which number shall be determined by the party constitution or bylaws, who shall be elected or nominated by the district con-
vention or caucus. The state central committee so selected may organize at pleasure for political work as is usual and customary with such committees adopt bylaws, provide fo rthe governing of party auxiliary bodies, and shall continue to act until succeeded by another central committee selected as required by this section. The auditor of state shall annually audit the receipts and disbursements of each political party's state party central committee.
8. Page 31 , line 36 and page 32 , line 1 , by striking the words ", not less than a county," and inserting in lieu thereof the following: "[, not less than a county,]".
9. Page 40B, by striking lines 53 through 70 , and page 40 C , by striking lines 71, 72 and 73.
10. Page 42, line 32, by inserting after the period the following:
"Where the only change in the previous registration information is a change of surname by reason of the marriage, divorce or dissolution of marriage, or other legal procedure, the registrant may effect the reregistration required by this subsection by mailing the county commissioner a written notice stating in full both the name under which the registrant was previously registered and the name under which the registrant is now to be registered, and the registrant's social security number, if available."
11. Page 45, lines 15 and 16, by striking the words "[ten] at five o'clock p.m., fifteen" and inserting in lieu thereof the words "at five o'clock p.m., ten".
12. Page 46, by striking line 5, and inserting in lieu thereof the following:
"quest not more than one person for each one thousand six hundred $(1,600)$ resi-".
13. Page 46, by striking lines 19 through 21, and inserting in lieu thereof the following:
e. The fact that any political party does not submit a list including the full number of names which may be appointed shall not preclude the appointment of the full number of persons to which any other political party is entitled.
14. Page 48 , by striking lines 26 through 28 , and relettering the remaining paragraphs.
15. Page 60, line 4, by striking the word "candiate" and inserting in lieu thereof the word "candidate".
16. Page 61, line 11, by inserting after the comma the words "as amended by Acts of the Sixty-fifth General Assembly, 1973 Session, Senate File five hundred one (501), section one (1),".
17. Page 61, by inserting after line 27 the following:

In the selection of polling places, consideration shall also be given to the use of buildings accessible to elderly and physically disabled persons.
18. Page 66, by striking lines 26 through 32 , inclusive, and inserting in lieu thereof the following:

Sec. ..... Section forty-nine point forty-two (49.42), Code 1973, is amended to read as follows:
49.42 FORM OF OFFICIAL BALLOT. [Said] The ballot for the general election shall be substantially the following form:

O republican
For President
A. of Oh........., of Ohio. For VicePresident, C....... D........, For
United States Senator, ■ E........ F.......,
 For
United States, Representative, $\square$ G. [of .... County.] For Governor, - I........ J. [of............... County ] For Lieutenant Governor, $\square \underset{[\text { of ....... L......... County.] }}{\mathrm{K}} \square$


For
United States Senator, R....... S........, For
United States Representative, T........ U........., $\square$ [of .... County.] For Governor, [of ...... W......... County.] For Lieutenant Governor, X........ Y........,

O PROHIbItion
For President
A........ B........, of Maine.
For VicePresident, C. C....... D........,

For United States Senator, E....... F........, [of .... County.] For United States, Representative, [of ....... County.]. $\square$ For Governor, I........ J........, [of .... County.] For Lieutenant Governor, K........ L........., [of .... County.]

O UNION LABOR For President N. $\qquad$ O........, of Idaho.
For VicePresident, P. P...... Q....... For United States, Senator, R........ S S........ [of .... County.] For United States Representative, T....... U........., For Governor, [of ..... W.......... County.] For Lieutenant Governor, [of .....................
19. Page 78, by inserting after line 32 the following new section:

Sec. ..... Section forty-nine point ninety-two (49.92) is amended to read as follows:
49.92 VOTING MARK. The voting mark shall be a cross or check which shall be placed in the circle at the head of a ticket, or in the squares opposite the names of candidates. The fact that the voting mark is made by an instrument other than a black lead pencil shall not affect the validity of the ballot unless it appears that the color or nature of the mark is intended to identify the ballot contrary to the intent of section forty-nine point one hundred seven (49.107), subsection seven (7) of the Code.
20. Page 79A, by inserting after line 39 the following new section:

Sec. ..... Section forty-nine point one hundred seven (49.107), subsection one (1), Code 1973, is amended to read as follows:

1. Loitering, congregating, electioneering, posting of signs, treating voters, or soliciting votes, during the receiving of the ballots, either on the premises of any polling place or within [one] three hundred feet of any outside door of any building affording access to any room where the polls are held, or of any outside door of any building affording access to any hallway, corridor, stairway, or other means of reaching the room where the polls are held, except this subsection shall not apply to the posting of signs on private property not a polling place.
2. Page 87, line 6, by inserting after the comma the words "as amended by Acts of the Sixty-fifth General Assembly, 1973 Session, House File two hundred nine (209), section thirteen
(13),".
3. Page 87, by striking lines 12 through 20, inclusive, and inserting in lieu thereof the following:
4. Senator in the Congress of the United States.
5. Representative in the Congress of the United States.
6. Governor and lieutenant governor.
7. A state officer not otherwise provided for.
8. Senator or representative in the general assembly by districts.
9. A county officer.
10. Page 88 , line 33 , by inserting after the second comma the words "as amended by Acts of the Sixty-fifth General Assembly, 1973 Session, House File two hundred nine (209), section fourteen (14),".
11. Page 101, line 27, by inserting after the period the words "Nothing in this section shall be construed to require that a written communication mailed to the commissioner's office to request an absentee ballot, or any other document except the absent voter's affidavit required by section fifty-three point thirteen (53.13) of the Code, be notarized as a prerequisite to receiving or marking an absentee ballot or returning to the commissioner an absentee ballot which has been voted."
12. Page 102, line 6, by striking the words "administer an oath or" and inserting in lieu thereof the words "[administer an oath or]".
13. Page 102, line 8, by striking the words "administer such oath" and inserting in lieu thereof the words "[administer such oath]".
14. Page 103, line 25, by striking the words "administering the oath" and inserting in lieu thereof the words "notarizing the affidavit".
15. Page 103, line 25, by inserting after the word "shall" the words ", if possible,".
16. Page 103, line 27, by inserting after the word "seal" the words ", however if the officer's seal makes an imprint on the ballot the marking shall not invalidate the ballot".
17. Page 103, line 32, by striking the words "administering the oath" and inserting in lieu thereof the following:
"[administering the oath] notarizing the affidavit".
18. Page 104, line 8, by inserting before the word "carrier" the word "sealed".
19. Page 104, line 9 , by inserting after the word "elector" the words "or his designee".
20. Page 179, by inserting after line 34 the following new unnumbered paragraph:
"For the calendar year 1973 only, the respective political party chairmen shall not later than July fifteenth submit a list of nominees to serve as registrars on the permanent mobile deputy registrar board, in the manner required by section forty-eight point twenty-seven (48.27), subsection two (2) of the Code as amended by this Act, and the county commissioner of registration shall make the required number of appointments to the board not later than July thirty-first."
21. Page 180, by inserting at the end of line 29 the words and figures "forty-three point ninety-eight (43.98),".
22. Page 180, by striking from lines 32 and 33 the words
and figures "forty-eight point nineteen (48.19),".
23. Page 1, by striking lines 9 and 10, and by inserting in lieu thereof the following: "city, school and other elections, and providing penalties."
24. By correcting internal references and renumbering the sections to conform with this amendment.

## CONFERENCE COMMITTEE APPOINTED (House File 656)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 656: Fischer of Grundy, chairman; Bortell of Madison; Harper of Davis; Harvey of Scott and Wyckoff of Benton.

## SENATE MESSAGE CONSIDERED

Senate File 590, a bill for an act setting the salary rate for state officials and designated employees of the state.

Read first time and passed on file.

## MOTION TO RECONSIDER WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw the motion to reconsider Senate File 586 filed by him and Kreamer of Polk on June 12, 1973.

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 26

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and House of Representatives on Senate File 26, a bill for an act to provide for deferred sentences, respectfully make the following recommendations:

1. That the House recede from its amendment and that Senate File 26, as amended, passed, and reprinted by the Senate, be amended as follows:
2. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. NEW SECTION. DEFERRED JUDGMENT OR SUSPENDED
SENTENCE-PROBATION. The trial court may, upon a plea of quilty, verdict of guilty, or a special verdict upon which a judgment of conviction may be rendered, exercise either of the options contained in subsections one (1) and two (2) of this section. However, this section shall not apply to the crimes of treason, murder, or violation of section two
hundred four point four hundred one (204.401), subsection one (1) or two (2) of the Code, to which section two hundred four point four hundred nine (204.409), subsection two (2) of the Code is not applicable and which is not proved to be an accommodation offense under section two hundred four point four hundred ten (204.410) of the Code.

1. With the consent of the defendant, the court may defer judgment and place the defendant on probation upon such terms and conditions as it may require. Upon fulfillment of the terms of probation the defendant shall be discharged without entry of judgment. Upon violation of the terms, the court may enter an adjudication of guilt and proceed as otherwise provided.

However, this subsection shall not be available if any of the following is true:
a. The defendant attempted to kill anyone during the commission of the offense.
b. The defendant purposefully inflicted or attempted to inflict a serious injury upon anyone during the commission of the offense. "Serious injury" means death, permanent disability or disfigurement, protracted loss or impairment of the function of any body member or organ, an injury requiring extended treatment or a prolonged healing period, a disabling mental illness requiring extended treatment or prolonged care, or an injury which at the time of deferment of judgment appears likely to result in any of the foregoing.
c. The defendant used, threatened to use or displayed in a threatening manner a dangerous weapon during the commission of the offense. "Dangerous weapon" means any instrument or device designed primarily for use in inflicting death or injury upon a human being or other living creature, and which is capable of inflicting death upon a human being when used in the manner for which it was designed. "Dangerous weapon" also includes any instrument or device of any sort whatsoever which is actually used in such a manner as to indicate that the defendant intends to inflict death or serious injury upon anyone and which, when so used, is capable of inflicting death upon a human being.
d. The defendant kidnaped any person for ransom during the commission of the offense.
e. During the commission of the offense the defendant committed rape or sodomy by force or threat of force, committed assault with intent to commit rape by force or threat of force, committed or attempted to commit rape or of sodomy with a child twelve years of age or under, or committed a violation of section seven hundred twenty-five point two (725.2) of the Code with respect to a child twelve years of age or under and which included any of the following: force or threat of force, fondling or touching the child in a lewd manner, or soliciting a sexual act with the child.
f. The defendant has been previously convicted of a felony. "Felony" means a conviction in a court of this or any other state or of the United States, of an offense classified as
a felony by the law under which he was convicted at the time of his conviction.
g. Prior to the commission of the offense the defendant had been granted a deferred judgment or similar relief, two or more times anywhere in the United States.
h. Prior to the commission of the offense the defendant had been granted a deferred judgment or similar relief in a felony prosecution anywhere in the United States within the preceding five years, measured from the date of granting of deferment of judgment to the date of commission of the offense.

Any deferment of judgment under this subsection shall be promptly reported to the supreme court administrator who shall maintain a permanent record thereof including the name of the defendant, the district court docket number, the nature of the offense, and the date of the deferment. Before granting deferment in any case, the court shall request of the supreme court administrator a search of the deferred judgment docket and shall consider any prior record of a deferment of judgment against the defendant. The permanent record provided for in this subsection shall constitute a confidential record exempted from public access under section sixty-eight A point seven (68A.7) of the Code and shall be available only to justices of the supreme court, district judges, district associate judges, and judicial magistrates requesting information pursuant to this subsection.
2. By record entry at time of or after sentencing, the court may suspend the sentence and place the defendant on probation upon such terms and conditions as it may require.

Before exercising either of the options contained in subsections one (1) and two (2) of this section, the court shall first determine which of them will provide maximum opportunity for the rehabilitation of the defendant and protection of the community from further offenses by the defendant and others. In making this determination the court shall consider the age of the defendant, his prior record of convictions, if any, his employment circumstances, his family circumstances, the nature of the offense committed, whether a dangerous weapon or force was used in the commission of such offense, and such other factors as shall be appropriate. The court shall file a specific written statement of its reasons for and the facts supporting its decision to defer judgment or to suspend sentence and its decision on the length of probation.

Sec. 2. NEW SECTION. LENGTH OF PROBATION. The length of the probation shall be for such term as the court may fix but not to exceed five years if the offense is a felony or not to exceed two years if the offense is a misdemeanor, unless the person is ordered placed under the supervision of the chief parole officer, in which case the term of probation shall be determined by the board of parole and the probation of the defendant shall be supervised by the chief parole officer.

The length of the probation shall not be less than one year and shall not be less than two years if the offense is a felony. However, the court may subsequently reduce the length of the probation if the court determines that the purposes of probation have been fulfilled, as provided in section six (6) of this Act.

In determining the length of the probation, the court shall first determine what period is most likely to provide maximum opportunity for the rehabilitation of the defendant, to allow enough time to determine whether or not rehabilitation has been successful, and to protect the community from further offenses by the defendant and others.

Sec. 3. NEW SECTION. PRESENTENCE INVESTIGATION. Upon a plea of guilty, verdict of guilty, or special verdict upon which a judgment of conviction of any public offense may be rendered, the court shall receive from the state and from the defendant any information which may be offered which is relevant to the question of sentencing. The court may consider information from other sources, and may, if the offense is a felony, order a presentence investigation to be made.

The court may withhold execution of any judgment or sentence for such time as shall be reasonably necessary for an investigation with respect to deferment of judgment or suspension of sentence and probation. The investigation shall be made by a probation officer, by the agency in charge of parole agents, or by another appropriate agency, as determined by this court.

Sec. 4. NEW SECTION. PRESENTENCE INVESTIGATION AND REPORT
Whenever a presentence investigation is ordered by the court, the investigator shall promptly inquire into the defendant's characteristics, family and financial circumstances, needs and potentialities; his criminal record and social history; the circumstances of the offense; the time the defendant has been in detention; and the harm to the victim, his immediate family, and the community. All local and state mental and correctional institutions, courts, and police agencies shall furnish to the investigator on request the defendant's criminal record and other relevant information. With the approval of the court, a physical examination of the defendant may be ordered, or the defendant may be committed to a psychiatric facility for an evaluation of his personality and mental health. The results of any such examination shall be included in the report of the investigator.

Sec. 5. NEW SECTION. REPORT CONFIDENTIAL. The court may, in its discretion, make the presentence investigation report or parts of it available to the defendant, or the court may make the report or parts of it available while concealing the identity of the person who provided confidential information. The report of any medical examination or psychiatric evaluation shall be made available to the attorney for the state and to the defendant upon request. Such reports shall be part of the record but shall be sealed and opened
only on order of the court. In any case where the defendant is committed to the custody of the department of social services, a copy of the presentence investigation report shall be sent to the department at the time of commitment.

Sec. 6. NEW SECTION. DISCHARGE FROM PROBATION. At any time that the court determines that the purposes of probation have been fulfilled, the court may order the discharge of any person from probation. At the expiration of the period of probation, in cases where the court fixes the term of probation, the court shall order the discharge of such person from probation, and the court shall forward to the governor a recommendation for or against restoration of citizenship rights to such person. A person who has been discharged from probation shall no longer be held to answer for his offense. Upon discharge from probation, if judgment has been deferred under section one (1) of this Act, the court's criminal record with reference to the deferred judgment shall be expunged. The record maintained by the supreme court administrator required by section one (1) of this Act shall not be expunged. The court's record shall never be expunged in any other circumstances except as provided in section six hundred two point fifteen (602.15) of the Code.

## Sec. 7. NEW SECTION. CUSTODY OF COURT PROBATIONERRECORD

TO CHIEF PAROLE OFFICER. When probation is granted under section one (1) of this Act, the court shall order said person committed to the custody, care, and supervision:

1. Of any suitable resident of this state; or
2. Of the chief parole officer. The chief parole officer shall not, however, accept the custody, care and supervision of any person granted probation from a sentence to a term in a county jail or any other person who is the judgment of the chief parole officer could not be properly supervised.

In each case wherein the court shall order said person committed to the custody, care, and supervision of the chief parole officer, the clerk of the district court shall at once furnish the chief parole officer with certified copies of the indictment or information, the minutes of testimony attached thereto, the judgment entry if judgment is not deferred, and the original mittimus. The county attorney shall at once advise the chief parole officer, by letter, that the defendant has been placed under the chief parole officer's supervision and give to the chief parole officer a detailed statement of the facts and circumstances surrounding the crime committed and the record and history of the defendant as may be known to him. If the defendant is confined in the county jail at the time of sentence, the court may order him held until arrangements are made by the chief parole officer for his employment and he has signed the necessary probation papers. If the defendant is not confined in the county jail at the time of sentence, the court may order him to remain in the county wherein he has been convicted and sentenced and report to the sheriff as to his whereabouts.

Sec. 8. NEW SECTION. RESTITUTION.

1. As used in this section, unless the context otherwise requires:
a. "Victim" means any person who has suffered pecuniary damages as a result of the defendant's criminal activities. However, with respect to any part of a victim's pecuniary damages paid by an insurer, the insurer shall be regarded as the victim only if the insurer has no right of subrogation and the insured has no duty to pay the proceeds of restitution to the insurer.
b. "Pecuniary damages" means all damages which a victim could recover against the defendant in a civil action arising out of the same facts or event, except punitive damages and damages for pain, suffering, mental anguish, and loss of consortium. Without limitation, "pecuniary damages" includes damages for wrongful death.
c. "Criminal activities" includes any crime for which there is a plea of guilty, verdict of guilty, or special verdict upon which a judgment of conviction may be rendered and any other crime committed after July 1, 1972 which is admitted or not contested by the defendant, whether or not prosecuted. However, "criminal activities" does not include misdemeanors under chapter three hundred twenty-one (321) of the Code.
d. "Restitution" means full or partial payment of pecuniary damages to a victim.
2. It is the policy of this state that restitution be made by each violator of the criminal laws to the victims of his criminal activities to the extent that the violator is reasonably able to do so. This section shall be interpreted and administered to effectuate this policy.
3. If the trial court exercises either of the sentencing options under section one (1) of this Act, the court shall require as a condition of probation that the defendant, in cooperation with the probation officer assigned to the defendant, promptly prepare a plan of restitution, including a specific amount of restitution to each victim and a schedule of restitution payments. If the defendant is presently unable to make any restitution but there is a reasonable possibility that the defendant may be able to do so at some time during his probation period, the plan of restitution shall also state the conditions under which or the event after which the defendant will make restitution. If the defendant believes that he will not be able to make any restitution, he shall so state and shall specify the reasons. If the defendant believes that no person suffered pecuniary damages as a result of the defendant's criminal activities, he shall so state.
4. The defendant's plan of restitution and the comments of his probation officer shall be submitted promptly to the court. The court shall promptly enter an order approving the plan or modifying it and providing for restitution payments to the extent that the defendant is or may become reasonably able to make restitution, taking into account the factors enumerated in subsection five (5) of this section. Compli-
ance with the plan of restitution as approved or modified by the court shall be a condition of the defendant's probation. Restitution payments shall be made to the clerk unless otherwise directed by the court. The court thereafter may modify the plan at any time upon the defendant's request or upon the court's own motion. If the plan as approved or modified does not require full payment of pecuniary damages to all victims, or if the court determines that the defendant is not able and will not be able to make any restitution at any time during his probation period or that no person suffered pecuniary damages as a result of the defendant's criminal activities, the court shall file a specific written statement of its reasons for and the facts supporting its action or determination.
5. The probation officer when assisting the defendant in preparing the plan of restitution, and the court before approving or modifying the plan of restitution, shall consider the physical and mental health and condition of the defendant, his age, his education, his employment circumstances, his potential for employment and vocational training, his family circumstances, his financial condition, the number of victims, the pecuniary damages of each victim, what plan of restitution will most effectively aid the rehabilitation of the defendant, and such other factors as shall be appropriate. The probation officer shall attempt to determine the name and address of each victim and the amount of his pecuniary damages.
6. The clerk shall mail to each known victim a copy of the court's order approving or modifying the plan of restitution, including the court's statement, if any, under subsection four (4) of this section.
7. At any time during the probation period the defendant may request and the court shall grant a hearing on any matter related to the plan of restitution.
8. Failure of the defendant to comply with subsection three (3) of this section or to comply with the plan of restitution as approved or modified by the court shall constitute a violation of the conditions of probation. Without limitation, the court may modify the plan of restitution or extend the period of time for restitution, but not beyond the maximum probation period specified in section two (2) of this Act.
9. This section and proceedings under this section shall not limit or impair the rights of victims to sue and recover damages from the defendant in a civil action. However, any restitution payment by the defendant to a victim shall be set off against any judgment in favor of the victim in a civil action arising out of the same facts or event. The fact that restitution was required or made shall not be admissible as evidence in a civil action unless offered by such defendant.

Sec. 9. Section two hundred forty-seven point six (247.6), Code 1973, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. The rules and conditions of
parole may require that restitution be made by the parolee to the victims who suffered pecuniary damages as a result of the parolee's criminal activities. Words defined in section eight (8) of this Act shall have the same meaning in this paragraph.

Sec. 10. Section three hundred twenty-one point two hundred eighteen (321.218), Code 1973, is amended to read as follows:
321.218 DRIVING WHILE LICENSE DENIED, SUSPENDED, OR REVOKED. Any person whose operator's or chauffeur's license, or driving privilege, has been denied, canceled, suspended or revoked as provided in this chapter, and who drives any motor vehicle upon the highways of this state while such license or privilege is denied, canceled, suspended, or revoked, is guilty of a misdemeanor and upon conviction shall be punished by imprisonment for not less than two days or more than thirty days. The sentence imposed under this section shall not be suspended by the court, notwithstanding the provisions of section [247.20] one (1) of this Act or any other provision of statute. The department, upon receiving the record of the conviction of any person under this section upon a charge of driving a motor vehicle while the license of such person was suspended or revoked, shall extend the period of suspension or revocation for an additional like period, and the department shall not issue a new license during such additional period.

Sec. 11. Section six hundred two point fifteen (602.15) Code 1973, is amended to read as follows:
602.15 AMENDING OR EXPUNGING ENTRY. The record of any court proceedings is under the control of the court and, except as provided in section six (6) of this Act, may be amended or any entry therein expunged before it has been signed by the judge or within sixty days thereafter.

Sec. 12. Section seven hundred eighty-nine point two (789.2), Code 1973, is amended to read as follows:
789.2 JUDGMENT OF CONVICTION-TIME FOR. Upon a plea of guilty, verdict of guilty, or a special verdict upon which a judgment of conviction [must] may be rendered, the court must fix a time for pronouncing judgment, which must be [at least three days after the verdict is rendered, if the court remains in session so long, or, if not, as remote a time as can reasonably be allowed; but in no case can it be pronounced in less than six hours after verdict is rendered, unless defendant consent thereto] within a reasonable time but not less than eight days after the plea is entered or the verdict is rendered, unless the defendant consents thereto.

Sec. 13. Section seven hundred eighty-nine point eleven (789.11), Code 1973, is amended to read as follows:
789.11 JUDGMENT ENTERED. If judgment is not deferred, and no sufficient cause is shown why judgment should not be pronounced, and none appears to the court upon the record, judgment shall be rendered. In every case in which judgment is entered, the court shall include in the judgment entry
the number of the particular section of the Code under which the defendant is sentenced.

Sec. 14. PROSECUTION PROHIBITED. The action of any court in deferring judgment or conviction in a criminal case prior to the effective date of this Act is valid. No person previously prosecuted shall be tried, sentenced, or convicted based on the same facts as in a prior prosecution on the grounds that a sentence, conviction, or judgment as a result of that prosecution was deferred, and the defendant was later declared by the supreme court of this state to be unauthorized by law. This section shall not apply to any case in which an appeal was pending on June 1, 1973.

Sec. 15. This section shall take effect July 1, 1974. Section three (3) of this Act is amended to read as follows:

PRESENTENCE INVESTIGATION. Upon a plea of guilty, verdict of guilty, or special verdict upon which a judgment of conviction of any public offense may be rendered, the court shall receive, from the state and from the defendant any information which may be offered which is relevant to the question of sentencing. The court may consider information from other sources, and [may] shall, if the offense is a felony, other a presentence investigation to be made.

The court may withhold execution of any judgment or sentence for such time as shall be reasonably necessary for an investigation with respect to deferment of judgment or suspension of sentence and probation. The investigation shall be made by a probation officer, by the agency in charge of parole agents, or by another appropriate agency, as determined by the court.

Sec. 16. Sections two hundred forty-seven point twenty (247.20) and two hundred forty-seven point twenty-one (247.20), Code 1973, are repealed.
2. By amending the title, page 1 , line 1 , by striking everything after the word "Act" and inserting in lieu thereof the words "relating to sentencing in criminal cases; relating to probation and the conditions thereof; providing a procedure for restitution as a condition of probation; providing a procedure for deferring judgment in particular cases; relating to the conditions of parole; and providing procedures necessary thereto."

On the Part of the Senate:
LUCAS J. DeKOSTER, Chairman
GENE W. GLENN
LOWELL L. JUNKINS
ELIZABETH R. MILLER
BARTON L. SCHWIEGER

On the Part of the House:
GEORGE J. KNOKE, Chairman
DALE M. COCHRAN
ROLLIN C. EDELEN
HAROLD C. McCORMICK
DAVID M. STANLEY

## CONSIDERATION OF BILLS <br> BUSINESS PENDING CALENDAR

The House resumed consideration of House File 789, a bill for an act relating to authority of the department of social services
to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, and providing penalties for certain violations, and the following divisions of amendment H-790 filed by Stanley, et al., on June 14, 1973: H-790B
2. Pages 6 and 7, by striking lines 26 through 35 on page 6 and lines 1 through 22 on page 7 and inserting in lieu thereof the following:

NEW SECTION. CONFIDENTIALITY OF RECORDS; REPORT
OF RECIPIENTS. 1. The following information relative to individuals receiving services or assistance from the department shall be held confidential:
a. Names and addresses of individuals receiving services or assistance from the department, and the types of services or amounts of assistance provided, except as otherwise provided in subsection four (4) of this section.
b. Information concerning the social or economic conditions or circumstances of particular individuals who are receiving or have received services or assistance from the department.
c. Agency evaluation of information about a particular individual.
d. Medical or psychiatric data, including diagnosis and past history of disease or disability, concerning a particular individual.
2. Information described in subsection one (1) of this section shall not be disclosed to or used by any person or agency except for purposes of administration of the programs of services or assistance, and shall not in any case, except as otherwise provided in paragraph b of subsection four (4) of this section, be disclosed to or used by persons or agencies outside the department unless they are subject to standards of confidentiality comparable to those imposed on the department by this Act.
3. Nothing in this section shall restrict the disclosure or use of information regarding the cost, purpose, number of persons served or assisted by, and results of any program administered by the department, and other general and statistical information, so long as the information does not identify particular individuals served or assisted.
4. a. The general assembly finds and determines that the use and disclosure of information as provided in this subsection are for purposes directly connected with the administration of the programs of services and assistance referred to in this section and are essential for their proper administration.

H-790D
47 b. Information which is confidential under subsec-
48 tion one (1) of this section shall be disclosed to and 49 may be used by public officials in connection with their 50 official duties relating to law enforcement, audits, 51 legislative investigations, and other purposes directly 52 connected with the administration of such programs.
$\mathrm{H}-790 \mathrm{C}$
53 c. The department shall prepare and file in its 54 office on or before the thirtieth day of each January, 55 April, July and October, a report showing the names and 56 last known addresses of all recipients of services or 57 assistance under sections three (3) through five (5) 58 of this Act or chapters two hundred thirty-nine (239) 59 or two hundred forty-nine A (249A) of the Code, together 60 with the amount paid to or for each recipient during 61 the preceding calendar quarter. The report shall con62 tain a separate section for each county, including all 63 such recipients whose last known addresses are in the 64 county. The department shall prepare and file in the

76 d. It shall be unawful for any person to solicit 77 disclose, receive, use, or to authorize or knowingly 78 permit, participate in, or acquiesce in the use of any 79 information obtained from any such report or record 80 for commercial or political purposes.
H—790B
81 5. If it is definitely established that any provision
82 of this section would cause any of the programs of
83 services or assistance referred to in this section to
84 be ineligible for federal funds, such provision shall
85 be limited or restricted to the extent which is essential
86 to make such program eligible for federal funds. The
87 department shall adopt, pursuant to chapter seventeen
88 A (17A) of the Code, any rules or regulations necessary
89 to implement this subsection.
90 6. Violation of this section shall constitute a
91 misdemeanor.
H-790C
92 3. Page 16, by inserting after line 24 the follow-
93 ing:
94
Sections two hundred thirty-nine point ten (239.10)

95 and two hundred forty-nine A point eight (249A.8),
96 Code 1973, are repealed.
H-790B
97 4. By renumbering sections and correcting internal 98 references.

Jesse of Polk offered the following amendment H—797 filed by him and Hargrave of Johnson to amendment H-790 and division of the amendment was requested as follows:
H-797
1 Amend the Stanley, et al., amendment H-790 to House
2 File 789 as follows:
H-797A
3 1. By adding the following new subsection after
4 line 89 , and by renumbering the subsequent subsection:
" 6 . The provisions of this section shall apply to recipients of assistance or services under chapter two hundred fifty-two (252) of the Code. The reports required to be prepared by the department under this section shall, with respect to such assistance or services, be prepared by the person or officer charged with the oversight of the poor." 797B
2. By adding the following after line 96 :
4. Page 17, by inserting after line 6 the follow-

Sec. ..... Section three hundred forty-nine point eighteen (349.18), Code 1973, is amended to read as follows:
349.18 SUPERVISORS' PROCEEDINGS-EACH PAYEE
visors, including the schedule of bills allowed, shall
22 be published immediately after the adjournment of such
23 meeting of said boards, and the publication of the
24 schedule of the bills allowed shall show the name of
25 each individual to whom the allowance is made and for
26 what such bill is filed and the amount allowed thereon
27 , except that names of persons receiving relief from
28 the county poor fund shall not be published. The
29 county auditor shall furnish a copy of such proceed-
30 ings to be published, within one week following the
31 adjournment of the board."
32 3. Line 97 , by striking the number "4" and
33 inserting in lieu thereof the number " 5 ".
Jesse of Polk moved the adoption of amendment H-797A of the Jesse-Hargrave amendment to amendment $\mathrm{H}-790 \mathrm{C}$.

Amendment H—797A adopted.
Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-790 \mathrm{C}$ as amended.

Roll call was requested by Stanley of Muscatine and Jesse of Polk.

On the question "Shall amendment H-790C as amended be adopted?"

The ayes were, 60 :

| Anderson | Den Herder | Holden | Norpel |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Husak | Oakley |
| Bortell | Dunlap | Jordan | Pellett |
| Branstad | Dunton | Junker | Poncy |
| Brinck | Ewing | Kiser | Readinger |
| Brockett | Ferguson | Kreamer | Roorda |
| Brunow | Fischer, H. O. | Lippold | Stanley |
| Butler | Fisher, C. R. | Logue | Stromer |
| Caffrey | Freeman | Mendenhall | Strothman |
| Clark, J. H. | Fullerton | Menke | Tofte |
| Cochran | Grassley | Middleswart | Welden |
| Crabb | Griffee | Millen | Wells |
| Daggett | Hansen | Miller, A. V. | West |
| Danker | Harper | Miller, K. D. | Wyckoff |
| De Jong | Harvey | Norland | Mr. Speaker |
| The nays were, | 28: |  |  |
| Avenson | Doyle |  |  |
| Bittle | Egenes | Howell | Miller, R. G. |
| Byerly | Fitzgerald | Hutchins | Newhard |
| Carr | Hennessey | Knoke | O'Halloran |
| Clark, J. W. | Higgins | Krause | Patchett |
| Crawford | Hill | McCormick | Rinas |
| Cusack | Horn | Mennenga | Small |
| Absent or noter |  |  |  |
| Coting, 12: |  |  |  |
| Connors | Lipsky |  | Nielsen |
| Edelen | McElroy | Peterson | Stephens |
| Hargrave | Monroe | Rapp | Woods |
|  |  | Wulff |  |

Amendment $\mathrm{H}-790 \mathrm{C}$ of the amendment as amended adopted.
Krause of Palo Alto offered the following amendment H-793 to amendment H-790B of the Stanley, et al., amendment:

H-793
1 Amend the Stanley, et al., amendment H-790 to
2 House File 789, line 91, by striking the
3 period and inserting in lieu thereof the following:
4 "punishable by a fine not to exceed two thousand
5 dollars or by imprisonment in the county jail not
6 to exceed one year, or by both such fine and
7 imprisonment."
Amendment $\mathrm{H}-793$ adopted.
Jesse of Polk moved the adoption of amendment H-797B of the Jesse-Hargrave amendment to amendment H-790B of the Stanley, et al., amendment.

Amendment H—797B adopted.

Stanley of Muscatine moved the adoption of amendment $\mathrm{H}-790 \mathrm{~B}$ of the Stanley, et al., amendment as amended.

Amendment H-790B as amended adopted.
Stanley of Muscatine moved the adoption of amendment H-790D of the Stanley, et al., amendment.

Roll call was requested by Stanley of Muscatine and the Speaker.

On the question "Shall amendment H—790D be adopted?"
The ayes were, 67 :

| Anderson | Dunlap | Junker |
| :--- | :--- | :--- |
| Bennett | Dunton <br> Bortell | Kiser |
| Branstad | Edelen | Knoke |
| Brinck | Ewenes | Krause |
| Brockett | Ferguson | Kreamer |
| Brunow | Fischer, H. O. | Lippold |
| Bogue |  |  |
| Butler | Fisher,C. R. | Mendenhall |
| Caffrey | Freeman | Menke |
| Clark, J. H. | Fullerton | Mennenga |
| Cochran | Grassley | Middleswart |
| Crabb | Hansen | Millen |
| Daggett | Harper | Miller, A.V. |
| Danker | Harvey | Miller, K. D. |
| De Jong | Holden | Miller, R. G. |
| Den Herder | Husak | Norland |
| Doyle | Jordan | Norpel |

Pellett
Peterson
Poncy
Readinger
Roorda
Schroeder
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wyckoff
Mr. Speaker

Newhard
O'Halloran Patchett Rinas
Small

The nays were, 21:

| Avenson | Fitzgerald | Horn | Newhard |
| :---: | :---: | :---: | :---: |
| Byerly | Griffee | Howell | O'Halloran |
| Carr | Hennessey | Hutchins | Patchett |
| Clark, J. W. | Higgins | Jesse | Rinas |
| Crawford | Hill | McCormick | Small |
| Cusack |  |  |  |
| Absent or not voting, 12: |  |  |  |
| Bittle | Hargrave | Monroe | Rapp |
| Connors | Lipsky | Nielsen | Stephens |
| Drake | McElroy | Oakley | Wulff |

Amendment H-790D of the amendment adopted.
Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-739 filed on June 11, 1973.

Welden of Hardin offered the following amendment H-758 filed by the committee on appropriations and moved its adoption:
H-758
1 Amend House File 789 as follows:
2 1. Page 6, by striking lines 14 through 23 and
3 renumbering subsequent sections.
4
2. Page 9 , by striking lines 22 through 35 and

5 line 1 on page 10 and inserting in lieu thereof the following:
"The county board shall be vested with the authority to direct in the county [old age assistance, aid to the blind,] aid to dependent children and emergency relief with only such powers and duties as are prescribed in the laws relating thereto."
3. Page 16, by striking everything in line 17 after "Sec. 28." and all of lines 18 and 19.
Amendment $\mathrm{H}-758$ adopted.
Welden of Hardin asked and received unanimous consent to withdraw amendments $\mathrm{H}-736, \mathrm{H}-742$ and $\mathrm{H}-738$ filed by him on June 8 and June 11, 1973.

Speaker pro tempore Kreamer in the chair at 10:20 a.m.
Small of Johson offered the following amendment H-763 filed by him and division of the amendment was requested as follows:
H-763
1 Amend House File 789 as follows:
H-763A
2 1. Page 6, line 25, by striking the word "section" 3 and inserting in lieu thereof the word "sections".
4 2. Page 7, by adding the following after line 22:
5 NEW SECTION. Any person may institute a civil ac 6 tion for damages under chapter twenty-five (25A) of
7 the Code or to restrain the dissemination of confidential
8 records set out in subsection one (1), paragraph b,
9 c , or d of section fourteen (14) of this Act in viola10 tion of that section, and any person, agency or governmental body proven to have disseminated or to have requested and received confidential records in violation of subsection one (1), paragraphs b, c, or d of section fourteen (14) of this Act shall be liable for actual damages and exemplary damages for each violation and shall be liable for court costs, expenses, and reasonable attorney's fees incurred by the party bringing the action. In no case shall the award for damages be less than one hundred dollars.

## 763B

20 Any person who willfully requests, obtains, or seeks28 any records relating thereto, shall, upon conviction
29 for each such offense be punished by a fine of not more
$\mathrm{H}-763 \mathrm{C}$
40 Any reasonable grounds that a public employee has
41 violated any provision of this section or section four-
42 teen (14) of this Act shall be grounds for immediate
43 removal from access of any kind to confidential records
44 or suspension from duty without pay.
Small of Johnson asked and received unanimous consent to withdraw amendment $\mathrm{H}-763 \mathrm{~B}$ of the amendment.

Small of Johnson moved the adoption of amendment H-763A of the amendment.

Amendment H—763A adopted.
Small of Johnson moved the adoption of amendment H-763C of the amendment.

Amendment H—763C adopted.
Small of Johnson asked and received unanimous consent to withdraw amendment H—740 filed by him on June 11, 1973.

Den Herder of Sioux offered the following amendment H-737 filed by him and moved its adoption:
H-737
Amend House File 789, as follows:

1. Page 17, by inserting after line 11 the fol-
lowing new section and renumbering the remaining section:

Sec. ..... There is appropriated from the general fund of the state to the department of social services for state supplementary assistance to the blind pursuant to section three (3) of this Act for the six months beginning January 1, 1974 and ending June 30, 1974 the sum of one hundred fifteen thousand $(115,000)$ dollars, and for the fiscal year beginning July 1, 1974 and ending June 30, 1975 the sum of two hundred thirty-five thousand $(235,000)$ dollars.
2. Amend the title, page 1, line 6, by striking the word "and".
3. Amend the title, page 1 , line 6 , by inserting after the word "violations" the words ", and making an appropriation".

Amendment H—737 adopted.
Hill of Polk moved to reconsider the vote by which amendment H-758 was adopted.

A non-record roll call was requested.
The ayes were 70, nays 12 .
The motion prevailed.
Hill of Polk reoffered the following amendment $\mathrm{H}-758$ filed by the committee on appropriations and division of the amendment was requested as follows:
H-758A
1 Amend House File 789 as follows:
2 1. Page 6, by striking lines 14 through 23 and
3 renumbering subsequent sections.
H-758B
4 2. Page 9, by striking lines 22 through 35 and
5 line 1 on page 10 and inserting in lieu thereof the
6 following:
7 "The county board shall be vested with the authority
8 to direct in the county [old age assistance, aid to the
9 blind,] aid to dependent children and emergency relief
10 with only such powers and duties as are prescribed in
11 the laws relating thereto."
H-758A
12 3. Page 16, by striking everything in line 17
13 after "Sec. 28." and all of lines 18 and 19.
Hill of Polk moved the adoption of amendment H-758A of the amendment.

Amendment H—758A adopted.
Hill of Polk asked and received unanimous consent to withdraw amendment H-758B of the amendment.

Grassley of Butler offered the following amendment H-730 filed by the committee on appropriations and moved its adoption:
$\mathrm{H}-730$
1 Amend House File 789, page 9, line 28, by striking
2 the word "department" and inserting in lieu thereof
3 the word "board".
Amendment H—730 adopted.
Den Herder of Sioux offered the following amendment H-803 and moved its adoption:
H-803
1 Amend House File 789, page 11, by inserting after

2 the word "income" in line 11 the following: "or
3 who would be eligible for federal supplemental
4 security income if living in their own home".
Amendment H-803 adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 789)
The ayes were, 85 :

| Avenson | Edelen <br> Egenes <br> Bennett | Jesse <br> Jordan |
| :--- | :--- | :--- |
| Bittle | Ewing <br> Brinck | Junker |
| Brockett | Fisherson | Kis. R. |

The nays were, 9 :

| Anderson | Daggett |
| :--- | :--- |
| Bortell | Danker |
| Branstad | Fischer, H. O. |

Absent or not voting, 6:

| Connors | Lipsky | Stephens | Wulff |
| :--- | :--- | :--- | :--- |
| Hargrave | Rapp |  |  |

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

Speaker Varley in the chair at 11:02 a.m.

## WAYS AND MEANS CALENDAR

Senate File 557, a bill for an act providing a method of apportionment of valuation of electric power generating plants of more than twelve million dollars in taxable valuation, with report of committee recommending passage, was taken up for consideration.

Stanley of Muscatine asked and received unanimous consent to withdraw amendment H-792 filed on June 14, 1973.

Egenes of Story offered the following amendment H-801 filed by Egenes, Dunlap, Daggett, Danker and Howell:
H-801
1 Amend Senate 557 as passed by the Senate,
2 and reprinted, as follows:
3 1. Page 1, by inserting after line 20 the
4 following:
5 d. After December 31, 1975, for purposes of this
6 section, "electric operating property of the owner"
7 shall include the electric operating property of any
8 municipal electric utility which purchases all its
9 electric power from such owner if the municipal
10 electric utility has made no agreement to become a
11 joint owner of any electric power generating plant.
Egenes of Story asked for unanimous consent to withdraw amendment H-801.

Objection was raised.
Egenes of Story moved that amendment $\mathrm{H}-801$ be withdrawn.

A non-record roll call was requested.
The ayes were 68 , nays 13 .
The motion prevailed and amendment $\mathrm{H}-801$ is withdrawn.
Dunlap 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. 557)
The ayes were, 87:

Anderson
Avenson
Bennett
Bittle
Bortell
Branstad
Brinck
Brockett
Brunow
Caffrey
Carr
Clark, J. H.
Cochran
Crabb
Crawford
Cusack

Daggett
Danker
De Jong
Den Herder
Doyle Drake
Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fischer, H. O.
Fisher, C. R.
Fitzgerald Freeman
Fullerton
Grassley
Griffee
Hansen
Harper
Harvey
Hennessey
Higgins
Hill
Holden
Howell
Husak
Hutchins
Jesse
Jordan
Junker

Kiser
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart Millen Miller, A. V. Miller, K. D. Miller, R. G.

| Newhard | Pellett | Small | Wells |
| :---: | :---: | :---: | :---: |
| Norland | Poncy | Stanley | West |
| Norpel | Readinger | Stromer | Woods |
| Oakley | Rinas | Strothman | Wyckoff |
| O'Halloran | Roorda | Tofte | Mr. Speaker |
| Patchett | Schroeder | Welden | Mr. Speaker |
| The nays were, 6: |  |  |  |
| Butler | Clark, J. W. | Monroe | Nielsen |
| Byerly | Horn |  |  |
| Absent or not voting, 7: |  |  |  |
| Connors | Lipsky | Rapp | Wulff |
| Hargrave | Peterson | Stephens |  |

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

Dunlap of Story moved that the vote by which Senate File 557 passed the House on June 15, 1973, be reconsidered.

Schroeder of Pottawattamie asked and received unanimous consent that the motion to reconsider Senate File 557 be deferred.

Holden of Scott moved that the House recess until 12:30 p.m.
A non-record roll call was requested.
The ayes were 46, nays 26 .
The motion prevailed and the House was recessed until 12:30 p.m.
(The motion to reconsider Senate File 557 pending at recess.)

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Mennenga of Clinton for the afternoon on request of Miller of Buchanan; Mendenhall of Allamakee for the afternoon on request of Tofte of Winneshiek; Hargrave of Johnson for the afternoon on request of Cochran of Webster.

## CONSIDERATION OF BILLS

WAYS AND MEANS CALENDAR
Senate File 516, a bill for an act to provide for the assessment and taxation of the property of municipally-owned electric utilities held under joint ownership, with report of committee recommending amendment and passage, was taken up for consideration.

Stanley of Mucatine offered the following amendment H-766 filed by the committee on ways and means:
H-766
1 Amend Senate File 516, as passed by the Senate, by
2 striking lines 12 through 16 and inserting in lieu
3 thereof the following:
profit. However if an electric power generating plant is jointly owned by one or more cities and by one or more privately-owned utility companies or electric cooperatives, each city's ownership interest in the eletric power generating plant shall be subject to assessment and taxation under the provisions
10 of chapter four hundred twenty-eight (428) of the
11 Code. An electric power generating plant entirely
12 owned by one or more cities shall not be taxed.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-784$ filed by him to amendment $\mathrm{H}-766$ and moved its adoption:
H-784
1 Amend the committee on ways and means amendment,
2 H-766, to Senate File 516, as passed by the Senate, 3 by striking from line 12 the word "not".

Roll call was requested by Schroeder of Pottawattamie and Harvey of Scott.

Rule 68 was invoked.
On the question "Shall amendment H-784 to amendment $\mathrm{H}-766$ be adopted?"
The ayes were, 23:

| Bennett | Ewing | Kiser | Oakley <br> Butler <br> Byerly |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Knoke | Schroeder |  |
| Clark, J. H. | Harvey | Hill | Kreamer |

The nays were, 66 :

| Anderson | Danker | Hansen | Middleswart |
| :--- | :--- | :--- | :--- |
| Avenson | De Jong | Harper | Miller, A. V. |
| Bittle | Den Herder | Hennessey | Miller, K. D. |
| Bortell | Doyle | Higgins | Miller, R. G. |
| Branstad | Drake | Howell | Norland |
| Brinck | Dunlap | Husak | Norpel |
| Brockett | Dunton | Hutchins | O'Halloran |
| Brunow | Edelen | Jordan | Patchett |
| Caffrey | Egenes | Junker | Pellett |
| Carr | Ferguson | Krause | Poncy |
| Cochran | Fisher, C. R. | Lippold | Readinger |
| Crabb | Fitzgerald | McCormick | Rinas |
| Crawford | Freeman | McElroy | Roorda |
| Cusack | Fullerton | Mendenhall | Small |
| Daggett | Griffee | Menke | Stanley |


| Stromer <br> Cofte | Wells <br> West | Wyckoff | Mr. Speak |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 11: |  |  |  |
| Grassley | Lipsky |  |  |
| Hargrave | Logue | Monroe | Stephens |
| Jesse | Mennenga | Peterson | Wapp |

Amendment H-784 lost.
Brunow of Appanoose offered the following amendment H-809 to amendment H-766 filed by him and moved its adoption:

## H-809

1 Amend the committee on ways and means amendment
2 H-766 to Senate File 516 as passed by the Senate, by
3 striking all after the period in line 11 and inserting
4 in lieu thereof the words "An electric power
5 generating plant, construction of which has been
commenced after December 31, 1972, and which is
7 entirely owned by two or more cities, shall be taxed."
Roll call was requested by Brunow of Appanoose and Stanley of Muscatine.

On the question "Shall amendment H-809 to amendment H-766 be adopted?"

The ayes were, 34 :

| Bennett | Clark, J. W. | Hill | Newhard |
| :--- | :--- | :--- | :--- |
| Bortell | Cochran | Holden | Nielsen |
| Branstad | Connors | Kiser | Poncy |
| Brunow | Cusack | Knoke | Rinas |
| Butler | Doyle | Kreamer | Schroeder |
| Byerly | Freeman | McCormick | Strothman |
| Caffrey | Harper | Millen | Welden |
| Carr | Harvey | Miller, R. G. | Woods |
| Clark, J. H. | Higgins |  |  |

The nays were, 49 :


Amendment H-809 lost.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Junker of Woodbury for the remainder of the day on request of Rinas of Linn; Cusack of Scott for the remainder of the day on request of Oakley of Clinton.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendments $\mathrm{H}-772, \mathrm{H}-773$ and $\mathrm{H}-774$ filed on June 13, 1973.

Schroeder of Pottawattamie moved that the rules be suspended for the consideration of amendment $\mathrm{H}-775$ filed on June 13, 1973.

Roll call was requested by Schroeder of Pottawattamie and Stanley of Muscatine.

On the question "Shall the rules be suspended for the consideration of amendment H-775?"

The ayes were, 24:

| Bennett | Connors | Hill | Monroe |
| :---: | :---: | :---: | :---: |
| Brockett | Dunton | Horn | Nielsen |
| Butler | Fischer, H. O. | Kiser | Rinas |
| Byerly | Fitzgerald | Knoke | Schroeder |
| Carr | Freeman | Kreamer | Welden |
| Clark, J. W. | Harvey | Logue | Woods |
| The nays were, 64: |  |  |  |
| Anderson | Doyle | Husak | O'Halloran |
| Avenson | Drake | Hutchins | Patchett |
| Bittle | Dunlap | Jordan | Pellett |
| Bortell | Edelen | Krause | Peterson |
| Branstad | Egenes | Lippold | Poncy |
| Brinck | Ewing | McCormick | Readinger |
| Brunow | Ferguson | McElroy | Roorda |
| Caffrey | Fisher, C. R. | Menke | Small |
| Clark, J. H. | Fullerton | Millen | Stanley |
| Cochran | Griffee | Miller, A. V. | Stromer |
| Crabb | Hansen | Miller, K. D. | Strothman |
| Crawford | Harper | Miller, R. G. | Tofte |
| Daggett | Hennessey | Newhard | Wells |
| Danker | Higgins | Norland | West |
| De Jong | Holden | Norpel | Wyckoff |
| Den Herder | Howell | Oakley | Mr. Speaker |
| Absent or not voting, 12: |  |  |  |
| Cusack | Jesse | Mendenhall | Rapp |
| Grassley | Junker | Mennenga | Stephens |
| Hargrave | Lipsky | Middleswart | Wulff |

The motion lost.

Stanley of Muscatine moved the adoption of amendment H-766.

Roll call was requested by Stanley of Muscatine and the Speaker.

On the question "Shall amendment H-766 be adopted?"
The ayes were, 38:

| Avenson | Dunlap |
| :--- | :--- |
| Bittle | Dunton |
| Brinck | Edelen |
| Brockett | Egenes |
| Crawford | Ferguson |
| Daggett | Fitzgerald |
| Danker | Hansen |
| DeJong | Harper |
| Den Herder | Hennessey |
| Drake | Higgins |

The nays were, 52 :

| Anderson | Crabb | Hutchins <br> Bennett | Kiser <br> Doyle |
| :--- | :--- | :--- | :--- |
| Bortell | Ewing | Nielsen |  |
| Branstad | Fischer, H. O. | Knoke | Kreamer |
| Brunow | Fisher, C. R. | Logue | Peterson |
| Butler | Freeman | McCormick | Rinas |
| Byerly | Fullerton | McElroy | Roorda |
| Caffrey | Griffee | Middleswart | Schroeder |
| Carr | Harvey | Millen | Tofte |
| Clark, J. H. | Hill | Miller, A.V. | Welden |
| Clark, J. W. | Holden | Miller, R. G. | Wells |
| Cochran | Horn | Monroe | Woods |
| Connors | Husak | Newhard | Mr. Speaker |

Absent or not voting, 10;

| Cusack | Jesse |
| :--- | :--- |
| Grassley | Lipsky |
| Hargrave | Mennenga |


| Howell | Oakley |
| :--- | :--- |
| Jordan | O'Halloran |
| Junker | Patchett |
| Krause | Pellett |
| Lippold | Readinger |
| Mendenhall | Small |
| Menke | Stanley |
| Miller, K. D. | West |
| Norland | Wyckoff |

Rapp $\quad$ Stromer
Stephens Wulfi
Amendment H-766 lost.
Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment H--775 filed on June 13, 1973.

Dunlap 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 the last time.

On the question "Shall the bill pass?" (S.F. 516)
The ayes were, 84 :

| Anderson | Brockett <br> Bennett |
| :--- | :--- |
| Bittle | Brunow |
| Bortell | Butler |
| Branstad | Byerly |
| Brinck | Caffrey |
|  | Carr |


| Clark, J. H. | Daggett |
| :--- | :--- |
| Clark, J. W. | Danker |
| Cochran | De Jong |
| Connors | Den Herder |
| Crabb | Doyle |
| Crawford | Drake |


| Dunlap | Higgins | McElroy | Peterson |
| :--- | :--- | :--- | :--- |
| Dunton | Hill | Mendenhall <br> Edelen | Holden |
| Egenes | Horn | Menke | Rinas |
| Ewing | Howell | Middleswart | Roorda |
| Fwill | Millen | Schroeder |  |
| Ferguson | Husak | Miller, A. V. | Small |
| Fischer, H. O. | Hutchins | Miller, K. D. | Stromer |
| Fisher, C. R. | Jesse | Miller, R. G. | Strothman |
| Freeman | Jordan | Monroe | Tofte |
| Fullerton | Kiser | Newhard | Welden |
| Griffee | Knoke | Nielsen | Wells |
| Hansen | Kreamer | Norpel | West |
| Harper | Lippold | Oakley | Woods |
| Harvey | Logue | O'Halloran | Wyckoff |
| Hennessey | McCormick | Pellett | Mr. Speaker |

The nays were, 7:

| Avenson | Krause |
| :--- | :--- |
| Fitzgerald | Norland |

Absent or not voting, 9:
Cusack Junker

Grassley
Lipsky
Patchett
Poncy

Mennenga
Rapp

Stephens

Peterson Readinger Roorda Schroeder<br>Small<br>Stromer<br>Strothman<br>Tofte<br>Welden<br>s<br>W<br>Wyckoff<br>Mr. Speaker

Stanley

Wulff

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

## MOTION TO RECONSIDER LOST <br> (Senate File 557)

Dunlap of Story called up for consideration his motion to reconsider Senate File 557 and moved to reconsider the vote by which Senate File 557 passed the House on June 15, 1973.

A non-record roll call was requested.
The ayes were 9, nays 73.
The motion lost.

## MOTION TO RECONSIDER TABLED

(Senate File 516)
Schroeder of Pottawattamie moved to reconsider Senate File 516 which passed the House on June 15, 1973.

Dunlap of Story moved that the motion to reconsider be deferred.

Stromer of Hancock moved that the motion to defer be tabled.
Stromer of Hancock asked and received unanimous consent to withdraw his motion to table the motion to defer.

Stromer of Hancock moved that the motion to reconsider Senate File 516 be tabled.

A non-record roll call was requested.
The ayes were 67, nays 19.
The motion prevailed.

## SENATE MESSAGE CONSIDERED

Senate File 539, a bill for an act making an appropriation to the department of social services for use of institutions under the bureau of adult corrections.

Read first time and passed on file.

## SENATE FILE 539 SUBSTITUTED FOR HOUSE FILE 781

Den Herder of Sioux asked and received unanimous consent to substitute Senate File 539 for House File 781.

Senate File 539, a bill for an act making an appropriation to the department of social services for use of institutions under the bureau of adult corrections, 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. 539)

The ayes were, 84:

| Anderson | Doyle <br> Avenson <br> Avennett |
| :--- | :--- |
| Drake |  |
| Bittle | Dunlap <br> Bortell |
| Branton |  |
| Bdelen |  |
| Brinck | Egenes |
| Brockett | Ewing |
| Brunow | Ferguson |
| Butler | Fisher, C. R. |
| Byerly | Fitzgerald |
| Caffrey | Fullerton |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Harper |
| Cochran | Henves |
| Connors | Higgins |
| Crabb | Hill |
| Crawford | Holden |
| Daggett | Horn |
| Den Herder | Howell |


| Husak | Norpel |
| :--- | :--- |
| Hutchins | Oakley |
| Jesse | O'Halloran |
| Jordan | Patchett |
| Kiser | Pellett |
| Knoke | Peterson |
| Krause | Poncy |
| Kreamer | Readinger |
| Lippold | Rinas |
| Logue | Roorda |
| McCCormick | Schroeder |
| McElroy | Small |
| Menke | Stanley |
| Millen | Stromer |
| Miller, A. V. | Strothman |
| Miller, K. D. | Tofte |
| Miller, R. G. | Welden |
| Monroe | Wells |
| Newhard | West |
| Nielsen | Wyckoff |
| Norland | Mr. Speaker |

The nays were, 1:
Danker
Absent or not voting, 15:

| Cusack | Grassley | Mendenhall | Stephens |
| :--- | :--- | :--- | :--- |
| De Jong | Hargrave | Mennenga | Woods |
| Fischer, H. O. | Junker | Middleswart | Wulff |
| Freeman | Lipsky | Rapp |  |

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

## HOUSE FILE 781 WITHDRAWN

Den Herder of Sioux asked and received unanimous consent to withdraw House File 781 from further consideration by the House.

## HOUSE FILE 703 RECONSIDERED

Schroeder of Pottawattamie moved that the rules be suspended for the reconsideration of House File 703.

A non-record roll call was requested.
The ayes were 74, nays 1.
The motion prevailed.
Schroeder of Pottawattamie moved to reconsider the vote by which House File 703, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system, passed the House on June 14, 1973.

A non-record roll call was requested.
The ayes were 79 , nays 0 .
The motion prevailed.
Schroeder of Pottawattamie moved that the vote by which House File 703 was placed on its last reading be reconsidered.

The motion prevailed.
Schroeder of Pottawattamie moved to reconsider the vote by which amendment $\mathrm{H}-777$ filed by him and adopted on June 14, 1973, be reconsidered.

The motion prevailed.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-777$.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-804$ filed by him and moved its adoption:
H—804
Amend the Senate amendment to House File 703 as follows:

1. By inserting after line 1 the following:
2. Page 2, line 35 , by striking the figures " 581,968 " and " 590,597 " and inserting in lieu thereof the figures " 681,968 " and " 690,597 ", respectively.
3. Page 3, line 1, by striking the figures " $2,807,767$ " and " $2,879,507$ " and inserting in lieu thereof the figures " $2,907,767$ " and " $2,979,507$ ", respectively.
4. Page 3 , line 12 , by striking the figures
" $11,834,764$ " and " $12,140,792$ " and inserting in
lieu thereof the figures " $11,934,764$ " and
" $12,240,792$ " respectively.
5. Page 3 , line 17 , by striking the figures " $1,867,048$ " and " $1,862,225$ " and inserting in lieu thereof the figures " $2,367,048$ " and " $2,362,225$ ", respectively.
6. Page 3 , line 18 , by striking the figures " $7,941,958$ " and " $8,140,334$ " and inserting in lieu thereof the figures " $8,441,958$ " and " $8,640,334$ ", respectively.
7. Page 4 , line 28 , by striking the figures " $65,212,177$ " and " $66,155,206$ " and inserting in lieu thereof the figures " $65,812,177$ " and " $66,755,206$ ", respectively.
8. By renumbering the amendments.

Amendment H-804 adopted.
Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 703)
The ayes were, 82:

| Anderson | Clark, J. W. | Dunton <br> Avenson | Cochran |
| :--- | :--- | :--- | :--- |
| Bennett | Connors | Eden | Higgins |
| Bgenes | Hill |  |  |
| Bortell | Crabb | Ewolden |  |
| Branstad | Crawford | Fwing | Ferguson |
| Brinck | Daggett | Horn |  |
| Brockett | Danker | Fisher, C.R. | Husell |
| Brunow | De Jong | Fitzgerald | Hutchins |
| Butler | Den Herder | Frilerfen | Jesse |
| Byerly | Doyle | Hansen | Jordan |
| Carr | Drake | Harper | Kiser |
| Clark, J. H. | Dunlap | Hennessey | Knoke |


| Kreamer | Miller, R. G. |
| :--- | :--- |
| Lippold | Newhard |
| Logue | Nielsen |
| McCormick | Norland |
| McElroy | Norpel |
| Menke | Oakley |
| Millen | O'Halloran |
| Miller, A. V. | Patchett |
| Miller, K. D. | Pellett |

Peterson
Poncy
Readinger
Rinas
Roorda
Schroeder
Small
Stanley

Stromer
Strothman
Tofte
Wells
West
Woods
Wyckoff
Mr. Speaker
The nays were, none.
Absent or not voting, 18:
Bittle Grassley
Caffrey
Cusack
Fischer, H. O.
Freeman
Grassley
Hargrave
Harvey
Junker
Lipsky

| Mendenhall | Rapp |
| :--- | :--- |
| Mennenga | Stephens |
| Middleswart | Welden |
| Monroe | Wulff |

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

Speaker pro tempore Kreamer in the chair at 3:15 p.m.

## APPROPRIATIONS CALENDAR

Senate File 595, a bill for an act making an appropriation from the general fund of the state to the department of public instruction for the use of the school budget review committee, 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?" (S.F. 595)
The ayes were, 81:

| Anderson | Den Herder | Howell | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Hutchins | Patchett |
| Bennett | Drake | Jesse | Pellett |
| Bittle | Dunlap | Kiser | Peterson |
| Bortell | Dunton | Knoke | Poncy |
| Branstad | Edelen | Krause | Readinger |
| Brinck | Egenes | Lippold | Rinas |
| Brockett | Ewing | Logue | Schroeder |
| Brunow | Ferguson | McCormick | Small |
| Butler | Fisher, C.R. | McElroy | Stanley |
| Byerly | Fitzgerald | Menke | Stromer |
| Caffrey | Fullerton | Middleswart | Strothman |
| Carr | Griffee | Millen | Tofte |
| Clark, J. H. | Hansen | Miller, A. V. | Varley |
| Clark, J. W. | Harper | Miler, K. D. | Welden |
| Cochran | Harvey | Miller, R. G. | Wells |
| Connors | Hennessey | Newhard | West |
| Crabb | Higgins | Norland | Wykoff |
| Daggett | Hill | Norpel | Mr. Speaker |
| Danker | Holden | Oakley | (Krreamer) |
| De Jong | Horn |  |  |

The nays were, 3 :

| Jordan | Nielsen | Woods |  |
| :--- | :---: | :--- | :--- |
| Absent or not <br> Coting, 16:  |  |  |  |
| Crawford | Grassley | Lipsky | Rapp |
| Cusack | Hargrave | Mendenhall | Roorda |
| Fischer, H. O. | Husak | Mennenga | Stephens |
| Freeman | Junker | Monroe | Wulff |

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

Senate File 598, a bill for an act to establish a statewide medical education system for the purpose of training resident physicians in family practice and to provide an appropriation, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 598)
The ayes were, 87 :

| Anderson | Den Herder <br> Avenson | Husak <br> Doyle | Hakley <br> O'Hechins |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Jesse | Oalloran |
| Bittle | Dunlap | Jordan | Patchett |
| Bortell | Dunton | Kiser | Pellett |
| Branstad | Edelen | Knoke | Peterson |
| Brinck | Egenes | Krause | Poncy |
| Brockett | Ewing | Lippold | Rinasinger |
| Brunow | Ferguson | Logue | Schroeder |
| Butler | Fisher, C. R. | McCormick | Small |
| Byerly | Fitzgerald | McElroy | Stanley |
| Caffrey | Fullerton | Menke | Stromer |
| Carr | Griffee | Middleswart | Strothman |
| Clark, J. H. | Hansen | Millen | Tofte |
| Clark, J. W. | Harper | Miller, A.V. | Varley |
| Cochran | Harvey | Miller, K. D. | Welden |
| Connors | Hennessey | Miller, R. G. | Wells |
| Crabb | Higgins | Monroe | West |
| Crawford | Hill | Newhard | Woods |
| Daggett | Holden | Nielsen | Wyckoff |
| Danker | Horn | Norland | Mr.Speaker |
| De Jong | Howell | Norpel | (Kreamer) |

The nays were, none.
Absent or not voting, 13:
Cusack Hargrave
Fischer, H. O.
Freeman
Grassley

Junker Lipsky

Mendenhall Mennenga Rapp

Roorda
Stephens Wulff

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

Speaker Varley in the chair at 3:50 a.m.
Senate File 523, a bill for an act making an appropriation to the committee on employment of the handicapped, with report of committee recommending amendment and passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by the committee on appropriations and moved its adoption:
H-767
1 Amend Senate File 523 as passed by the Senate, page 2, by
2 striking lines 10 and 11 and inserting in lieu thereof the following:
3 "maintenance, and miscel-
4 laneous purposes: $\$ 76,950 \quad \$ 79,650$ ".
Amendment H-767 adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 523)
The ayes were, 87:

| Anderson | Den Herder | Husak | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Hutchins | Oakley |
| Bennett | Drake | Jesse | O'Halloran |
| Bittle | Dunlap | Jordan | Patchett |
| Bortell | Dunton | Kiser | Pellett |
| Branstad | Edelen | Knoke | Peterson |
| Brinck | Egenes | Krause | Poncy |
| Brockett | Ewing | Kreamer | Readinger |
| Brunow | Ferguson | Lippold | Rinas |
| Butler | Fisher, C.R. | Logue | Schroeder |
| Byerly | Fitzgerald | McCormick | Small |
| Caffrey | Fullerton | McElroy | Stanley |
| Carr | Griffee | Menke | Stromer |
| Clark, J. H. | Hansen | Middleswart | Strothman |
| Clark, J. W. | Harper | Millen | Tofte |
| Cochran | Harvey | Miller, A. V. | Welden |
| Connors | Hennessey | Miller, K. D. | Wells |
| Crabb | Higgins | Miller, R. G. | West |
| Crawford | Hill | Monroe | Woods |
| Daggett | Holden | Newhard | Wyckoff |
| Danker | Horn | Nielsen | Mr. Speaker |
| De Jong | Howell | Norland |  |

The nays were, none.
Absent or not voting, 13:

| Cusack | Hargrave | Mendenhall | Roorda |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Junker | Mennenga | Stephens |
| Freeman | Lipsky | Rapp | Wulff |

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

## REREFERRED TO SIFTING COMMITTEE <br> (House File 794)

House File 794, a bill for an act to abolish the division of civil defense in the department of public defense and to establish the office of disaster preparedness and functions within the department of public defense, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him and Oakley of Clinton and moved its adoption:
H—752
1 Amend House File 794 as follows:
2 1. Page 2, line 3, by striking the words "an
3 office" and inserting in lieu thereof the words "a 4 division".
2. Page 2 , line 9 , by striking the word "office" and inserting in lieu thereof the word "division".
3. Page 2, line 13 , by striking the word "office" and inserting in lieu thereof the word "division".
4. Page 7, line 2, by inserting before the word "disaster" the words "division of".
5. Page 7, line 3, by striking the words "and functions office".
6. Page 7, line 10, by inserting before the word "disaster" the words "division of".
7. Page 7, line 11, by striking the words "and functions office".
8. Page 7 , line 12 , by inserting before the word "disaster" the words "division of".
9. Page 7, lines 12 and 13, by striking the words "and functions office".
10. Page 7, line 17, by inserting before the word "disaster" the words "division of".
11. Page 7, lines 17 and 18, by striking the words "and functions of".

Amendment H—752 adopted.
Harvey of Scott moved that House File 794 be rereferred to the sifting committee.

Higgins of Scott moved that House File 794 be tabled.
A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 35 , nays 58 .
The motion lost.
On motion by Harvey of Scott to rerefer House File 794 to the sifting committee, a non-record roll call was requested.

The ayes were 43 , nays 40 .
The motion prevailed.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 794 was rereferred to sifting committee on June 15, 1973.

## SCHROEDER of Pottawattamie

## APPROPRIATIONS CALENDAR

Senate File 540, a bill for an act making an appropriation from the general fund of the state to the Iowa commission on alcoholism, with report of committee recommending passage, was taken up for consideration.

Edelen of Emmet offered the following amendment H-811 filed by Edelen, Welden, Newhard and Patchett and division of the amendment was requested as follows:
H-811
1 Amend Senate File 540, as passed by the Senate,
2 as follows:
H-811A
3 1. Page 2, line 18, by inserting after the word
4 "governor" the following: "the following amount not
5 more than fifteen percent of which may be allocated
6 to any one local alcoholism unit or facility".
H-811B
7 2. Page 2, by striking all of lines 31 through
833.

Edelen of Emmet moved the adoption of amendment H-811A of the amendment.

A non-record roll call was requested.
The ayes were 65, nays 15 .
Amendment $\mathrm{H}-811 \mathrm{~A}$ adopted.
Edelen of Emmet moved the adoption of amendment H-811B of the amendment.

Amendment H—811B adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (S.F. 540)

The ayes were, 82:

| Anderson | De Jong | Husak |
| :---: | :---: | :---: |
| Avenson | Den Herder | Hutchins |
| Bennett | Doyle | Jesse |
| Bittle | Dunlap | Jordan |
| Bortell | Dunton | Kiser |
| Branstad | Edelen | Knoke |
| Brinck | Egenes | Krause |
| Brockett | Ewing | Lippold |
| Brunow | Ferguson | Logue |
| Butler | Fisher, C. R. | McCormick |
| Byerly | Fitzgerald | McElroy |
| Caffrey | Fullerton | Menke |
| Carr | Griffee | Middleswart |
| Clark, J. H. | Hansen | Millen |
| Clark, J. W. | Harper | Miller, A. V. |
| Cochran | Harvey | Miller, K. D. |
| Connors | Hennessey | Miller, R. G. |
| Crabb | Hill | Monroe |
| Crawford | Holden | Newhard |
| Daggett | Horn | Norland |
| Danker | Howell |  |

Norpel
Oakley O'Halloran Patchett Pellett Peterson Readinger Rinas Schroeder Small
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wyckoff
Mr. Speaker

The nays were, 2:
Kreamer Nielsen
Absent or not voting, 16:

Cusack
Drake
Fischer, H. O. Freeman

Grassley
Hargrave
Higgins Junker
Lipsky
Mendenhall
Mennenga
Poncy

Rapp Roorda Stephens Wulff

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

## REPORT OF HOUSE APPROPRIATIONS COMMITTEE

(House File 800)
Comptroller-General Office
The committee's recommendation is for a budget of $\$ 505,505$ for 1973-74 and $\$ 531,293$ for $1974-75$. This budget includes a state appropriation of $\$ 487,905$ for 1973-74 and $\$ 513,093$ for 1974-75. The budget also includes anticipated reimbursements of $\$ 17,600$ for 1973-74 and $\$ 18,200$ for 1974-75.

From this total, $\$ 471,605$ for 1973-74 and $\$ 487,943$ for 1974-75 is budgeted for salaries.
$\$ 7,500$ for $1973-74$ and $\$ 6,250$ for 1974-75 is budgeted for travel.
$\$ 26,400$ for 1973-74 and $\$ 37,100$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

The committee's recommendation allows for an addition of one Accounting Technician II, one Budget Analyst II, two Budget Analyst Supervisors, one Revenue Sharing Coordinator, and one Centralized Payroll Supervisor.

> Comptroller-City Finance Committee

The committee recommendation is for an appropriation of $\$ 7,500$ for 197374 and $\$ 7,500$ for 1974-75.

From this total, $\$ 6,500$ for $1973-74$ and $\$ 6,500$ for 1974-75 is appropriated for members per diem and travel expenses. $\$ 1,000$ for each year of the biennium is appropriated for miscellaneous expenses.

The committee was established in the Home Rule bill passed during the Sixty-fourth General Assembly.

## Comptroller-Data Processing

The committee's recommendation is for a budget of $\$ 4,026,261$ for 197374 and $\$ 4,274,656$ for 1974-75. This budget includes a state appropriation of $\$ 2,980,921$ for 1973-74 and $\$ 3,242,556$ for 1974-75. The budget also includes reimbursements of $\$ 465,340$ for 1973-74 and $\$ 492,100$ for 1974-75, which are receipts from departments using data processing that are not general fund departments and the pro rata share of federal funds by departments receiving federal funds, and transfer from TRACIS of $\$ 580,000$ for 1973-74 and $\$ 540 ; 000$ for 1974-75.

From this total, $\$ 1,223,081$ for 1973-74 and $\$ 1,274,046$ for $1974-75$ is budgeted for salaries.
$\$ 5,300$ for 1973-74 and $\$ 5,300$ for 1974-75 is budgeted for travel.
$\$ 12,240$ for $1973-74$ and $\$ 15,440$ for 1974-75 is budgeted for office supplies and expense, telephone and telegraph, and equipment.

Other expenses, which include data processing equipment rental, rental increase, leased software, new program expense, service and supplies, Beer and Liquor Control computer work are budgeted at $\$ 2,785,640$ for 1973-74 and $\$ 2,979,870$ for 1974-75.

The committee's recommendation adds twenty new positions and deletes twelve positions for an increase of eight positions for a total of one hundred eight positions in the data processing division. Funds in the amount of $\$ 50,000$ the first year and $\$ 60,000$ the second year were included to fund computer work for the Beer and Liquor Control Department.

## TRACIS

The committee recommendation is for a budget of $\$ 1,416,970$ for 1973-74 and $\$ 1,304,610$ for 1974-75. This budget includes a state appropriation of $\$ 431,970$ for 1973-74 and $\$ 394,610$ for 1974-75.

From this total, $\$ 232,790$ for $1973-74$ and $\$ 213,610$ for 1974-75 is budgeted for salaries.
$\$ 18,080$ for 1973-74 and $\$ 22,300$ for 1974-75 is budgeted for travel.
$\$ 55,300$ for $1973-74$ and $\$ 34,900$ for 1974-75 is budgeted for office supplies and expense, telephone and telegraph, printing and binding, and equipment.

Other expenses, $\$ 178,000$ for 1973-74 and $\$ 22,000$ for 1974-75 is budgeted for consultants, $\$ 344,600$ for 1973-74 and $\$ 464,600$ for 1974-75 is budgeted for rental of lease lines, miscellaneous expenses budgeted at $\$ 8,200$ for 1973-74 and \$7,200 for 1974-75.

Transfers to data processing includes $\$ 580,000$ for $1973-74$ and $\$ 540,000$ for 1974-75.

The committee recommendation allows for an addition of one Clerk I, eight Computer Programmer III, one Systems Analyst II, one Technical Assistant Coordinator, and one Statistical Research Analyst III. This is an increase of twelve positions, making a total of nineteen.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 112, a bill for an act relating to the highway grade crossing safety fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H—808
1 Amend Senate File 112 as amended, passed and 2 reprinted by the Senate by striking on page 1A lines
323 through 25 and by striking on page 1B lines 26
4 through 46 and inserting in lieu thereof the following:
5 Sec. 2. Section four hundred seventy-eight point
6 twenty-six (478.26), Code 1973, is amended to read as
7 follows:
8 478.26 USE OF FUND. When application is before the
9 state commerce commission, as provided in section
10 478.22, and after hearing has been held, and determina-
11 tion as to allocation of costs as provided in section
12478.23 the state commerce commission is hereby empower-

13 ed to allocate proceeds from the highway grade cross-
14 ing safety fund for the protection of the public in the
15 use of the highway railroad grade crossings involved 16 in the application, in addition to any portion of the 17 cost to be paid by the railroad company or other public 18 authority. Upon reaching a decision as to the amount 19 to be allocated from the highway grade crossing safety 20 fund, the commission shall forthwith direct the trea21 surer of state to distribute said amount from funds 22 then available in the highway grade crossing safety 23 fund. Provided, however, the state commerce commis24 sion may not allocate any part of the proceeds of the 25 highway grade crossing safety fund for improvement or 26 construction of highway-railroad grade crossing located 27 on federal or federal-aid highways unless the commis28 sion determines that due to the record of fatalities 29 at a crossing as maintained by the department of public 30 safety allocation of a part of the fund is necessary to 31 protect the public.

GRASSLEY of Butler, Chairman

## EXPLANATION OF VOTE

I am in favor of Senate File 557. However, package deals by some unknown leaders where the majority of the members have no voice are just not acceptable. I am of the opinion that when a package deal is given, it is in everyone's best interest to open the package.

BYERLY of Polk

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 441

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 441, a bill for an act relating to the salaries of county officers, respectfully submit the following recommendations:

1. That the House of Representatives recede from its amendment.
2. That Senate File 441, as amended and passed by the Senate, be amended as follows:
a. Page 1, line 10 , by striking the word and figure "January 1" and inserting in lieu thereof the word and figure "June 30".
b. Page 1, by inserting after line 12 the following:
"Sec. ..... Section three hundred thirty-one point twentytwo (331.22), unnumbered paragraphs two (2) and three (3), Code 1973, are amended to read as follows:

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties. Such mileage shall be limited to the aggregate of one thousand dollars for each supervisor per year. [Supervisors on boards of more than five members shall receive a salary equal to the total salaries received by a five member board pursuant to the population schedule, divided by the number of members on such board.]

In counties of forty thousand population or less, the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive [twentyfive] forty dollars per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of five thousand five hundred dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going to and from the place of performing committee service, however, such mileage payment shall not exceed the aggregate of one thousand dollars per supervisor per year."
c. Page 1, by striking lines 14 through 21, inclusive, and inserting in lieu thereof the following:
"Code 1973, is amended by striking the section and inserting in lieu thereof the following:
340.1 COMPENSATION OF AUDITOR, TREASURER, RECORDER AND
CLERK. In addition to the annual compensation to which each county auditor, county treasurer, county recorder, and clerk of the district court is entitled as of January 1, 1973, each such county officer shall receive as salary compensation the
sum of one thousand eight hundred dollars annually."
d. Page 1, by striking line 22 and page 2, by striking lines 1 through 23, inclusive, and inserting in lieu thereof the following:
"Sec. ..... Section three hundred forty point seven (340.7), Code 1973, is amended to read as follows:
340.7 SHERIFF. Each sheriff shall receive for his annual salary in counties having a population of:

1. Less than ten thousand, [eight] ten thousand dollars.
2. Ten thousand and less than twenty thousand, [eight] ten thousand five hundred dollars.
3. Twenty thousand and less than thirty thousand, [nine] eleven thousand dollars.
4. Thirty thousand and less than forty thousand, [nine thousand five hundred] eleven thousand seven hundred fifty dollars.
5. Forty thousand and less than fifty thousand, [ten thousand] twelve thousand two hundred fifty dollars.
6. Fifty thousand and less than sixty thousand, [ten thousand five hundred] twelve thousand seven hundred fifty dollars.
7. Sixty thousand and less than seventy-five thousand, [eleven thousand] thirteen thousand five hundred dollars.
8. Seventy-five thousand and less than one hundred thousand, [eleven] fourteen thousand [five hundred] dollars.
9. One hundred thousand and less than one hundred fifty thousand, [twelve thousand] fourteen thousand five hundred dollars.
10. One hundred fifty thousand and less than two hundred thousand, [fourteen thousand] sixteen thousand five hundred dollars.
11. Two hundred thousand and less than three hundred thousand, [fifteen thousand] seventeen thousand five hundred dollars.
12. In counties of three hundred thousand or more, [sixteen thousand] eighteen thousand five hundred dollars.
13. In counties where the sheriff is not furnished a residence by the county, an additional sum of seven hundred and fifty dollars per annum in addition to the foregoing schedule. The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section 340.8 .

However, effective July 1, 1973, a sheriff shall not receive an annual salary of less than two thousand dollars more than the annual salary to which he is entitled on January 1, 1978.

Sec. ..... Section three hundred forty point nine (340.9), the first unnumbered paragraph and subsections one (1) through nine (9), Code 1973, are amended to read as follows:
340.9 COUNTY ATTORNEY. Each county attorney shall receive as his minimum annual salary in counties having a population of:

1. Less than [ten] nine thousand population, [seven] eight thousand dollars.
2. [Ten] Nine thousand and less than [fifteen] twelve thousand population, [seventy-five] eight thousand five hundred dollars.
3. [Fifteen] Twelve thousand and less than [twenty] flfteen thousand population, [eight] nine thousand dollars.
4. [Twenty] Fifteem thousand and less than [twenty-five] nineteen thousand population, [eight] nine thousand [five] two hundred fifty dollars.
5. [Twenty-five] Nineteen thousand and less than [thirty] twenty-five thousand population, [nine] ten thousand two hundred fifty dollars.
6. [Thirty] Twenty-five thousand and less than thirty-five thousand population, [nine] eleven thousand [five hundred] dollars.
7. Thirty-five thousand and less than fifty thousand population, [ten] twelve thousand five hundred dollars.
8. Fifty thousand and less than [seventy-five] eighty thousand population, [eleven] thirteen thousand five hundred dollars.
9. [Seventy-five] Eighty thousand and less than one hundred thousand population, [twelve] fifteen thousand dollars.

Sec. ..... Section three hundred forty point nine (340.9), Code 1973, is amended by striking unnumbered paragraph five (5) and inserting in lieu thereof the following new paragraph:

The board of supervisors may establish an annual salary for the county attorney higher than the minimum salary established in this section. The board may accept private grants, state or federal funds and may utilize such funds in addition to, or as replacement for, county funds to pay the salary of the county attorney and the salaries of the assistant county attorneys."
e. Page 2, by striking lines 26 through 29 , inclusive, and inserting in lieu thereof the following:
"the salary increases provided for in this Act shall be effective July 1, 1973."
f. Page 2, by inserting after line 29 the following:
"Sec. ..... Section five hundred nine A point one (509A.1),
Code 1973, is amended to read as follows:
509A. 1 AUTHORITY OF GOVERNING BODY. The governing body of the state, county, school district, city, town or any institution supported in whole or in part by public funds may establish plans for and procure group insurance, health or medical service for the employees of the state, county, school district, city, town or tax-supported institution. The county board of supervisors may establish plans for and procure group insurance, health or medical service for the county auditor, the county treasurer, the county attorney, the county recorder, the clerk of the district court, the members of the board of supervisors, and the sheriff.
g. By renumbering sections to conform to this amendment.
h. Amend the title on page 1, line 1, by striking every-
thing after the word "relating" and inserting in lieu thereof the words "to the compensation of county officers and authorizing the establishment of group insurance, health, or medical service for county officers."

On the Part of the Senate:
JAMES E. BRILES, Chairman
WARREN E. CURTIS
ELIZABETH R. MILLER
GENE V. KENNEDY
CHARLES P. MILLER

On the Part of the House: DELWYN STROMER, Chairman EMIL J. HUSAK LOUIS A. PETERSON LAVERNE W. SCHROEDER

## HOUSE CONCURRENT RESOLUTION 67

By Carr, Krause, Caffrey, Byerly, Patchett, Higgins, McCormick, Wells, Cusack, Jordan, Miller of Cerro Gordo, Avenson, Fitzgerald, Monroe, Newhard, Horn and O'Halloran

Whereas, the development of a sound wage collection bill with provision for strict enforcement is essential for the State of Iowa; and

Whereas, when Hilton Homes closed its Guttenberg, Iowa plant last February 23, soon after filing bankruptcy and causing some 200 employees to suffer serious frustration and financial hardship; and

Whereas, at 3 p.m. on payday were told that the company was closing their plant and there would be no paychecks, and the check held back the previous week also would not be good; and

Whereas, the paychecks the employees cashed one week before, began bouncing and these people must make them good wherever they cashed them; and

Whereas, the employees had earned from one to three weeks vacation and may have lost this; and

Whereas, employees learned that their insurance premium, their state and federal taxes, and their union dues had not been paid although all of them had been deducted from their pay; and

Whereas, the plight of the Hilton employee is not unique, as the situation is becoming common as huge industrial conglomerates buy up more and more small firms, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council be authorized to create a study committee, consisting of six legislative members, three from the House commerce committee, three from Senate commerce committee, and three nonlegislative, nonvoting advisory members to be appointed by the legislative members of the committee with the approval of the Legislative Council. This committee shall determine the necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer.

Be It Further Resolved, That the study committee shall submit a final report, including necessary bill drafts to implement its recommendations, to the Legislative Council. Copies of the report approved by the Legislative Council shall be submitted to the General Assembly meeting in the year 1974.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 68

By Peterson, Schroeder, Stromer, Doyle, and Husak
Whereas, the compensation of county officers is based on hasty surveys and estimates made prior to legislative session, and such surveys usually include only direct compensation without adequate attention to other forms of fringe benefits or increases in the costs of living; and

Whereas, the compensation of county officers is reconsidered only at periodic intervals, and such intervals have not always been related to the need for reconsideration; and

Whereas, the compensation of county officers ranges from thirty to eighty-five percent below the compensation level of other local, state and federal employees who have similar responsibilities and doing the same type of work, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Council appoint a study committee to study all aspects of compensation system for county officers including comparisons with other government employees and private employees having the same or similar responsibilities and alternative methods of establishing compensation levels other than by direct action of the General Assembly. The Legislative Council shall appoint a study committee consisting of ten members, six of whom shall be legislators, three of whom shall be county officers appointed from a list of nominees provided by the Iowa State Association of Counties, and the director of the Iowa Merit Employment Department. Each member of the study committee shall be a voting member.

Be It Further Resolved, That the study committee make periodic reports to the Legislative Council and submit a final report, including necessary bill drafts to implement the recommendations, to the Legislative Council and to the members of the 1974 Session of the Sixty-fifth 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 on June 15, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 271, a bill for an act relating to the establishment of a regional library system.

Also: That the Senate has on June 15, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 776, a bill for an act making an appropriation to the state board of regents.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 776

[^30]2. Page 3 , line 5, by striking the figures " $\$ 10,459,100$ " and " $\$ 10,697,700$ " and inserting in lieu thereof the figures " $\$ 10,524,100$ " and " $\$ 11,174,700$ ".
3. Page 3, line 20, by striking the figures " $\$ 2,457,500$ " and " $\$ 2,463,500$ " and inserting in lieu thereof the figures " $\$ 2,483,500$ " and " $\$ 2,650,500$ ".
4. Page 3, line 32, by striking the figures " $\$ 897,800$ " and " $\$ 887,800$ " and inserting in lieu thereof the figures " $\$ 904,800$ " and " $\$ 941,800$ ".
5. Page 4, line 1, by striking the figures " $\$ 1,598,200$ " and " $\$ 1,628,200$ " and inserting in lieu thereof the figures " $\$ 1,610,200$ " and " $\$ 1,713,200$ ".
6. Page 4 , line 13 , by striking the figures " $\$ 1,895,400$ " and " $\$ 1,894,400$ " and inserting lieu thereof the figures " $\$ 1,910,400$ " and " $\$ 2,004,400$ ".
7. Page 4, line 22, by striking the figures " $\$ 55,583,100$ " and " $\$ 57,503,700$ " and inserting in lieu thereof the figures " $\$ 59,027,400$ " and " $\$ 64,319,000$ ".
8. Page 4, line 28 , by striking the figures " $\$ 31,545,000$ " and " $\$ 32,031,000$ " and inserting in lieu thereof the figures " $\$ 33,866,000$ " and " $\$ 36,740,000$ ".
9. Page 5, line 5, by striking the figures " $\$ 4,316,700$ " and " $\$ 4,356,700$ " and inserting in lieu thereof the figures " $\$ 4,365,700$ " and " $\$ 4,714,700$ ".
10. Page 5, line 11, by striking the figures " $\$ 3,655,200$ " and " $\$ 3,711,200$ " and inserting in lieu thereof the figures " $\$ 3,711,200$ " and " $\$ 4,124,200$ ".
11. Page 5 , line 13 , by striking the figures " $\$ 39,516,900$ " and " $\$ 40,098,900$ " and inserting in lieu thereof the figures " $\$ 41,942,900$ " and " $\$ 45,578,900$ ".
12. Page 5 , line 18 , by striking the figures " $\$ 12,521,100$ " and " $\$ 12,924,100$ " and inserting in lieu thereof the figures " $\$ 13,298,100$ " and " $\$ 14,558,100$ ".
13. Page 5, line 29, by striking the figures " $\$ 983,800$ " and " $\$ 992,800$ " and inserting in lieu thereof the figures " $\$ 991,800$ " and " $\$ 1,049,800$ ".
14. Page 6, line 5, by striking the figures " $\$ 1,776,500$ " and " $\$ 1,792,500$ " and inserting in lieu thereof the figures " $\$ 1,824,800$ " and " $\$ 1,931,500$ ".
15. Page 6, by striking lines 13 through 15 and inserting in lieu thereof the words "appropriated by this Act among the institution under its juris-".
16. Page 6, by striking lines 19 through 24.
17. Page 6, by striking lines 25 through 34.
18. Page 6, by striking lines 35 through 58.
19. Page 6, by striking lines 61 through 66, and page 7, by striking lines 1 through 5, and inserting in lieu thereof the words "of the state board of regents shall not be increased."
20. By renumbering sections and correcting internal references in accordance with this amendment.
21. Amend the title, page 1, by striking from lines 3 through 7 the words ", relating to the number of employees of the institutions, establishing a unified budget and accounting system for the board, and making the preaudit system applicable to the board".

## AMENDMENTS FILED

H-812
1 Amend House File 477 as follows:
1. Page 65, by inserting after line 11 the fol-
folwing sections:
Sec. ..... Chapter three hundred twenty-two (322),
Code 1973, is amended by adding the following new
sections:
$N E W$ SECTION. There is hereby established the motor
vehicle dealer board which shall consist of three
dealers licensed under this chapter and two members
not licensed under this chapter who shall represent
the general public. A licensed member shall have
been licensed under this chapter for the last five
years immediately preceding his appointment. Members
shall be appointed by the governor subject to the
approval of two-thirds of the members of the senate.
Of the first appointments hereunder one licensed
member and one public member shall be appointed for
terms of one year, one licensed member and one public
member shall be appointed for terms of two years,
and one licensed member shall be appointed for a term
of three years. Thereafter, appointments shall be
for three-year terms. The terms of all appointments
shall commence on July first of the year in which
the appointment is made. Vacancies shall be filled
for the unexpired term by appointments of the governor
and shall be subject to senate confirmation. Members
shall serve no more than three terms or nine years,
whichever is less.
NEW SECTION. Members of the motor vehicle dealer
board shall set their own per diem compensation at
a rate not exceeding forty dollars per day for each
day actually engaged in the discharge of their duties.
All per diem and expenses of the members and expenses
of the board shall be paid from the motor vehicle
dealers license fee fund.
$N E W$ SECTION. The board shall hold at least one
meeting per year at the seat of government and shall
elect a chairman annually. A majority of the members
of the board shall constitute a quorum.
NEW SECTION. The board shall conduct hearings
upon not less than ten-days' notice upon the denial
by the department of an application for a license
as a motor vehicle dealer and shall conduct hearings
upon not less than ten-days' notice to determine
whether the license of a motor vehicle dealer should
be revoked or suspended.
Sec. ..... Section three hundred twenty-two point
six (322.6), unnumbered paragraph one (1), Code 1973,
is amended to read as follows:
The department shall [deny] refer the application
of any person for a license as a motor vehicle dealer
[and refuse to issue a license to him as such, if,
after reasonable notice and a hearing, the department determines that such applicant] to the board for hearing to determine whether the license should be granted if the department has reasonable grounds to believe that an applicant for a license as a motor vehicle dealer has committed any of the following, specifying the subsection in question and the particulars thereof:

Sec. ..... Section three hundred twenty-two point six (322.6), Code 1973, is amended by inserting the following unnumbered paragraph after subsection nine (9) :

NEW UNNUMBERED PARAGRAPH. The board shall conduct a hearing thereon within thirty days and shall deny the application if it finds that such specifications are correct and that the application should be denied.

Sec. ..... Section three hundred twenty-two point six (322.6), unnumbered paragraphs three (3) and four (4), Code 1973, are amended to read as follows:

In considering whether or not a contract or agreement between a motor vehicle dealer and a manufacturer or distributor of motor vehicles has been terminated by such manufacturer or distributor without just and reasonable cause therefor, the [department] board shall take into consideration the circumstances existing at the time of such termination, including the amount of business transacted by the motor vehicle dealer pursuant to the contract or agreement and prior to such termination; the investment necessarily made and the obligation necessarily incurred by the motor vehicle dealer in the performance of his part of such contract; the permanancy of such investment; the reasons for such termination by such manufacturer or distributor and the fact that it is injurious to the public welfare for the business of a motor vehicle dealer to be disrupted by termination of such contract without just and reasonable cause.

Whenever the [department] board determines [to deny] that the application of any person for a license as a motor vehicle dealer [and refuses to issue a license to him as such, the department] should be denied, the board shall enter a final order thereof with its findings relating thereto within thirty days from the date of the hearing thereon.

The department shall grant a license or refuse to issue a license as determined by the board.

Sec. ..... Section three hundred twenty-two point nine (322.9), unnumbered paragraphs one (1) and two (2), Code 1973, is amended to read as follows:

The [department] board is [hereby] authorized to revoke or suspend the license of any retail motor vehicle dealer if, after notice and hearing, it finds that such licensee has been guilty of any act which would have been a ground for the denial of a license under section 322.6.

The [department] board is further authorized to
revoke or suspend the license of any retail motor vehicle dealer if, after notice and hearing, it finds that such licensee has been convicted or has forfeited bail on three charges of:

Sec. ..... Section three hundred twenty-two point ten (322.10), Code 1973, is amended to read as follows:
322.10 APPEALS.

1. An appeal may be taken by any person interested from any final order of the department or board to the district court of the county in which he resides or in which his principal place of business is located, within thirty days after he shall have received notice from the department or board of such order.
2. The appeal shall be taken by a written notice to the department or board and served as an original notice. When said notice is so served it shall, with the return thereon, be filed in the office of the clerk of said district court, and docketed as other cases, with the appellant as plaintiff and the department or board as defendant. The plaintiff shall file with such clerk a bond for the use of the defendant, with sureties approved by such clerk and in an amount fixed by him, provided in no case shall the bond be less than fifty dollars, conditioned that the plaintiff shall perform the orders of the court.
3. The court shall hear the appeal in equity, determine anew all questions submitted to it on appeal from the order of the department, or board, and render its decree thereon. An appeal to the supreme court of this state may be taken as in other equitable actions.

Sec. ..... Section three hundred twenty-two point twenty-four (322.24), Code 1973, is amended to read as follows:
322.24 HEARING. The commissioner of public safety and the board shall have the power to issue subpoenas to compel the attendance of witnesses and the production of documents, papers, books, records and other evidence before [him] the commissioner or the board as the case may be in any matter over which [he] the commissioner or the board respectively has jurisdiction, control or supervision pertaining to this chapter.

If any person shall refuse to obey any such subpoena, or to give testimony, or to produce evidence as required thereby, any judge of the district court of the state of Iowa in and for Polk county may, upon application and proof of such refusal, make an order awarding process of subpoena, or subpoena duces tecum, out of the said court, for the witness to appear before the commissioner or the board as the case may $b e$ and to give testimony, and to produce evidence as required thereby. Upon filing such order in the office of the clerk of said court, the clerk shall issue process of subpoena, as directed, under the

163 seal of said court, requiring the person to whom it
164 is directed to appear at the time and place therein
165 designated.
2. By renumbering the sections as necessary .

FISHER of Greene FISCHER of Grundy WEST of Marshall CRABB of Crawford EDELEN of Emmet STROMER of Hancock DUNLAP of Story

## H-800

1 Amend House File 799 as follows:
2 Page 2, lines 1 through 23, of Section 1, and inserting in lieu thereof the following: There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1973, and ending June 30, 1975, to the bureau of labor the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

| 1973-74 | 1974-75 |
| :---: | :---: |
| Fiscal Year | Fiscal Year |

For salaries, support, maintneance and miscellaneous purposes:
$\$ 470,290 \quad \$ 472,250$
GRIFFEE of Chickasaw
MONROE of Des Moines
WYCKOFF of Benton
NORPEL of Jackson
CARR of Dubuque
JESSE of Polk
AVENSON of Fayette

H-806
1 Amend House File 800 as follows:

1. By striking line 12 and inserting in lieu thereof the following:
"laneous purposes: $\$ 437,905 \$ 463,093$ ".
2. By striking line 25 and inserting in lieu thereof the following:
"laneous purposes: $\$ 381,970 \quad \$ 344,610$ ".
3. By striking line 26 and inserting in lieu thereof the following:
"Total state comptroller: $\$ 3,808,296 \quad \$ 4,057,759 "$.
BRINCK of Lee
H-813
1 Amend H-754, filed by the committee on ways and
2 means, amending Senate File 570 as amended and passed
by the Senate, filed June 12, 1973, as follows:
4. By inserting before line 3 the following divisions:
..... Page 3, line 30, by striking the word "extended".
.... Page 3, line 31, by striking the word and
figures "June 30, 1975" and inserting in lieu thereof
the word and figures "December 31, 1974".
..... Page 4, line 1, by striking the word and figures "June 30, 1975" and inserting in lieu thereof the word and figures "December 31, 1974".
5. Line 6 , by striking the word "fifty".
6. Line 22, by striking the word "fifty".
7. Line 29, by striking the words "estended fiscal
year" and inserting in lieu thereof the words "fiscal
year commencing January 1, 1974 and ending December 31, 1974".
8. Line 37, by striking the word "extended".
9. Line 39, by striking the words "seven and onehalf" and inserting in lieu thereof the word "five".
10. Line 48, by inserting after the word "SECTIONS." the following: "For the extended fiscal year commencing January 1, 1975 and ending June 30, 1976, the provisions of section four (4) of this Act shall apply, except that in subsection one (1), the tentative maximum poor fund millage levy for each county shall be equal to one hundred fifty percent of the total millage levy which that county made for the poor fund for the budget year beginning January 1, 1973 and ending December 31, 1973 and the millage reduction in the poor fund levy of the county shall be computed at' one hundred fifty percent. The percentage increase provided in section four (4), subsection three (3), paragraph b of this Act shall not apply."
11. Lines 52 and 53 , by striking the words and figures "January 1, 1974 and ending June 30, 1975" and inserting in lieu thereof the words and figures "January 1, 1975 and ending June 30, 1976".
12. By inserting after line 66 the following division:
..... Page 5, line 28, by striking the word and
figures "July 1, 1975" and inserting in lieu thereof
the word and figures "December 31, 1975".
13. By inserting after line 70 the following division:
..... Page 5, line 36, by striking the word "threequarters" and inserting in lieu thereof the word "onehalf".
14. By striking lines 74 through 119, inclusive.
15. By renumbering divisions as necessary.

BITTLE of Polk<br>MENDENHALL of Allamakee<br>GRIFFEE of Chickasaw<br>McELROY of Fremont<br>MONROE of Des Moines

## H-807

1 Amend the Grassley amendment H-791 to Senate
2 File 590, as passed by the Senate and reprinted,
3 page 12, by striking line 212 and inserting in lieu
4 thereof the following:
5 "not exceeding: $\$ 17,600 \quad \$ 17,600$ " DUNTON of Keokuk

## H—799

1 Amend the amendment H-791 to Senate File 590, by
2 striking line 205 and inserting in lieu thereof the
3 following:
4 "not exceeding: $\$ 19,000 \quad \$ 20,000$ "
PELLETT of Cass
MIDDLESWART of Warren
FISHER of Greene
DUNTON of Keokuk
COCHRAN of Webster
CRABB of Crawford

## H-798

1 Amend the Grassley amendment H-791 to Senate
2 File 590 by striking lines 144 through 147 inclusive.
3 By renumbering the subsequent paragraphs.
KNOKE of Pottawattamie
H-802
1 Amend House amendment H—791 to Senate File 590
2 by striking from line 117 of the amendment the
3 figures " $\$ 16,000$ " and " $\$ 17,000$ " and inserting in lieu
4 thereof the figures " $\$ 17,500$ " and " $\$ 17,500$ ".
BYERLY of Polk WELDEN of Hardin

H-810
1 Amend the Grassley amendment H-791 to Senate File
2 590, as passed by the Senate and reprinted, by
3 striking line 88 and inserting in lieu thereof the
4 following:
5 "secretary not exceeding: $\$ 15,450 \quad \$ 16,000$ "
MIDDLESWART of Warren DUNTON of Keokuk

On motion of Logue of Iowa, the House adjourned until 9:00 a.m., Monday, June 18, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixty-second Calendar Day One Hundred Seventh Session Day

Hall of the House of Representatives Des Moines, Iowa, Monday, June 18, 1973

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

Prayer was offered by the Honorable John C. Mendenhall, State Representative of the House representing Allamakee, Clayton and Winneshiek Counties.

The Journal of Friday, June 15, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. Loran Parker, Iowa Falls, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Dunlap of Story on request of Menke of O'Brien.

## PETITION FILED

The following petition was received and placed on file:
By Stromer of Hancock from eighteen Emmet County employees favoring passage of Senate File 441, relating to salaries of county officers.

## EXPLANATION OF VOTE

I had to attend a meeting in Davenport late Friday and thus missed several votes late Friday afternoon. Had I been present, I would have voted "aye" on the following bills and amendment: Amendment H-766, Senate Files 516, 539, 595, 598, 523 and 540 and House File 703.

CUSACK of Scott

## EXPLANATION OF VOTE

Due to medical appointments, I was absent Friday, June 14. Had I been present, I would have voted "aye" on the following bills: House Files 789, 703, Senate Files 557, 539, 595, 598, 523, and 540. I would have voted "nay" on Senate File 516.

## EXPLANATION OF VOTE

Because of a previous appointment on Friday afternoon, June 15, I was unable to attend the legislative session during that time. Had I been present, I would have voted "nay" on the following amendments: H-784, $\mathrm{H}-809, \mathrm{H}-775$. I would have voted "nay" on Senate File 516 and "aye" on amendment H-776, Senate Files 539, 595, 598, 523, 540, and House File 703.

## MENNENGA of Clinton

## EXPLANATION OF VOTE

I was absent on June 14 and 15 because I attended a meeting of the inter-governmental relations committee of the National Legislative Conference where I had been asked to explain Iowa's position on the new rules relating to Public Law 92-603. Had I been present, I would have voted "aye" on House Files 166, 703, 798, 797 and 801, and Senate Files 570, 414, 476, $516,539,540,595,598$ and 523. I would have voted "nay" on Senate File 557.

Since all but House File 166 and Senate Files 516 and 557 had been through committees of which I am a member, I had an opportunity to act on them. House File 798 and Senate Files 476 and 570 were bills in which I had significant input.

In order to make travel connections, I left the chamber before final action was taken on June 13. I was unable to vote on final passage of Senate File 571 and House File 796. Since I would have voted "nay" on both, my absence reflected my negative vote on each.

LIPSKY of Linn

## EXPLANATION OF VOTE

(Senate File 516)
I voted against Senate File 516 because the ways and means committee amendment was defeated, and because some of the organizations or persons (outside the Legislature) who had agreed to this amendment broke their agreement.

Senate File 516 represents a major concession by the municipal utilities of Iowa in order to aid the passage of House File 609, a bill which is essential to meet lowa's energy needs and provide electric power to Iowa consumers at reasonable rates. The ways and means committee amendment was the final compromise which made it possible to put together a realistic package including House File 609, Senate File 557, and Senate File 516.

The amendment was approved by the ways and means committee with no visible opposition, but opposition suddenly appeared when the bill reached the floor. I would not have voted for Senate File 516 in committee if there had not been general agreement on the ways and means committee amendment, and I believe many other committee members were of the same opinion. After the bill was reported out of committee, some persons outside the Legislature who had agreed to the committee amendment made statements which violated their agreement. It appears that false representations were used to induce the ways and means committee to bring out Senate File 516.

There is a saying, "Fool me once, shame on you; fool me twice, shame on me." I don't intend to be fooled again.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 18, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 220, a bill for an act relating to the operation of metal tracked and metal tired vehicles on streets.

Also: That the Senate has on June 18, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 720, a bill for an act making an appropriation to the state conservation commission for carrying out specific projects.

Also: That the Senate has on June 15, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 740, a bill for an act increasing the personal property tax credit.

Also: That the Senate has on June 15, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 798, a bill for an act relating to foreign life insurance companies becoming domestic companies.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 459, a bill for an act relating to the sale or lease of property by a city or county hospital.

Also: That the Senate has on June 15, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:
Senate File 481, a bill for an act relating to motor vehicle inspection and safety.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 551, a bill for an act relating to investments and administration of state chartered savings and loan associations.

## SENATE AMENDMENT TO HOUSE FILE 220

2 in line 7 , and all of lines 8 through 10.

## SENATE AMENDMENT TO HOUSE FILE 720

Amend House File 720, page 2, by striking line 4 and inserting in lieu thereof the following:
"sum of three million four hundred sixty-seven thousand $(3,467,000)$ dollars, or so much thereof".

## SENATE AMENDMENT TO HOUSE FILE 740

 everything after the enacting clause and inserting in lieuthereof the following:
Sec. ..... Chapter four hundred twenty-seven A (427A), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. In addition to and after computation and application of the personal property tax credit provided pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point eight (427.A.8) of this chapter to personal property subject to taxation, each taxpayer is entitled to an additional personal property tax credit on his personal property taxes for which each taxing district in the state shall be allowed an additional personal property tax credit on the personal property assessed as of Janury first of the preceding year, in the following amounts:

1. For the extended tax year beginning January 1, 1974 and ending June 30, 1975, fifteen percent.
2. For the tax year beginning July 1, 1975 and ending June 30, 1976, twenty-five per cent.
3. For the tax year beginning July 1, 1976 and ending June 30, 1977, thirty-five percent.
4. For the tax year beginning July 1, 1977 and ending June 30, 1978, forty-five percent.
5. For the tax year beginning July 1, 1978 and ending June 30, 1979, fifty-five percent.
6. For the tax year beginning July 1, 1979 and ending June 30, 1980, sixty-five percent.
7. For the tax year beginning July 1, 1980 and ending June 30, 1981, seventy-five percent.
8. For the tax year beginning July 1, 1981 and ending June 30, 1982, eighty-five per cent.
9. For the tax year beginning July 1, 1982 and ending June 30, 1983 and all succeeding tax years, one hundred percent.

The tax credit for the tax year beginning July 1, 1982 and ending June 30, 1983, and each year thereafter shall be based upon personal property assessed as of January 1, 1982. Personal property shall not be valued and assessed after July 1, 1982.

On or before January 1, 1974, and each year thereafter, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property assessed as of January first of the preceding year. 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 1974 and each year thereafter by reason of the additional personal property tax credit granted by this section. 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 state comptroller the amount due to each taxing district, which amount shall be the dollar amounts which would be payable if the personal property were taxed.

The amounts due each taxing district shall be paid in two equal payments by the state comptroller on March fifteenth and September fifteenth of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer shall

57 pay the proceeds to the various taxing districts in the county.
There is appropriated from the general fund of the state to
58
59
60 and ending June 30 , 1974, and each succeeding fiscal year, an amount sufficient to carry out the provisions of this section.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 383, a bill for an act relating to the Uniform Support of Dependents Law, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass ?" (S.F. 383)
The ayes were, 71:

| Avenson | Drake | Jordan | Patchett |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Junker | Pellett |
| Bortell | Edelen | Kiser | Peterson |
| Brunow | Ewing | Knoke | Poncy |
| Butler | Ferguson | Kreamer | Readinger |
| Byerly | Fisher, C.R. | Lippold | Roorda |
| Caffrey | Fitzgerald | Lipsky | Schroeder |
| Carr | Fullerton | Logue | Small |
| Clark, J. W. | Grassley | McCormick | Stanley |
| Connors | Griffee | McElroy | Stromer |
| Crabb | Hansen | Mendenhall | Tofte |
| Crawford | Harper | Menke | Welden |
| Cusack | Harvey | Middleswart | Wells |
| Daggett | Hill | Miller, A.V. | West |
| Danker | Holden | Miller, K. D. | Woods |
| De Jong | Horn | Miller, R. G. | Wyckoff |
| Den Herder | Husak | Newhard | Mr. Speaker |
| Doyle | Hutchins | Oakley |  |

The nays were, 1:
Norpel
Absent or not voting, 28:

| Anderson | Dunlap | Howell | Norland <br> Bittle |
| :--- | :--- | :--- | :--- |
| Branstad | Egenes | Jesse | O'Halloran |
| Brinck | Fischer, H. O. | Krause | Rapp |
| Brockett | Freeman | Mennenga | Rinas |
| Clark, J. H. | Hargrave | Hennessey | Millen |
| Cochran | Higgins | Monroe | Stephens |
| Strothman |  |  |  |

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

Senate File 536, a bill for an act relating to court actions for the recovery of property, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 536)
The ayes were, 73:

| Avenson | Dunlap | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton Junker | Patchett |  |
| Bortell | Edelen | Kiser | Pellett |
| Brunow | Ewing | Knoke | Peterson |
| Butler | Ferguson | Kreamer | Poncy |
| Byerly | Fisher, C. R. | Lippold | Readinger |
| Cafrey | Fitzgerald | Lipsky | Roorda |
| Carr | Fullerton | Logue | Schroeder |
| Clark, J. W. | Grassley | McCormick | Small |
| Connors | Griffee | McElroy | Stanley |
| Crabb | Hansen | Mendenhall | Stromer |
| Crawford | Harper | Menke | Tofte |
| Cusack | Harvey | Middleswart | Welden |
| Daggett | Hill | Miller, A.V. | Wells |
| Danker | Holden | Miller, K.D. D. | West |
| De Jong | Horn | Miller, R.G. | Woods |
| Den Herder | Husak | Newhard | Wyckoff |
| Doyle | Hutchins | Norpel | Mr. Speaker |
| Drake |  |  |  |

The nays were, none.
Absent or not voting, 27:

| Anderson | Egenes | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bittle | Fischer, H. O. | Krause | Rapp <br> Branstad |
| Frinck | Freeman | Mennenga | Rinas |
| Hargrave | Millen | Stephens |  |
| Brockett | Hennessey | Monroe | Strothman |
| Clark, J. H. | Higgins | Nielsen | Wulft |
| Cochran | Howell | Norland |  |

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

Senate File 106, a bill for an act relating to commissions on hospitalization, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 106)
The ayes were, 73:

| Avenson | Byerly | Cusack | Dunlap |
| :--- | :--- | :--- | :--- |
| Bennett | Cafrey | Daggett | Dunton <br> Bortell |
| Brandstad | Carr | Clark, J. W. | Danker |
| De Jong | Edelen |  |  |
| Brinck | Connors | Den Herder | Ewing |
| Brunow | Crabb | Dorguson |  |
| Butler | Crawford | Drake | Fisher, C.R. |


| Fullerton | Kiser | Miller, A. V. | Schroeder |
| :---: | :---: | :---: | :---: |
| Griffee | Knoke | Miller, R. G. | Small |
| Hansen | Kreamer | Newhard | Stanley |
| Hargrave | Lippold | Norpel | Stromer |
| Harper | Lipsky | Oakley | Tofte |
| Harvey | Logue | Patchett | Welden |
| Hill | McCormick | Pellett | Wells |
| Holden | McElroy | Peterson | West |
| Horn | Mendenhall | Poncy | Woods |
| Husak | Menke | Readinger | Wyckoff |
| Hutchins | Middleswart | Roorda | Mr. Speaker |
| Junker |  |  |  |
| The nays were, 2: |  |  |  |
| Jordan | Miller, K. D. |  |  |
| Absent or not voting, 25: |  |  |  |
| Anderson | Freeman | Krause | O'Halloran |
| Bittle | Grassley | Mennenga | Rapp |
| Brockett | Hennessey | Millen | Rinas |
| Clark, J. H. | Higgins | Monroe | Stephens |
| Cochran | Howell | Nielsen | Strothman |
| Egenes | Jesse | Norland | Wulff |

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

Senate File 45, a bill for an act providing for representation of the federal government on the midwest nuclear board, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 45)
The ayes were, 79:

| Avenson | Drake | Hutchins | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Jordan | Patchett |
| Bortell | Dunton | Junker | Pellett |
| Branstad | Edelen | Kiser | Peterson |
| Brinck | Egenes | Knoke | Poncy |
| Brunow | Ewing | Kreamer | Readinger |
| Butler | Ferguson | Lippold | Rinas |
| Byerly | Fisher, C.R. | Lipsky | Roorda |
| Caffrey | Fittgerald | Logue | Schroeder |
| Carr | Fullerton | McCormick | Small |
| Clark, J. W. | Grassley | McElroy | Stanley |
| Connors | Griffee | Mendenhall | Stromer |
| Crabb | Hansen | Menke | Tofte |
| Crawford | Hargrave | Middleswart | Welden |
| Cusack | Harper | Miller, A.V. | Wells |
| Daggett | Harvey | Miller, K. D. | West |
| Danker | Hill | Miller, R. G. | Woods |
| De Jong | Holden | Newhard | Wyckoff |
| DenHerder | Horn | Norland | Mr. Speaker |
| Doyle | Husak | Norpel |  |

The nays were, none.
Absent or not voting, 21:

| Anderson | Freeman <br> Bittle | Krause <br> Brockett | Higginsey |
| :--- | :--- | :--- | :--- |

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

Senate File 453, a bill for an act relating to the compensation of elected city officers, with report of committee recommending passage, was taken up for consideration.

Junker 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. 453)
The ayes were, 76:

| Avenson | Doyle | Horn | Newhard |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Husak | Norpel |
| Bittle | Dunlap | Hutchins | Oakley |
| Bortell | Dunton | Jordan | Patchett |
| Branstad | Edelen | Junker | Pellett |
| Brinck | Egenes | Kiser | Peterson |
| Brunow | Ewing | Knoke | Readinger |
| Butler | Ferguson | Krause | Rinas |
| Byerly | Fisher, C. R. | Kreamer | Roorda |
| Caffrey | Fitzgerald | Lippold | Schroeder |
| Carr | Fullerton | Logue | Small |
| Clark, J. W. | Grassley | McCormick | Stanley |
| Connors | Griffee | McElroy | Stromer |
| Crawford | Hansen | Mendenhall | Tofte |
| Cusack | Hargrave | Menke | Welden |
| Daggett | Harper | Middleswart | Wells |
| Danker | Harvey | Miller, A. V. | Woods |
| De Jong | Hill | Miller, K. D. | Wyckoff |
| Den Herder | Holden | Miller, R. G. | Mr. Speaker |

The nays were, 1:
Lipsky
Absent or not voting, 23:

| Anderson | Freeman | Millen | Rapp |
| :--- | :--- | :--- | :--- |
| Brackett | Hennessey | Monroe | Stephens |
| Clark, J. H. | Higgins | Nielsen | Strothman |
| Cochran | Howell | Norland | West |
| Crabb | Jesse | O'Halloran | Wulff |
| Fischer, H. O. | Mennenga | Poncy |  |

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

Senate File 452, a bill for an act permitting a city or a town to join with a township in building and maintaining a memorial building, with report of committee recommending passage, was taken up for consideration.

Hill 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. 452)
The ayes were, 81:

| Avenson | Doyle | Husak | Norland |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Hutchins | Norpel |
| Bittle | Dunlap | Jordan | Oakley |
| Bortell | Dunton | Junker | Patchett |
| Branstad | Edelen | Kiser | Pellett |
| Brinck | Egenes | Knoke | Peterson |
| Brockett | Ewing | Krause | Poncy |
| Brunow | Ferguson | Kreamer | Readinger |
| Butler | Fisher, C. R. | Lippold | Rinas |
| Byerly | Fitzgerald | Lipsky | Roorda |
| Caffrey | Fullerton | Logue | Schroeder |
| Carr | Grassley | McCormick | Small |
| Clark, J. W. | Griffee | McElroy | Stanley |
| Connors | Hansen | Mendenhall | Stromer |
| Crabb | Hargrave | Menke | Tofte |
| Crawford | Harper | Mennenga | Welden |
| Cusack | Harvey | Middleswart | West |
| Daggett | Hill | Miller, K.D. | Woods |
| Danker | Holden | Miller,R. G. | Wyckoff |
| De Jong | Horn | Newhard | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 19:
Anderson Hennessey
Clark, J. H.
Cochran
Fischer, H. O.
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 239, a bill for an act relating to the obligations of a development corporation for loan purposes, with report of committee recommending passage, was taken up for consideration.

Tofte 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. 239)

The ayes were, 79:

| Avenson | Den Herder | Husak | Norland |
| :---: | :---: | :---: | :---: |
| Bennett | Doyle | Hutchins | Norpel |
| Bittle | Drake | Jordan | Oakley |
| Bortell | Dunton | Junker | Pellett |
| Branstad | Edelen | Kiser | Peterson |
| Brinck | Egenes | Knoke | Poncy |
| Brockett | Ewing | Krause | Readinger |
| Brunow | Ferguson | Kreamer | Rinas |
| Butler | Fisher, C. R. | Lippold | Roorda |
| Byerly | Fitzgerald | Lipsky | Schroeder |
| Caffrey | Fullerton | Logue | Stanley |
| Carr | Grassley | McCormick | Stromer |
| Clark, J. W. | Griffee | McElroy | Tofte |
| Connors | Hansen | Mendenhall | Welden |
| Crabb | Hargrave | Mennenga | Wells |
| Crawford | Harper | Middleswart | West |
| Cusack | Harvey | Miller, A. V. | Woods |
| Daggett | Hill | Miller, K. D. | Wyckoff |
| Danker | Holden | Miller, R. G. | Mr. Speaker |
| De Jong | Horn | Newhard |  |
| The nays were, 4: |  |  |  |
| Dunlap | Menke | Patchett | Small |
| Absent or not voting, 17: |  |  |  |
| Anderson | Hennessey | Millen | Rapp |
| Clark, J. H. | Higgins | Monroe | Stephens |
| Cochran | Howell | Nielsen | Strothman |
| Fischer, H. O. | Jesse | O'Halloran | Wulff |

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

Senate File 265, a bill for an act relating to the method of filing reports on homestead tax credits and military service tax credits, 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. 265)
The ayes were, 82 :

| Avenson | Carr | Drake | Hargrave <br> Bennett |
| :--- | :--- | :--- | :--- |
| Bittle | Clark, J. W. | Dunton | Harper |
| Bortell | Connors | Edelen | Harvey |
| Branstad | Crabb | Crawford | Ewing |
| Brinck | Ferguson | Hill |  |
| Brockett | Cusack | Holden |  |
| Brunow | Daggett | Fisher, C. R. | Horn |
| Butler | Danker | Fitzgerald | Husak |
| Byerly | De Jong | Fullerton | Hutchins |
| Caffrey | Den Herder | Grassley | Griffee |
| Doyle | Hansen | Junker |  |
|  |  |  | Kiser |

Knoke
Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke

Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Norland
Norpel
Oaklev
O'Halloran

Patchett
Pellett Poncy Rapp
Readinger
Rinas
Roorda
Schroeder
Small

Stanley
Stromer
Tofte
Welden
Wells
West
Woods
Wyckoff
Mr. Speaker

Peterson
Stephens
Strothman
Wulff

The nays were, none.
Absent or not voting, 18:

| Anderson | Fischer, H. O. | Jesse <br> Clark, J. H. | Freeman |
| :--- | :--- | :--- | :--- |
| Mochran | Hennessey | Millen | Peterson <br> Ctephens <br> Dunlap |
| Higgins | Nielsen | Strothman |  |
| Egenes | Howell | Wulff |  |

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 the issuance of trapping licenses to nonresidents and making the provisions of the Act retroactive, with report of committee recommending passage, was taken up for consideration.

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. 178)
The ayes were, 73:

| Avenson | Dunton <br> Edelen <br> Bennett | Jordan <br> Bortell |
| :--- | :--- | :--- |
| Egenes | Junker |  |
| Branstad | Ewing | Kiser |
| Brockett | Ferguson | Lippold |
| Brunow | Fisher, C. R. | Lipsky |
| Caffrey | Fitzgerald | McCue |
| Carr | Fullerton | McElroy |
| Clark, J. W. | Grassley | Mendenhall |
| Connors | Griffee | Mennenga |
| Crabb | Hansen | Middleswart |
| Crawford | Harper | Miller, A.V. |
| Cusack | Hennessey | Miller, K. D. |
| Daggett | Hill | Miller, R. G. |
| Danker | Holden | Newhard |
| De Jong | Horn | Norland |
| Den Herder | Husak | Norpel |
| Doyle | Hutchins | Oakley |

O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas
Roorda
Stanley
Stromer
Strothman
Tofte
Wells
West
Woods
Wyckoff
Mr. Speaker

## Drake

The nays were, 14:

| Brinck | Hargrave | Krause | Schroeder |
| :--- | :--- | :--- | :--- |
| Butler | Harvey | Menke | Small |
| Byerly | Higgins | Nielsen | Welden |
| Dunlap | Knoke |  |  |

Absent or not voting, 13:

| Anderson | Fischer, H. O. | Jesse | Monroe |
| :--- | :--- | :--- | :--- |
| Bittle | Freeman | Kreamer | Stephens |
| Clark, J. H. | Howell | Millen | Wulff |

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

## HOUSE FILE 246 WITHDRAWN

Mendenhall of Allamakee asked and received unanimous consent to withdraw House File 246 from further consideration by the House.

## REREFERRED TO SIFTING COMMITTEE (Senate File 148)

Hill of Polk asked and received unanimous consent that Senate File 148 now on the sifting committee noncontroversial calendar be rereferred to the sifting committee.

## REREFERRED TO SIFTING COMMITTEE

(Senate File 205)
Senate File 205, a bill for an act requiring any person operating a railroad in this state to construct and maintain catwalks and handrails on all railway bridges and trestles and providing penalties, with report of committee recommending passage, was taken up for consideration.

Under the provisions of the rules of the committee on noncontroversial bills, Senate File 205 is rereferred to the sifting committee.

## SENATE FILE 426 DEFERRED

Senate File 426, a bill for an act relating to the Iowa law enforcement academy and the merit employment system, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-707$ filed by him and moved its adoption: H-707
1 Amend Senate File 426, page 1, by striking lines 8
2 through 12, inclusive, and inserting in lieu thereof
3 the following:
"the office of the governor. [A director of the
5 academy and such staff as may be necessary for it to

6 function] The staff of the academy, except the direct-
7 or and his principal assistant, shall be employed
8 pursuant to the Iowa merit system.
Oakley of Clinton asked and received unanimous consent that Senate File 426 and amendment H--707 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 590 SUBSTITUTED FOR HOUSE FILE 795

Grassley of Butler asked and received unanimous consent to substitute Senate File 590 for House File 795.

Senate File 590, a bill for an act setting the salary rate for state officials and designated employees of the state, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered amendment H—791 filed by him on June 14, 1973, and found on pages 1966 though 1971 of the House Journal.

Middleswart of Warren offered the following amendment $\mathrm{H}-810$ to amendment $\mathrm{H}-791$ filed by him and Dunton of Keokuk:
H-810
1 Amend the Grassley amendment H-791 to Senate File
2590 , as passed by the Senate and reprinted, by
3 striking line 88 and inserting in lieu thereof the
4 following:
5 "secretary not exceeding: . $\$ 15,450 \quad \$ 16,000$ "
Holden of Scott moved the previous question on Senate File 590 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 52 , nays 38 .
The motion prevailed.
Speaker pro tempore Kreamer in the chair at 10:56 a.m.
Middleswart of Warren moved the adoption of amendment H-810.

A non-record roll call was requested.
The ayes were 40 , nays 49 .
Amendment H-810 lost.
Byerly of Polk offered the following amendment H-802 filed by him and Welden of Hardin to amendment H-791 and moved
its adoption:
H-802
1 Amend House amendment H-791 to Senate File 590
2 by striking from line 117 of the amendment the
3 figures " $\$ 16,000$ " and " $\$ 17,000$ " and inserting in lieu
4 thereof the figures " $\$ 17,500$ " and " $\$ 17,500$ ".
A non-record roll call was requested.
The ayes were 51, nays 38.
Amendment H-802 adopted.
Knoke of Pottawattamie offered the following amendment $\mathrm{H}-798$ filed by him and moved its adoption:
H-798
1 Amend the Grassley amendment H-791 to Senate
2 File 590 by striking lines 144 through 147 inclusive.
3 By renumbering the subsequent paragraphs.
A non-record roll call was requested.
The ayes were 33 , nays 51 .
Amendment H—798 lost.
Speaker Varley in the chair at 11:15 a.m.
Pellett of Cass offered the following amendment $\mathrm{H}-799$ filed by Pellett, et al., and moved its adoption:
H-799
1 Amend the amendment H-791 to Senate File 590, by
2 striking line 205 and inserting in lieu thereof the
3 following:
4 "not exceeding: $\$ 19,000 \quad \$ 20,000$ "
Roll call was requested by Freeman of Buena Vista and Pellett of Cass.

On the question "Shall amendment H—799 be adopted?"
The ayes were, 54:

| Anderson | Danker | Harper | Miller, R. G. |
| :---: | :---: | :---: | :---: |
| Avenson | De Jong | Hennessey | Newhard |
| Bennett | Doyle | Higgins | Norland |
| Branstad | Edelen | Hill | Oakley |
| Brunow | Egenes | Holden | O'Halloran |
| Butler | Ewing | Knoke | Patchett |
| Byerly | Ferguson | Krause | Pellett |
| Caffrey | Fischer, H. O. | McCormick | Peterson |
| Carr | Fisher, C. R. | McElroy | Poncy |
| Clark, J. W. | Fitzgerald | Menke | Rapp |
| Cochran | Freeman | Mennenga | Schroeder |
| Connors | Fullerton | Middleswart | Tofte |
| Crabb | Griffee | Miller, A. V. | Welden |

The nays were, 32:

Bittle Brinck Brockett Clark, J. H. Crawford Cusack Den Herder Grassley

Harvey
Horn Husak Jordan Junker Kiser Kreamer Lippold

Absent or not voting, 14:
Bortell
Drake
Dunlap Dunton

Hansen
Howell
Hutchins
Jesse

Lipsky Stanley
Mendenhall
Millen
Miller, K. D.
Norpel
Readinger
Rinas
Roorda

Logue
Monroe Nielsen

Stromer
Strothman
West
Woods
Wulff
Wyckoff
Mr. Speaker

Small
Stenhens
Wells

Amendment H—799 adopted.
(Senate File 590 pending at recess.)

## REFERRED TO COMMITTEE ON APPROPRIATIONS (Senate File 105)

On request of Fischer of Grundy, Senate File 105 was referred to the committee on appropriations, under the provisions of Rule 31.

On motion by Holden of Scott, the House was recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fullerton of Woodbury for the afternoon on request of Peterson of Woodbury.

The House resumed consideration of Senate File 590.
Dunton of Keokuk offered the following amendment H-807 filed by him and moved its adoption:
H-807
1 Amend the Grassley amendment H-791 to Senate
2 File 590, as passed by the Senate and reprinted,
3 page 12, by striking line 212 and inserting in lieu
4 thereof the following:
5 "not exceeding: $\$ 17,600 \quad \$ 17,600$ "
Amendment H—807 lost.

Edelen of Emmet offered the following amendment H-816 filed by him and moved its adoption:
H-816
1 Amend the Grassley amendment H-791 to Senate
2 File 590, filed June 14, 1973, line 208 by striking
3 the figures " $\$ 8,000$ " and " $\$ 8,000$ " and inserting in
4 lieu thereof the figures " $\$ 10,500$ " and " $\$ 10,500$ ".
A non-record roll call was requested.
The ayes were 52 , nays 37 .
Amendment H—816 adopted.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-818$ filed by him and moved its adoption:
H-818
1 Amend the Grassley amendment H-791, to Senate File
2 590, as amended, passed, and reprinted by the Senate
3 by striking line 223, and inserting in lieu thereof
4 the following: "general: $\$ 29,500 \$ 29,500$ ".
A non-record roll call was requested.
The ayes were 37 , nays 54 .
Amendment H-818 lost.
Grassley of Butler moved the adoption of amendment H-791 as amended.

Roll call was requested by Grassley of Butler and Oakley of Clinton.

On the question "Shall amendment $\mathrm{H}-791$ as amended be adopted?"

The ayes were, 62:

| Anderson | Ewing | Junker | Peterson |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Kiser | Poncy |
| Bortell | Freeman | Krause | Readinger |
| Branstad | Grassley | Kreamer | Rinas |
| Brinck | Griffee | Lippold | Roorda |
| Brockett | Hansen | Lipsky | Schroeder |
| Brunow | Harper | Logue | Stanley |
| Caffrey | Harvey | McElroy | Stromer |
| Carr | Hennessey | Menke | Strothman |
| Clark, J. H. | Higgins | Millen | Tofte |
| Clark, J. W. | Holden | Miller, R. G. | Welden |
| Danker | Horn | Newhard | West |
| Den Herder | Husak | Norland | Wulff |
| Drake | Hutchins | Norpel | Wyckoff |
| Dunton | Jesse | Pellett | Mr. Speaker |
| Edelen | Jordan |  |  |

The nays were, 32:

| Avenson | Cusack | Knoke | Nielsen |
| :---: | :---: | :---: | :---: |
| Bittle | De Jong | McCormick | Oakley |
| Butler | Doyle | Mendenhall | O'Halloran |
| Byerly | Egenes | Mennenga | Patchett |
| Cochran | Fisher, C. R. | Middleswart | Rapp |
| Connors | Fitzgerald | Miller, A. V. | Small |
| Crabb | Hargrave | Miller, K. D. | Wells |
| Crawford | Hill | Monroe | Woods |
| Absent or not voting, 6: |  |  |  |
| Daggett Dunlap | Fischer, H. O. Fullerton | Howell | Stephens |

Amendment H-791 as amended 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. 590)
The ayes were, 71:

| Bortell <br> Brinck <br> Brockett <br> Brunow <br> Butler | Drake <br> Dunton <br> Byerly |
| :--- | :--- |
| Caffrey | Edelen |
| Carr | Ferguson |
| Clark, J. H. | Grassley |
| Clark, J. W. | Griffee |
| Cochran | Hansen |
| Crawford | Harprave |
| Cusack | Harvey |
| Daggett | Hennessey |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |
| Doyle | Jesse |
|  | Jordan |
|  | Junker |

The nays were, 25:

Anderson
Avenson
Bennett
Bittle
Branstad
Connors
Crabb
Kiser
Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Menke
Middleswart
Millen
Miller, A. V.
Miller, K. D.
Miller, R. G.
Newhard
Norland
Norpel
Patchett

Husak
Hutchins
Knoke
Mendenhall
Mennenga
Monroe

Pellett
Peterson
Poncy
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Wulff
Mr. Speaker

Nielsen
Oakley
O'Halloran
Rapp
Woods
Wyckoff

Absent or not voting, 4:
Dunlap Fullerton Howell Stephens
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 795 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 795 from further consideration by the House.

## APPROPRIATIONS CALENDAR <br> HOUSE FILE 800 DEFERRED

House File 800, a bill for an act to appropriate from the general fund of the state for the office of the state comptroller and its divisions, was taken up for consideration.

Brinck of Lee offered the following amendment $\mathrm{H}-806$ filed by him and moved its adoption:
H-806
Amend House File 800 as follows:
2 1. By striking line 12 and inserting in lieu
3 thereof the following:
4 "laneous purposes: \$437,905 \$ 463,093"
5 2. By striking line 25 and inserting in lieu
6 thereof the following:
7 "laneous purposes: $\$ 381,970$ \$ 344,610".
8 3. By striking line 26 and inserting in lieu
thereof the following:
"Total state comptroller: $\$ 3,808,296 \quad \$ 4,057,759 "$.
Amendment H-806 lost.
Small of Johnson offered the following amendment H-817 filed by him, Hill of Polk and Schroeder of Pottawattamie:
H-817
1 Amend House File 800 by striking all of lines
221 through 26 and inserting in lieu thereof the
following:
4 Total state comptroller: \$3,476,326 \$3,763,149
Hill of Polk moved that House File 800 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Hill of Polk and Schroeder of Pottawattamie.

On the question "Shall House File 800 be deferred?"
The ayes were, 53:

| Avenson | Clark, J. H. | Doyle | Harper |
| :--- | :--- | :--- | :--- |
| Brinck | Clark, J. W. | Dunton <br> Brunow | Cochran |
| Butler | Connors | Egenes | Harvey |
| Byerguson | Higgins |  |  |
| Byerly | Crawford | Fitzgerald | Horn |
| Caffrey | Casack | Griffee | Howell |
| Carr | De Jong | Hargrave | Hutchins |


| Jesse | Middleswart | Norland | Rinas |
| :--- | :--- | :--- | :--- |
| Jordan | Miller, A. V. | O'Halloran | Schroeder |
| Junker | Miller, K. D. | Patchett | Small |
| Krause | Monroe | Poncy | Wells |
| Lippold | Newhard | Rapp | Woods |
| McCormick | Nielsen | Readinger | Wyckoff |

The nays were, 42:

| Anderson | Ewing <br> Bennett <br> Bortell | Fischer, H. O. |
| :--- | :--- | :--- |
| Fishanstad | Fisher, C.R. | Kreamer <br> Lipsky <br> Logue |
| Brockett | Freeman | McElroy |
| Crabb | Grassley | Mendenhall |
| Daggett | Hansen | Menke |
| Danker | Hennessey | Millen |
| Den Herder | Holden | Musak |
| Drake | Kiser | Miller, R. G. |
| Edelen | Knoke | Pellett |

Absent or not voting, 5:

| Bittle | Fullerton | Norpel |  |
| :--- | :--- | :--- | :--- |
| Dunlap |  |  |  |

House File 800 was deferred.

## SENATE AMENDMENT CONSIDERED

Kreamer of Polk called up for conisderation House File 768, a bill for an act to appropriate from the general fund of the state to the department of general services for the state educational radio and television facility board, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 768 as amended and passed by the House as follows:

1. Page 2, by striking lines 20 and 21 and inserting in lieu thereof the following: "poses:

Total

| $\$$ | 376,080 | $\$ 383,250$ |
| :--- | ---: | :--- |
| $\$$ | $1,523,484$ |  |$\quad$| 1,921,817" |
| :--- |

2. Page 3, by inserting after line 17 the following new section and renumbering the remaining section:

Sec. ..... $N E W S E C T I O N$. It is the intent of the general assembly that the state educational radio and television facility board of the department of general services shall not compete with the private sector by actively seeking revenue from its operations. It is not the intent of the general assembly to prohibit the receipt of charitable contributions as defined by section one hundred seventy (170) of the Internal Revenue Code. All monies received after July 1, 1973 by the state educational radio and television facility board of the department of general services from all sources except amounts appropriated by the general

20 assembly or received under section four (4) of this Act
21 shall become the property of the state of Iowa and shall
22 be promptly deposited in the state general fund.
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 768)
The ayes were, 95 :

| Anderson | Doyle <br> Avenson | Drake <br> Butchins | Norpel <br> Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Jesse | Junker |

The nays were, none.
Absent or not voting, 5:
Dunlap Jordan
Fullerton
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

House File 799, a bill for an act to appropriate funds from the general fund of the state to the bureau of labor and to the occupational safety and health review commission, was taken up for consideration.

Griffee of Chickasaw offered the following amendment H-800 filed by Griffee, et al.:
H-800
1 Amend House File 799 as follows:
2 Page 2, lines 1 through 23, of Section 1, and inserting in lieu thereof the following: There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1973 and ending June 30, 1975, to the bureau of labor the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

1973-74 1974-75
Fiscal Year Fiscal Year
For salaries, support, maintenance and miscellaneous purposes: $\$ 470,290 \quad \$ 472,250$
Griffee of Chickasaw offered the following amendment H-823 filed by him to amendment $\mathrm{H}-800$ and moved its adoption:
H-823
1 Amend the Griffee amendment $\mathrm{H}-800$ to House File
2 799, line 2, by inserting after the figure " 2 ," the
3 words "by striking".
Amendment H-823 adopted.
Roorda of Jasper in the chair at 4:00 p.m.
Griffee of Chickasaw moved the adoption of amendment $\mathrm{H}-800$ as amended.

Roll call was requested by Griffee of Chickasaw and Higgins of Scott.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-800$ as amended be adopted?"

The ayes were, 61:

| Avenson | Dunton | Junker | Norland |
| :---: | :---: | :---: | :---: |
| Bittle | Edelen | Kiser | Norpel |
| Brinck | Fitzgerald | Knoke | Oakley |
| Brunow | Griffee | Krause | O'Halloran |
| Butler | Hargrave | Lipsky | Patchett |
| Byerly | Harper | McCormick | Poncy |
| Caffrey | Hennessey | McElroy | Rapp |
| Carr | Higgins | Mennenga | Readinger |
| Clark, J. W. | Hill | Middleswart | Rinas |
| Cochran | Horn | Miller, A. V. | Small |
| Connors | Howell | Miller, K. D. | Stanley |
| Crawford | Husak | Miller, R. G. | Varley |
| Cusack | Hutchins | Monroe | Wells |
| De Jong | Jesse | Newhard | Woods |
| Doyle | Jordan | Nielsen | Wyckoff |

The nays were, 36:

| Anderson | Egenes | Holden | Schroeder <br> Bennett |
| :--- | :--- | :--- | :--- |
| Ewing | Kreamer | Stromer |  |
| Bortell | Ferguson | Lippold | Strothman |
| Branstad | Fischer, H. O. | Logue | Tofte |
| Brockett | Fisher, C. R. | Mendenhall | Welden |
| Clark, J. H. | Freeman | Menke | West |
| Crabb | Grassley | Millen | Wulff |
| Daggett | Hansen | Pellett | Mr.Speaker |
| Danker | Harvey | Peterson | (Roorda) |
| Den Herder |  |  |  |

Absent or not voting, 3:
Dunlap Fullerton Stephens
Amendment H—800 as amended adopted.
Oakley of Clinton asked and received unanimous consent to withdraw amendment H-789 filed by him on June 14, 1973.

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. 799)
The ayes were, 70:

| Avenson | Edelen <br> Bittle | Jordan <br> Brinck |
| :--- | :--- | :--- |
| Egenes | Ferguson | Junker |
| Brunow | Fisher, C.R. | Kiser |
| Butler | Fitzgerald | Lippold |
| Byerly | Griffee | Lipsky |
| Caffrey | Hansen | McCormick |
| Carr | Hargrave | McElroy |
| Clark, J. H. | Harper | Mendenhall |
| Clark, J. W. | Harvey | Mennenga |
| Cochran | Hennessey | Middleswart |
| Connors | Higgins | Miller, A.V. |
| Crawford | Hill | Miller, K. D. |
| Cusack | Horn | Miller, R. G. |
| De Jong | Howell | Monroe |
| Doyle | Husak | Newhard |
| Drake | Hutchins | Nielsen |
| Dunton | Jesse | Norland |

Norpel
Oakley O'Halloran
Patchett
Poncy
Rapp
Readinger
Rinas
Schroeder
Small
Stanley
Wells
Woods
Wulff
Wyckoff Mr. Speaker
(Roorda)

The nays were, 22:

| Anderson | Daggett | Logue <br> Bennett |
| :--- | :--- | :--- |
| Danker | Menke |  |
| Bortell | Den Herder | Millen |
| Branstad | Ewing | Pellett |
| Brockett | Fischer, H. O. | Peterson |
| Crabb | Holden |  |

Stromer
Strothman
Tofte
Welden
West

Absent or not voting, 8:

| Dunlap | Fullerton | Krause | Stenhens <br> Freeman |
| :--- | :--- | :--- | :--- |
| Grassley | Kreamer | Varley |  |

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

## SENATE AMENDMENT CONSIDERED <br> HOUSE REFUSED TO CONCUR <br> (House File 769)

Den Herder of Sioux called up for consideration House File 769, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the control of the department of social services, including repairs, improvements, replacements or alterations, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 769, page 2, line 12, by inserting after
2 the word "buildings" the following: "except for the
3 Glenwood State Hospital-School".
A non-record roll call was requested.
The ayes were 9 , nays 75 .
The motion lost and the House refused to concur in the Senate amendment.

## MOTION TO RECONSIDER WITHDRAWN (Senate File 571)

Den Herder of Sioux asked and received unanimous consent to withdraw his motion to reconsider Senate File 571 filed on June 13, 1973.

## SENATE AMENDMENT CONSIDERED

Den Herder of Sioux called up for consideration House File 752, a bill for an act making an appropriation from the general fund of the state for the state department of health and its divisions, amended by the Senate as follows:

```
    Amend House File 752 as follows:
    1. Page 2, by striking line 11, and inserting in lieu
thereof the following:
"poses: $298,850 $ 304,030"
    2. Page 2, by striking line 15, and inserting in lieu
    thereof the following:
    "poses: $ 349,440 $ 362,520"
    3. Page 2, by striking line 19, and inserting in lieu
    thereof the following:
    "poses: $ 162,580 $ 166,600"
        4. Page 2, by striking line 35, and inserting in lieu
    thereof the following:
```

| "purposes: | \$ 230,570 |  | \$ 238,750" |  |
| :---: | :---: | :---: | :---: | :---: |
| 5. Page 3, by inserting |  | the fo |  |  |
| "c. For family planning program: | \$ | 50,000 | \$ | 50,000" |

Den Herder of Sioux offered the following amendment H-822 filed by him to the Senate amendment and moved its adoption:

H-822
1 Amend the Senate amendment to House File 752
2 by striking lines 5 through 13 inclusive.
A non-record roll call was requested.
The ayes were 66, nays 22.
Amendment H-822 adopted.
Den Herder of Sioux moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Den Herder of Sioux 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 752)
The ayes were, 67:

| Avenson | Drake | Hutchins | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bittle | Dunton | Jesse | Patchett |
| Brinck | Edelen | Knoke | Pellett |
| Brockett | Egenes | Krause | Poncy |
| Brunow | Ferguson | Lipsky | Rapp |
| Butler | Fisher, C. R. | Logue | Readinger |
| Byerly | Fitzgerald | McCormick | Rinas |
| Caffrey | Griffee | McElroy | Schroeder |
| Carr | Hargrave | Mennenga | Small |
| Clark, J. H. | Harper | Middleswart | Stanley |
| Clark, J. W. | Hennessey | Miller, A.V. | Stromer |
| Cochran | Higgins | Miller, K. D. | Strothman |
| Connors | Hill | Monroe | Tofte |
| Cusack | Holden | Newhard | Wells |
| De Jong | Horn | Nielsen | Wulff |
| Den Herder | Howell | Norland | Mr. Speaker |
| Doyle | Husak | Oakley | (Roorda) |

The nays were, 23 :

Anderson
Bennett
Bortell
Branstad
Crabb
Daggett

Danker
Ewing Fischer, H. O. Freeman Harvey Jordan

Junker
Kiser Mendenhall
Menke
Millen
Miller, R. G.

O'Halloran
Patchett
Pellett
Poncy
Readinger
Rinas
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Wells
Mr. Speaker
(Roorda)

Peterson
Welden
West
Woods
Wyckoff

Absent or not voting, 10:

| Crawford | Grassley | Lippold | Stephens <br> Dunlap <br> Fullerton |
| :--- | :--- | :--- | :--- |
| Hansen | Kreamer | Norpel | Varley |

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

HOUSE INSISTS
(Senate File 556)
Welden of Hardin called up for consideration Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture, and moved that the House insist on its amendment to Senate File 556.

Motion prevailed and the House insists on its amendment to Senate File 556.

## MOTION TO RECONSIDER WITHDRAWN (Senate File 570)

Readinger of Polk asked and received unanimous consent to withdraw the motion to reconsider Senate File 570 filed by him on June 14, 1973.

## MOTION TO RECONSIDER WITHDRAWN <br> (Senate File 582)

Husak of Tama asked for unanimous consent to withdraw the motion to reconsider Senate File 582 filed by him on June 8, 1973.

Objection was raised.
Husak of Tama moved to withdraw his motion to reconsider Senate File 582 filed on June 8, 1973.

The motion prevailed.

## SENATE AMENDMENT CONSIDERED

Drake of Muscatine called up for consideration House File 745, a bill for an act to require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers, to more effectively implement previous
legislation placing with the county commissioner of elections responsibility for conducting city, school and other elections, and reducing the penalty for certain violations, amended by the Senate, and moved that the House concur in the Senate amendment filed on June 15, 1973, and found on pages 1975 through 1981 of the House Journal.

A non-record roll call was requested.
The ayes were 74, nays 15 .
Motion prevailed and the House concurred in the Senate amendment.

Speaker Varley in the chair at 4:35 p.m.
Drake of Muscatine moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

Rule 68 was invoked.
On the question "Shall the bill pass ?" (H.F. 745)
The ayes were, 53 :

| Bennett | Doyle | Kreamer | Readinger |
| :---: | :---: | :---: | :---: |
| Bittle | Drake | Lippold | Roorda |
| Bortell | Edelen | Lipsky | Schroeder |
| Brockett | Egenes | Logue | Small |
| Butler | Ewing | McCormick | Stanley |
| Caffrey | Ferguson | McElroy | Stromer |
| Carr | Fullerton | Mendenhall | Strothman |
| Clark, J. H. | Hansen | Menke | Tofte |
| Clark, J. W. | Hill | Mennenga | Welden |
| Crabb | Holden | Millen | Wells |
| Crawford | Horn | Monroe | West |
| Daggett | Kiser | Oakley | Wulff |
| Danker | Knoke | Patchett | Mr. Speaker |
| Den Herder |  |  |  |
| The nays were, 41: |  |  |  |
| Anderson | Fitzgerald | Hutchins | Nielsen |
| Avenson | Freeman | Jesse | Norland |
| Branstad | Grassley | Jordan | Norpel |
| Brinck | Griffee | Junker | O'Halloran |
| Brunow | Hargrave | Krause | Pellett |
| Byerly | Harper | Middleswart | Peterson |
| Cochran | Hennessey | Miller, A. V. | Poncy |
| Connors | Higgins | Miller, K. D. | Rapp |
| Cusack | Howell | Miller, R. G. | Rinas |
| Dunton | Husak | Newhard | Wyckoff |
| Fisher, C. R. |  |  |  |
| Absent or not voting, 6: |  |  |  |
| De Jong | Fischer, H. O. | Stephens | Woods |
| Dunlap | Harvey |  |  |

The bill having received a constitutional majority was declared to have repassed 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 on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 599, a bill for an act making an appropriation to the department of public defense.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 600, a bill for an act making an appropriation to the department of public safety for radio equipment.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 602, a bill for an act relating to the rate of motor vehicle inspection station permit fees.

RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 271, a bill for an act relating to the establishment of a regional library system and making an appropriation.

Read first time and referred to committee on ways and means.
Senate File 459, a bill for an act relating to the sale or lease of property by a city or county hospital.

Read first time and referred to the sifting committee.
Senate File 551, a bill for an act relating to investments and administration of state chartered savings and loan associations.

Read first time and referred to the sifting committee.


June 18, 1973
Mr. William H. Harbor
Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 364, was published in The Lamoni Chronicle, Lamoni, Iowa, May 31, 1973, and in the Mount Ayr Record-News, Mount Ayr, Iowa, May 31, 1973.

I further certify that House File 309, was published in the Ankeny PressCitizen, Ankeny, Iowa, June 7, 1973, and in the Ames Daily Tribune, Ames, Iowa, June 1, 1973.

## COMMUNICATION FROM THE STATE OF ALABAMA

A communication was received from the State of Alabama House of Representatives transmitting a copy of House Joint Resolution 9, ACT No. 7, adopted by the Legislature of Alabama May 23, 1973, stating their refusal to ratify the Equal Rights Amendment to the Constitution of the United States and strongly urging every state in the Union to reject same. The resolution has been placed on file in the office of the Chief Clerk.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 50, 196, $234,245,324,447,512,513,563,575,580$ and 581.

CHARLES F. STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
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 50, 196, 234, 245, 324, 447, 512, 513, 563, 575, 580 and 581.

## AMENDMENTS FILED

H-821
1 Amend Senate File 109 as follows:
2 1. Page 1, line 10, by striking the word and 3 figure "eight (8),".
2. Page 1 , line 10 , by striking the word and figure "twelve (12),".
3. Page 1, line 11, by striking the word and figure "twenty (20),".
4. Page 2, by inserting after line 6 the following new section:

Sec. ..... Section four hundred twenty-seven point one (427.1), subsection twenty-three (23), Code 1973, is amended to read as follows:
23. STATEMENT OF OBJECTS AND USES FILED. Every society or organization claiming an exemption under the provisions of [either subsection 6 or subsection 9] subsections six (6), seven (7), eight (8), nine (9), twelve (12), twenty (20), or thirty (30) of this section shall file with the assessor not later than Feb-
ruary 1 of the year for which such exemption is requested, a statement upon forms to be prescribed by director of revenue, describing the nature of the property upon which such exemption is claimed and setting out in detail any uses and income from such property derived from such rentals, leases or other uses of such property not solely for the appropriate objects of such society or organization. The assessor, in arriving at the valuation of any property of such society or organization, shall take into consideration any uses of the property not for the appropriate objects of the organization and shall assess in the same manner as other property, all or any portion of the property involved which is leased, let or rented and is used regularly for commercial purposes for a profit to any party or individual. In any case where a portion of the property is used regularly for commercial purposes no exemption shall be allowed upon property so used and the exemption granted shall be in the proportion of the value of the property used solely for the appropriate objects of the organization, to the entire value of the property. No exemption shall be granted upon any property upon or in which persistent violations of the laws of the state of Iowa are permitted. Every claimant of an exemption shall, under oath, declare that no such violations will be knowingly permitted or have been permitted on or after January 1 of the year for which a tax exemption is requested. Claims for such exemption shall be verified under oath by the president or other responsible heads of the organization.

ROORDA of Jasper
H—824

1

Amend the committee on appropriations amendment, H-808, to Senate File 112, as follows:

1. By striking lines 2 through 5 , and inserting in lieu thereof the words "reprinted by adding on page 1B after line 46 the following:

Sec. 3. Section four hundred seventy-eight point".
2. By adding after line 31 of the amendment the following:

Further amend Senate File 112 by striking lines 42 through 44 and inserting in lieu thereof the words "installed the maintenance thereof shall be assumed by the railroad; provided, however, nothing".

SCHROEDER of Pottawattamie

## H-820

1 Amend House File 477 as follows:
2 1. Page 29, by inserting after line 20 the follow-
3 ing sections:
4
5
6
Sec. ..... Section one hundred forty-seven point one (147.1), subsections two (2) and three (3), Code 1973, are amended to read as follows:
2. "Licensed" or "certified" when applied to a physician and surgeon, podiatrist, osteopath, osteopathic physician and surgeon, psychologist or associate psychologist, chiropractor, nurse, dentist, dental hygienist, optometrist, pharmacist, physical therapist, practioner of cosmetology, practitioner of barbering, funeral director or embalmer shall mean a person licensed under this title.
3. "Profession" shall mean medicine and surgery, podiatry, osteopathy, osteopathic medicine and surgery, psychology, chiropractic, nursing, dentistry, dental hygiene, optometry, pharmacy, physical therapy, cosmetology, barbering, funeral directing or embalming.

Sec. ..... Section one hundred forty-seven point two (147.2), Code 1973, is amended to read as follows:
147.2 LICENSE REQUIRED. No person shall engage
in the practice of medicine and surgery, podiatry, osteopathy, osteopathic medicine and surgery, psychology, chiropractic, physical therapy, nursing, dentistry, dental hygiene, optometry, pharmacy, cosmetology, barbering, funeral directing or embalming as defined in the following chapters of this title, unless he shall have obtained from the state department of health a license for that purpose.
2. Page 31, by inserting after line 3, the following section:

Sec. ..... Section one hundred forty-seven point thirteen (147.13), Code 1973, is amended to read as follows:
147.13 DESIGNATION OF BOARDS. The examining boards provided in section 147.12 shall be designated as follows: For medicine and surgery, and osteopathy, and osteopathic medicine and surgery, medical examiners; for psychology, psychology examiners; for podiatry, podiatry examiners; for chiropractic, chiropractic examiners; for physical therapists, physical therapy examiners; for nursing, board of nursing; for dentistry and dental hygiene, dental examiners; for optometry, optometry examiners; for cosmetology, cosmetology examiners; for barbering, barber examiners; for pharmacy, pharmacy examiners; for funeral directing and embalming, funeral director and embalmer examiners.
3. Page 31, by inserting after line 35 the following new subsection:
$N E W$ SUBSECTION. Five members who are licensed to practice psychology and two members not licensed to practice psychology and who shall represent the general public. Of the five members who are licensed to practice psychology, one member shall be primarily engaged in graduate teaching in psychology, two members who render services in psychology, one member representing areas of applied psychology who may
be affiliated with training institutions and who devote a major part of their time in rendering service in psychology, and one member primarily engaged in research psychology. Members of the initial board shall meet the education requirements specified in this Act. A majority of the members of the board shall constitute a quorum.
4. Page 32 , line 16 , by inserting after the word "examiners" the words "and psychology examiners".
5. Page 37, by inserting after line 3, the following:

Sec. ..... Section one hundred forty-seven point seventy-four ( 147.74 ), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. A psychologist who possesses a doctoral degree may use the prefix "doctor" but shall add after his name the word "psychologist".
6. Page 37 , by inserting after line 28 the following new subsection:

NEW SUBSECTION. Certificate to practice psychology or associate psychology issued on the basis of an examination given by the board of psychology examiners, or certificate to practice psychology or associate psychology issued under a reciprocal agreement or by endorsement, renewal of a certificate to practice psychology or associate psychology.
7. Page 40, line 15, by inserting after the word "SURGEONS," the word "PSYCHOLOGISTS,".
8. Page 40 , line 17, by inserting after the word "surgery," the word "psychology,".
9. Page 73, by inserting after line 30 the following sections:

Sec. ..... NEW SECTION. DEFINITION. "Practice of psychology" means the application of established principles of learning, motivation, perception, thinking, and emotional relations to problems of behavior adjustment, group relations, and behavior modification, by persons trained in psychology for compensation or other personal gain. The application of principles includes, but is not limited to: counseling and the use of psychological remedial measures with persons, in groups or individually, with adjustment or emotional problems in the areas of work, family, school and personal relationships; measuring and testing personality, intelligence, aptitudes, public opinion, attitudes, and skills; and the teaching of such subject matter, and the conducting of research on the problems relating to human behavior.

Sec. ..... NEW SECTION. PRACTICE NOT AUTHORIZED. This Act shall not authorize the practice of medicine and surgery by any person not licensed pursuant to chapter one hundred forty-eight (148) of the Code, the practice of osteopathy by any person not licensed
pursuant to chapter one hundred fifty (150) of the Code, or the practice of osteopathic medicine and surgery by any person not licensed pursuant to chapter one hundred fifty A (150A) of the Code.

Sec. ..... NEW SECTION. PERSONS NOT REQUIRED TO
QUALIFY. The provisions of this Act shall not apply
to the following persons:

1. School psychologists certified by the department of public instruction practicing and functioning within the scope of their employment in either a public or private school or performing as certified school psychologists at any time in either private practice or the public sector, provided they use the title "certified school psychologist".
2. An employee of an accredited academic institution as a part of his teaching, training, and research duties.
3. An employee of a federal, state, county or local governmental institution or agency or nonprofit institution or agency, or a research facility, while performing duties of his office or position with such institution, agency, or facility.
4. A student of psychology, psychological intern or person preparing for the practice of psychology in a training institution or facility approved by the board, provided he is designated by the title "psychological trainee" or any similar title, clearly indicating training status.
5. A practicing psychologist for a period not to exceed ten consecutive business days or fifteen business days in any ninety-day period, if he resides outside, and his major practice is outside, the state and he gives the board a summary of his intention to practice in the state of Iowa, if he is certified or licensed in another state under requirements the board considers to be equivalent of requirements for licensing under this Act, or he resides in a state which does not certify or license psychologists and the board considers his professional qualifications to be the equivalent of requirements for licensing under this Act.

Sec. .... NEW SECTION. ACTS PROHIBITED. Commencing July 1, 1973, a person who is not certified under this Act shall not represent himself as a certified practicing psychologist, use a title or description, including the term "psychology" or any of its derivatives, such as "psychologist" or "psychological" or modified such as "practicing" or "certified" in a manner which implies that he is certified under this Act, or offer to practice or practice psychology, except as otherwise permitted in this Act. The use by a person who is not certified under this Act of such terms is not prohibited by this Act, except when such terms are used in connection with an offer to practice or the practice
of psychology.
Sec. .... NEW SECTION. SCOPE OF ACT. Nothing in this Act shall be construed to prevent qualified members of other professional groups such as physicians, osteopaths, optometrists, chiropractors, members of the clergy, authorized christian science practitioners, attorneys at law, social workers or guidance counselors from performing functions of a psychological nature consistent with the accepted standards of their respective professions, if they do not use any title or description stating or implying that they are psychologists or are certified to practice psychology.

Sec. ..... NEW SECTION. REQUIREMENTS FOR CERTIFICATION. Except as provided in this section, an applicant for certification as a psychologist or as an associate psychologist shall meet the following requirements in addition to those specified in chapter one hundred forty-seven (147) of the Code:

1. A certified psychologist shall possess a doctoral degree in psychology or its equivalent from an institution approved by the board and shall have completed at least one year of supervised professional experience following the granting of the doctoral degree, or predoctoral experience, as may be acceptable to the board; or shall possess a masters degree in psychology or its equivalent from an institution approved by the board and have completed at least five years of professional experience, at least two of which shall have been under the supervision of a licensed psychologist, as may be acceptable to the board.
2. A certified associate psychologist shall possess a masters degree in psychology or its equivalent from an institution approved by the board.
3. Have passed an examination administered by the board to assure his professional competence.
4. Have not failed the examination required in subsection three (3) of this section within the six months next preceding the date of the examination.

The examinations required in this section may, at the discretion of the board, be waived for holders by examination of licenses or certificates from states whose requirements are substantially equivalent to those of this Act, and for holders by examination of specialty diplomas from the American board of professional psychology.

Any person who within one year after July 1, 1973 meets the requirements specified in subsections one (1) and two (2) of this section shall receive certification without having passed the examination required in subsection three (3) of this section. Any person holding a certificate from the board of examiners of the Iowa psychological association on July 1, 1973 who applies for certification before

July 1, 1974 shall receive certification.
Sec. ..... NEW SECTION. VOLUNTARY SURRENDER OF
CERTIFICATION. The commissioner of public health
may accept the voluntary surrender of certification
if accompanied by a written statement of intention.
The voluntary surrender, when accepted, shall have
the same force and effect as an order of revocation.
Sec. ..... NEW SECTION. UNPROFESSIONAL CONDUCT. The ethical standards of psychologists, prepared by the American psychological association, are adopted as the standards applicable to psychologists practicing in the state.
10. Page 75, line 5 , by inserting after the figure " 1974 " the words and figures ", except the members of the initial board of psychology examiners shall be appointed for terms commencing July 1, 1973".
11. By renumbering sections and subsections as necessary.

SMALL of Johnson LIPSKY of Linn KREAMER of Polk

## H-819

Amend House File 800, section 1, by striking the following:

1. Lines 3 and 4 and inserting in lieu thereof the following:
"divisions for the first year of the bienium beginning July 1, and ending June 30, 1974, the following amounts, or so".
2. Page 2, by striking the following:
a. Line 7 the figures "1974-75",
b. Line 8 by striking the words "Fiscal Year".
c. Line 12, by striking the figures " $\$ 513,093$ ".
d. Line 16, by striking the figure " 7,500 ".
e. Line 20 , by striking the figure " $3,242,556$ ".
f. Line 25 , by striking the figure " $\$ 394,610$ ".
g. Line 26, by striking the figure " $4,157,759$ ".

HARGRAVE of Johnson
814
Amend House File 800, page 3, by adding the following after line 9 :

Sec. 5. Section eight point thirty-nine (8.39), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. Any transfer made under the provisions of this section shall be reported to the budget and financial control committee or its successor committee on a monthly basis. The report shall cover each calendar month and shall be due the tenth day of the following month. The report shall contain the following: the amount of each transfer;

13 the date of each transfer; the department to which
14 the transfer was made; the department and fund from
15 which the transfer was made; a brief explanation of
16 the reason for the transfer; and such other informa-
17 tion as may be required by the committee. A summary
18 of all transfers made under the provisions of this
19 section shall be included in the annual report of the
20 budget and financial control committee or its succes-
21 sor committee to the general assembly.
CRABB of Crawford GRASSLEY of Butler HORN of Linn SMALL of Johnson COCHRAN of Webster BORTELL of Madison OAKLEY of Clinton

On motion by Holden of Scott, the House adjourned until 8:00 a.m., Tuesday, June 19, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixty-third Calendar Day<br>One Hundred Eighth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Tuesday, June 19, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Honorable James I. Middleswart, State Representative representing Lucas, Marion and Warren Counties.

The Journal of Monday, June 18, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Charles Wilson, Manson, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
O'Halloran of Black Hawk on request of Connors of Polk; Hennessey of Delaware on request of Hargrave of Johnson.

## EXPLANATION OF VOTE

I was absent from the House on the afternoon of June 18 to inspect the tornado damage at the town of Moville. Had I been present, I would have voted "aye" on Senate File 590 and House File 799 and "nay" on House Files 769 and 752.

FULLERTON of Woodbury

## EXPLANATION OF VOTE

I was absent from the House on June 12, 13, 14, 15 and part of the 18 th, while recovering from a broken leg. Had I been present, I would have voted "aye" on the following bills: House Files 703, 784, 792, 793, 796, 166, 798, 797, 801, 789, and Senate Files 571, 570, 76, 414, 476, 557, 516, 539, $595,598,523,383,536,106,45,453$ and 452.

RAPP of Black Hawk
HOUSE CONCURRENT RESOLUTION 69
By Hargrave, Stanley, Logue, Small and Patchett
Whereas, many farmers and landowners in the vicinity of the Iowa River, both above and below the Coralville Dam, have suffered severe and repeated
flooding and serious losses because of changes in the natural river flow caused by the operation of the Coralville Reservoir; and

Whereas, it appears that the federal government has taken or damaged the property of these persons without just compensation; and

Whereas, for ten or more years many of these persons have unsuccessfully attempted to obtain relief, and further delay would be inexcusable; and

Whereas, representatives of the United States Army Corps of Engineers have admitted that many of these persons are entitled to compensation but have stated that the complicated process of studies and reports leading to an eventual appropriation by the United States Congress may take several years; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Congress of the United States and the United States Army Corps of Engineers are urged to provide without delay just compensation for farmers and property owners in the vicinity of the Iowa River, both above and below the Coralville Dam, who have suffered flooding and damage as a result of the operation of the Coralville Reservoir; and

Be It Further Resolved, That all appropriate officials and agencies of this state are urged to cooperate in supporting and expediting this request for just compensation; and

Be It Further Resolved, That copies of this resolution shall be sent to all members of the United States Congress from Iowa, the United States Secretary of Defense, the United States Secretary of Agriculture, the Secretary of the Army, the commanding officer of the United States Army Corps of Engineers, the Governor of the state of Iowa, and all state officials having responsibilities in the fields of flood protection, land use, natural resources management, and agriculture.

Laid over under Rule 25.

> HOUSE CONCURRENT RESOLUTION 70
> By Mennenga, Brunow, Hutchins, Miller of Calhoun,
> Krause, Rapp, Cochran, Branstad, West, Howell, Middleswart, Butler, Fitzgerald, Crawford, Wulff and Tofte

Whereas, the present property tax system is considered unfair by most people in Iowa because it is a regressive system and the tax rates are too high; and

Whereas, persons owning intangible assets are not taxed, while persons owning tangible assets are taxed at too high a rate; and

Whereas, it has been estimated that over one-half of the total tangible and intangible assets in the categories of agricultural, mercantile, residential, financial and industrial assets are not subject to taxation under the present system; and

Whereas, a person's equity in owned assets, or his net worth determined by substracting liabilities from assets, is a better measure of wealth than the present property tax system; and

Whereas, the recent United States supreme court decision on school financing gives the state legislatures the responsibility to create a more equitable system of financing public schools; and

Whereas, the total tax base would be greatly expanded by including intangible as well as tangible assets, thereby reducing the tax rates; and

Whereas, many economists agree that the main obstacle to a personal or corporation net worth tax is how to audit the records; and

Whereas, because of the above reasons, a net worth tax is a concept worthy of further investigation; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council establish a study committee for the purpose of researching the advisability of implementing a net worth tax, including the advantages offered by modern means of auditing and administering such a tax.

Be It Further Resolved, That the study committee shall consist of legislators representing both houses of the general assembly and both political parties, and nonlegislative members with technical knowledge in the areas of tax research and assessment.
Be It Further Resolved, That the study committee shall make periodic reports to the legislative council and submit a final report, including necessary bill drafts to implement its recommendations, to the legislative council. Copies of the final report approved by the legislative council shall be submitted to the 1974 Session of the Sixty-fifth 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 on June 12, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 144, a bill for an act relating to hours during which alcoholic beverages and beer may be sold.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 603, a bill for an act making an appropriation to the department of public safety.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 604, a bill for an act making an appropriation to the department of social services for certain public assistance programs.

Also: That the Senate has on June 18, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 784, a bill for an act making an appropriation to the legislative staff agencies and to the legislative council for a comprehensive study of mental health delivery systems.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 784

2 follows:
3

Amend House File 784, as amended and passed by the House, as

1. By striking everything after the enacting clause and
inserting in lieu thereof the following:
Section 1. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1973 and ending June 30, 1975, for the following legislative agencies, the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

1973-74 1974-75
Fiscal Year Fiscal Year

## 1. Legislative Service

Bureau
a. For salaries, support, maintenance and miscellaneous purposes:
b. For construction of office mezzanines above the north and south office areas of the legislative service bureau under the direction of the legislative council in consultation with the capitol planning commission:
c. For incorporating the Acts of the Sixty-fifth General Assembly into the Code of Iowa on magnetic tape and to update and revise the related vocabulary concordance, which shall be accomplished in the manner approved by the legislative council:
2. Office of Legislative

Fiscal Director
For salaries, support, maintenance and miscellaneous purposes: $\$ 105,600 \quad \$ 124,100$

Sec. 2. There is appropriated from the general fund of the state to the legislative council the sum of fifty thousand $(50,000)$ dollars, or so much thereof as may be necessary, which the council may at its discretion use for the purpose of conducting a comprehensive study of all of the mental health delivery systems in the state, both public and private, the results of which may be used as a basis for planning of needed changes in and expansion of mental health services in Iowa. The legislative council may conduct the study, or it may arrange with the committee on mental hygiene created by section two hundred twenty-five B point two (225B.2) of the Code to conduct the study under such arrangements for oversight and monitoring the study by members of the general assembly as are satisfactory to the council. If the legislative council elects to conduct or arrange to have conducted the study authorized by this section, a report of the study shall be submitted to the council not later than December 15, 1974 for transmission to the Sixty-sixth General Assembly. If the legislative council has not taken affirmative action
to conduct or arrange to have conducted the study authorized by this section by December 31, 1973, the appropriation made by this section shall revert to the general fund as of that date. Otherwise, any portion of the appropriation made by this section remaining unencumbered as of June 30, 1975 shall revert to the general fund on September 30, 1975.

Sec. 3. All federal grants to and the federal receipts of the departments and divisions receiving funds under this Act are appropriated for the purpose set forth in the federal grants or receipts.

Sec. 4. Notwithstanding the provisions of section eight point thirty-three (8.33) of the Code, all unencumbered or unobligated balances of appropriations made by this Act for the first fiscal year of the biennium commencing July 1, 1973 shall, on August 31, 1974, revert to the state treasury and to the credit of the fund from which appropriated. In all other respects the provisions of section eight point thirty-three (8.33) of the Code shall apply to appropriations made for the first fiscal year of such biennium. Unencumbered or unobligated balances of appropriations made for the second fiscal year of such biennium shall be subject to section eight point thirtythree (8.33) of the Code.
2. Page 1, line 1 of the title, after the word "agencies" insert the words "and making an appropriation to the legislative council for a comprehensive study of mental health delivery systems in the state".

## SENATE MESSAGES CONSIDERED

Senate File 599, a bill for an act making an appropriation from the general fund of the state to the department of public defense for various capital improvements, repairs, replacements, alterations, equipment and rehabilitation purposes.

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

Senate File 600, a bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication.

Read first time and passed on file.
Senate File 602, a bill for an act relating to the rate of motor vehicle inspection station permit fees and the administration of such fees.

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

Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof and consolidating divisions.

Read first time and referred to committee on appropriations.

Senate File 604, a bill for an act making an appropriation to the department of social services for certain public assistance programs and contractual services, changing the procedure for handling county claims arising from foster care for veterans' children, and relating to eligibility for assistance under the aid to dependent children program.

Read first time and referred to committee on appropriations.

> MOTION TO RECONSIDER
> (House File 768)

I move to reconsider the vote by which House File 768 passed the House on June 18, 1973.

KREAMER of Polk

## HOUSE REFUSES TO CONCUR <br> (House File 720)

Welden of Hardin called up for consideration House File 720, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for carrying out specific projects, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 720, page 2, by striking line 4 and inserting
2 in lieu thereof the following:
3 "sum of three million four hundred sixty-seven thousand
$4(3,467,000)$ dollars, or so much thereof".
A non-record roll call was requested.
The ayes were 27 , nays 56 .
The motion lost and the House refused to concur in the Senate amendment.

## SENATE AMENDMENT CONSIDERED

Schroeder of Pottawattamie called up for consideration House File 220, a bill for an act relating to the operation of metal tracked and metal tired vehicles on streets and roads, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 20, page 2, by striking all after the period 2 in line 7, and all of lines 8 through 10.

A non-record roll call was requested.
The ayes were 67, nays 8.
Motion prevailed and the House concurred in the Senate amendment.

Schroeder of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 20)
The ayes were, 74:

| Bennett | Drake | Junker | Norland |
| :---: | :---: | :---: | :---: |
| Bortell | Dunlap | Kiser | Norpel |
| Brinck | Dunton | Knoke | Oakley |
| Brockett | Egenes | Krause | Patchett |
| Brunow | Ewing | Kreamer | Pellett |
| Butler | Ferguson | Linnold | Poncy |
| Byerly | Fischer, H. O. | Lipsky | Readinger |
| Caffrey | Fisher, C. R. | Logue | Roorda |
| Carr | Freeman | McElroy | Schroeder |
| Clark, J. W. | Fullerton | Mendenhall | Small |
| Cochran | Grassley | Menke | Stanley |
| Connors | Hansen | Mennenga | Stromer |
| Crabb | Hennessey | Middleswart | Strothman |
| Crawford | Hill | Miller, A. V. | Welden |
| Cusack | Holden | Miller, K. D. | Wells |
| Daggett | Horn | Miller, R. G. | Wulff |
| Danker | Howell | Monroe | Wyckhoff |
| Den Herder | Hutchins | Newhard | Mr. Speaker |
| Doyle | Jordan |  |  |
| The nays were, 7 : |  |  |  |
| Anderson | Harper | Husak | Tofte |
| Edelen | Harvey | Peterson |  |
| Absent or not voting, 19: |  |  |  |
| Avenson | Fitzgerald | McCormick | Rinas |
| Bittle | Griffee | Millen | Stephens |
| Branstad | Hargrave | Nielsen | West |
| Clark, J. H. | Higgins | O'Halloran | Woods |
| De Jong | Jesse | Rapp |  |

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

## MOTION TO RECONSIDER LOST <br> (Senate File 571)

Harvey of Scott called up for consideration his motion to reconsider Senate File 571, filed on June 13, 1973.

Higgins of Scott moved that the motion to reconsider Senate File 571 be deferred.

A non-record roll call was requested.
The ayes were 25 , nays 56 .
The motion lost.

On the motion by Harvey of Scott to reconsider Senate File 571, a non-record roll call was requested.

The ayes were 6, nays 76 .
The motion lost.

## REPORT OF COMMITTEE

Grassey of Butler, from the committee on appropriations, submitted the following reoprt:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 567, a bill for an act making an appropriation from the general fund of the state to the department of public defense, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. GRASSLEY of Butler, Chairman

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Grassley of Butler asked and received unanimous consent for the immediate consideration of Senate File 567, a bill for an act making an appropriation from the general fund of the state to the department of public defense.

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

On the question "Shall the bill pass?" (S.F. 567)
The ayes were, 83:

| Anderson | Den Herder | Husak | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Hutchins | Oakley |
| Bennett | Drake | Jordan | Pellett |
| Bittle | Dunlap | Junker | Peterson |
| Bortell | Edelen | Kiser | Rapp |
| Branstad | Egenes | Knoke | Readinger |
| Brinck | Ewing | Krause | Rinas |
| Brockett | Ferguson | Kreamer | Roorda |
| Brunow | Fisher, C.R. | Lippold | Schroeder |
| Butler | Fitzgerald | Lipsky | Stanley |
| Byerly | Fullerton | Logue | Stromer |
| Cafrey | Grassley | McElroy | Strothman |
| Clark, J.H. | Griffee | Mendenhall | Tofte |
| Clark, J. W. | Hansen | Menke | Welden |
| Cochran | Hargrave | Mennenga | Wells |
| Connors | Harper | Middleswart | West |
| Crawford | Harvey | Miller, A.V. | Woods |
| Cusack | Hill | Miller, K.D. | Wulff |
| Daggett | Holden | Miller, R. G. | Wyckoff |
| Danker | Horn | Monroe | Mr. Speaker |
| De Jong | Howell | Norland |  |

The nays were, 7:

| Carr | Jesse | Patchett | Small |
| :---: | :---: | :---: | :---: |
| Higgins | Nielsen | Poncy |  |
| Absent or not voting, 10: |  |  |  |
| Crabb | Freeman | Millen | O'Halloran |
| Dunton | Hennessey | Newhard | Stephens |
| Fischer, H. 0. | McCormick |  |  |

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

## CONFERENCE COMMITTEE APPOINTED <br> (Senate File 556)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning Senate File 556: Freeman of Buena Vista, chairman; Avenson of Fayette, Bennett of Ida, Miller of Calhoun and Strothman of Henry.

> REREFERRED TO COMMITTEE ON SIFTING
> (Senate File 426)

Knoke of Pottawattamie asked and received unanimous consent that Senate File 426, now on the noncontroversial calendar, be rereferred to the sifting committee.

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## REPORTS OF COMMITTEES

Stanley of Muscatine, 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 271, a bill for an act relating to establishment of a regional library system 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 do pass.

STANLEY of Muscatine, Chairman
Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred

Senate File 602, a bill for an act relating to the rate of motor vehicle inspection station permit fees and the administration of such 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.

GRASSLEY of Butler, Chairman

Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof and consolidating divisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

## H-826

Amend Senate File 603 as amended, passed, and reprinted by the Senate, as follows:

1. Page 2, after line 31, insert the following:
b. For the state's contri-
bution to the peace officers'
retirement, accident, and dis-
ability system provided in
chapter ninety-seven A (97A)
of the Code, by reason of
transfer of personnel from
the fire protection division
to the division of criminal
investigation and bureau
of identification pursuant
to this Act: $\$ 9,750 \quad \$ 10,700$
2. Page 4, after line 26, insert the following:

Sec. 2. The commissioner of public safety may transfer from the division of fire protection to the division of criminal investigation and bureau of identification those individuals deemed necessary to carry out the enforcement duties transferred by this Act.

Such transferred agents shall not be subject to the requirements and conditions of employment as set forth in section eighty point fifteen (80.15), Code 1973.
Such transferred agents shall become members of the Iowa department of public safety's peace officers' retirement, accident and disability system established by chapter ninety-seven A (97A) of the Code, shall receive any benefits from such system, and shall be required to contribute to or pay any funds into such system.

There is appropriated from the general fund of the state forty-six thousand four hundred $(46,400)$ dollars, or so much thereof 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' contribution shall include those years for which the transferred agents were employed by the division of fire protection. State
funds contributed and employees' contributions to the lowa public employees' retirement system during the period of employment of the transferred agents by the division of fire protection 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 division of fire protection 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 account the transfers of the employees' contributions in the Iowa public employees' retirement system. The transferred agents shall make payable to the peace officers' retirement system the amount computed by July 1, 1974.
3. Page 6, after line 12, insert the following:
4. Enforce the provisions of chapter one hundred (100) of the Code relating to investigation of the cause, origin and circumstances of fires, commission or attempt to commit arson, or conspiracy to defraud, or criminal conduct in connection with a fire.
4. Page 6, by striking line 21, and inserting in lieu thereof the words "ment and the enforcement of all laws relating to the cause, origin and circumstances of fires assigned to the division of fire protection."
5. Page 6, after line 7, insert the following:

Sec. 5. Chapter one hundred (100), Code 1973, is amended by adding the following new section:

NEW SECTION. Commencing July 1, 1973, the duties provided in this chapter relating to investigation of the cause, origin and circumstances of fires, commission or attempt to commit arson or conspiracy to defraud, or criminal conduct in connection with a fire, are transferred to the division of criminal investigation and bureau of identification or the department of public safety.
6. By renumbering the sections.

GRASSLEY of Butler, Chairman

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 747, a bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 757, a bill for an act making an appropriation to the Iowa development commission.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 759, a bill for an act making an appropriation to the Iowa state fair board for capital improvements.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 761, a bill for an act making an appropriation to the department of environmental quality.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 766, a bill for an act making an appropriation for the American revolution bicentennial commission.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 778, a bill for an act making an appropriation to the department of general services for capital improvements and repairs on certain buildings.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 747

Amend House File 747, as passed by the House, as follows:

1. Page 2, by striking line 22 and inserting in lieu thereof the following:
"Clarinda $\$ 3,588,800 \quad \$ 3,708,500$ ".
2. Page 2 , by striking line 26 and inserting in lieu thereof the following:
"Mt. Pleasant
3. Page 3 , line 25 , by adding after the word "institutions" the following: ", and the department may transfer funds under section eight point thirty-nine (8.39) of the Code among the four mental health institutes".

## SENATE AMENDMENT TO HOUSE FILE 757

Amend House File 757, as amended and passed by the House, as follows:

1. Page 2, by striking lines 8 through 13 and inserting in
lieu thereof the following:
2. For salaries, support, maintenance, for agricultural products promotion during the fiscal year commencing July 1, 1973, only, and miscellaneous purposes: $\quad \$ 1,159,000.00 \quad \$ 1,062,110.00$
3. For the purchase of real property in the manner and subject to the conditions provided for in section three (3) of this Act: $\$ 300,000.00$-0-
4. Page 2, by inserting after line 13 the following:
5. For regional tourism promotion in each Congressional

District to be distributed
equally among the districts and
equally among the tourism councils
established prior to January 1,
1973, in each district $\quad \$ 30,000.00 \quad \$ 30,000.00$
3. Page 2, by adding after line 13 the following:
3. To conduct a study of the
utilization of Parsons College
facilities, Fairfield, Iowa,
for other than purely ed-
cation purposes: $\$ 50,000.00$ - 0 -
Sec. ..... The appropriation provided for in section one (1) subsection three (3) of this Act shall be matched by an equal amount of funds provided by the Fairfield Development Corporation and the Fairfield Chamber of Commerce. In the event the Fairfield Development Corporation and the Fairfield Chamber of Commerce do not provide matching funds, the moneys appropriated by section one (1), subsection three (3) of this Act shall revert to the general fund.
4. Page 2, by adding after line 19 the following new section:

Sec. ..... Funds appropriated by subsection two (2) of section one (1) of this Act shall be made available to the city of Ames, Iowa, at such time as it is certified to the director of the Iowa development commission and the state comptroller that the following conditions have been met:

1. The United States department of agriculture has agreed it will continue and will expand the veterinary biologics laboratory at Ames, Iowa, on real property purchased through funds appropriated by this Act and pursuant to conditions set forth in this section.
2. The city of Ames, Iowa certifies that the sum of one hundred thousand $(100,000)$ dollars is available from private sources and will be used in purchasing real property to be used by the United States department of agriculture in continuing and expanding the veterinary biologics laboratory.
3. If the property to be purchased is no longer used as the site for the veterinary biologics laboratory, title to the property will revert to the state of Iowa. If any property is purchased which is not used by the veterinary biologics laboratory, such property shall be sold and the moneys received from the sale of the property shall be paid into the general fund of the state.
4. The Iowa development commission shall oversee and be privy to negotiations between the United States department of agriculture and the city of Ames, Iowa in order to protect the interests of the state. The director of the Iowa development commission shall make periodic reports to the state comptroller and the governor relating to the negotiations and conditions established in this Act.
5. Page 2, line 24, by inserting before the word "revert" the following: "except funds appropriated by subsection two (2) of section one (1) of this Act,".
6. Page 2, line 36, by inserting after the word "improvements" the following: "except funds appropriated by subsection

73 two (2) of section one (1) of this Act".
ferences to conform with this amendment.
SENATE AMENDMENT TO HOUSE FILE 759
Amend House File 759 as follows:

1. Page 2, by striking line 4 and inserting in lieu thereof the following: "two hundred seventy thousand eight hundred $(270,800)$ dollars, or so much thereof".
2. Page 2, by adding after line 6 the following new paragraph:

From the funds appropriated by this section, the sum of seventy thousand eight hundred $(70,800)$ dollars shall be used for the purchase of real property adjacent to the Iowa state fairgrounds.

SENATE AMENDMENT TO HOUSE FILE 761
Amend House File 761, page 2, by striking line 10 and inserting in lieu thereof the following: "laneous purposes: $\$ 1,317,230 \$ 1,374,290 "$.

SENATE AMENDMENT TO HOUSE FILE 766
Amend House File 766, as amended and passed by the House, page 1, line 34, by striking the figure " 11,500 " and inserting in lieu thereof " 21,500 ".

SENATE AMENDMENT TO HOUSE FILE 778
Amend House File 778, as amended and passed by the House, as follows:

1. Page 2, by inserting after line 25 the following new subsection:
2. To install appropriate parking stall designations in the parking lot located directly east of the capitol building.

SPECIAL ORDER
(Senate File 531)
Holden of Scott moved that Senate File 531 be made a special order of business for 10:00 a.m. February 20, 1974.

A non-record roll call was requested.
The ayes were 87 , nays 5.
The motion prevailed.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 602, a bill for an act relating to the rate of motor vehicle inspection station permit fees and the administration of such fees.

Anderson of Ringgold rose on a point of order and invoked Rule 31.

Holden of Scott moved that Rule 31 be suspended for the consideration of Senate File 602.

A non-record roll call was requested.
The ayes were 59 , nays 18 .
The motion prevailed.
Small of Johnson offered the following amendment H-832 filed by him and moved its adoption:
H-832
1 Amend Senate File 602 by striking lines 23 through
227.

A non-record roll call was requested.
The ayes were 40 , nays 46 .
Amendment H-832 lost.
Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 602)
The ayes were, 35:

| Avenson | Fitzgerald <br> Grassley | Menke <br> Bittle | Mennenga |
| :--- | :--- | :--- | :--- |
| Butler | Higgins | Middleswart | Readinger <br> Rinas |
| Clark, J. W. | Hill | Newhard | Schroeder |
| Cusack | Hutchins | Oakley | Stanley <br> Den Herder |
| Jesse | Patchett | Stromer |  |
| Drake | Knoke | Pellett | Tofte |
| Dunton | Krause | Poncy | Mr. Speaker |
| Egenes | Kreamer | Rapp |  |
| The nays were, | 57: |  |  |
| Anderson | Brunow |  | Connors |
| Bennett | Byerly | Crabb | Doyle |
| Bortell | Cafrey | Crawford | Dunlap |
| Branstad | Carr | Edelen |  |
| Brinck | Clark, J. H. | Daggett | Danker |
| Brockett | Cochran | De Jong | Fwing |
|  |  |  | Fischer, H. O. |


| Freeman | Howell | Millen | Peterson |
| :---: | :---: | :---: | :---: |
| Fullerton | Husak | Miller, A.V. | Small |
| Griffee | Jordan | Miller, K.D. | Strothman |
| Hansen | Junker | Miller, R. G. | Wells |
| Hargrave | Kiser | Monroe | West |
| Harper | Lippold | Nielsen | Woods |
| Harvey | McElroy | Norland | Wulff |
| HoldenHorn |  |  |  |
|  |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Fisher, C. R. | Lipsky | McCormick | Stenhens |
| Hennessey | Logue | O'Halloran | Welden |

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

## HOUSE FILE 405 RECONSIDERED

Butler of Pottawattamie called up for consideration the motion to reconsider House File 405, filed on April 6, 1973, and moved to reconsider the vote by which House File 405, a bill for an act relating to the authority of the department of environmental quality to enter public or private property for the purpose of conducting investigations, passed the House on April 6, 1973.

A non-record roll call was requested.
The ayes were 69, nays 12.
The motion prevailed.
Butler of Pottawattamie moved that the vote by which House File 405 was placed on its last reading be reconsidered.

The motion prevailed.
Butler of Pottawattamie offered the following amendment H-829 filed by Butler, Freeman and Cochran and moved its adoption:
H-829
1 Amend House File 405 as follows:
2 1. Page 2, by inserting after line 32 the follow-
$\qquad$Section four hundred fifty-five B point thirty-two (455B.32), subsection three (3), Code 1973, is amended to read as follows:
3. Establish, modify, or repeal rules specifying the conditions under which the executive director shall issue, revoke, modify, or deny permits for the installation or operation of disposal systems, or for the discharge of sewage, industrial waste or other wastes, or for the disposal of water wastes resulting from poultry and livestock operations. [Persons engaged in livestock
and poultry operations or persons intending to initiate such operations shall register with the department and provide information relating to their operations or intended operations as the executive director may reasonably require. Except as otherwise provided in section 455B.45, no such registrant shall be required to make application and obtain a permit for disposal of waste water unless the department determines that the livestock and poultry operations of such registrant are polluting or may pollute the water of the state.]

Sec. ..... Section four hundred fifty-five B point thirty-two (455B.32), Code 1973, is amended by adding the following new subsection:

NEW SUBSECTIION. Adopt by rule a fee schedule for applications for permits required under part one (1) of this division. The fee schedule shall be based on the reasonable cost of reviewing, issuing and enforcing such permits. The fee schedule may be amended periodically by rule of the commission.

Sec. ..... Section four hundred fifty-five B point forty-five (455B.45), Code 1973, is amended to read as follows:

455B. 45 WRITTEN PERMITS REQUIRED. It shall be unlawful to carry on any of the following activities without first securing a written permit from the [department] executive director as required by the commission: [for the disposal of all sewage, industrial waste, or other wastes which are or may be discharged into the water of the state.]

1. The construction, installation or modification of any disposal system or part thereof or any extension or addition thereto.
2. The construction or use of any new outlet for the discharge of any sewage or wastes directly into the water of the state. However, no permit shall be required for any new disposal system or extension or addition to any existing disposal system that receives only domestic or sanitary sewage from a building, housing or occupied by fifteen persons or less.
3. The operation of any waste disposal system or any part of or extension or addition to such system. This provision shall not apply to any pretreatment system the effluent of which is to be discharged directly to another waste disposal system for final treatment and disposal.

Plans and specifications for any waste disposal system covered by this section shall be submitted to the department before a written permit may be issued and the construction of any such waste disposal system shall be in accordance with plans and specifications approved by the department. If it is necessary or desirable to make material changes in such plans or specifications, revised plans or specifications together with reasons for the proposed changes must be submitted to the department for a supplemental written permit.
[Any person convicted of violating this section shall be fined in a sum not to exceed one thousand dollars.]

Sec. ..... Section four hundred fifty-five B point forty-nine (455B.49), Code 1973, is amended by striking the section and inserting in lieu thereof the following:

455B. 49 PENALTIES-BURDEN OF PROOF.

1. Any person who violates any provision of part one (1) of division three (III) of this chapter or any permit, rule, standard, or order issued under part one (1) of division three (III) of this chapter shall be subject to a civil penalty not to exceed five thousand dollars for each day of such violation. The civil penalty shall be an alternative to any criminal penalty provided under part one (1) of division three (III) of this chapter.
2. Any person who willfully or negligently discharges any pollutants in violation of section four hundred fifty-five B point forty-five (455B.45) of the Code or in violation of any condition or limitation included in any permit issued under section four hundred fifty-five B point forty-five (455B.45) of the Code or, with respect to the introduction of pollutants into publicly-owned treatment works, violates a pretreatment standard or toxic effluent standard, shall be punished by a fine not to exceed ten thousand dollars for each day of violation. If the conviction is for a violation committed by a person after his first conviction under this section, the punishment shall be a fine not to exceed twenty thousand dollars for each day of violation.
3. Any person who knowingly makes any false statement, representation, or certification in any application, record, report, plan or other document filed or required to be maintained under part one (1) of division three (III) of this chapter, or who falsifies, tampers with or knowingly renders inaccurate any monitoring device or method required to be maintained under part one (1) of division three (III) of this chapter or by any permit, rule, regulation, or order issued under part one (1) of division three (III) of this chapter, shall upon conviction be punished by a fine of not more than ten thousand dollars or by imprisonment in the county jail for not more than six months or by both such fine and imprisonment.
4. It is unlawful for any person to willfully or negligently place or cause to be placed any liquid, solid or gaseous material in a place where it causes or will cause pollution of the water of the state unless such action is specifically authorized by a valid permit issued by the executive director. Any person convicted of violating this section shall be punished by a fine not to exceed ten thousand dollars.
5. The attorney general shall, at the request of the commission or the executive director, institute any legal proceedings necessary to enforce the penalty provisions of part one (1) of division three (III) of this chapter or to obtain compliance with the provisions
of part one (1) of division three (III) of this chapter or any rules promulgated or any provision of any permit issued under part one (1) of division three (III) of this chapter.
6. In all proceedings with respect to any alleged violation of the provisions of this part one (1) of division three (III) or any rule established by the commission or the department, the burden of proof shall be upon the commission or the department except in an action for contempt as provided in section four hundred fifty-five B point forty-four (455B.44) of the Code."
7. By renumbering sections to conform to this amendment.
A non-record roll call was requested.
The ayes were 80, nays 6 .
Amendment H—829 adopted.
Jesse of Polk offered the following amendment H-835 filed by him and moved its adoption:
H-835
1 Amend House File 405 as follows:
2 1. By striking lines 13 through 32 inclusive, and inserting in lieu thereof the following:
a. If the owner or occupant of any property refuses admittance thereto, or if prior to such refusal the executive director demonstrates the necessity for a warrant, the executive director may make application under oath or affirmation to the district court of the county in which the property is located for the issuance of a search warrant.
b. In the application the executive director shall state that an inspection of the premises is mandated by the laws of this state or that a search of certain premises, areas, or things designated in the application may result in evidence tending to reveal the existence of violations of public health, safety, or welfare requirements imposed by statutes, rules or ordinances established by the state or a political subdivision thereof. The application shall describe the area, premises, or thing to be searched, give the date of the last inspection if known, give the date and time of the proposed inspection, declare the need for such inspection, recite that notice of desire to make an inspection has been given to affected persons and that admission was refused if that be the fact, and state that the inspection has no purpose other than to carry out the purpose of the statute, ordinance, or regulation pursuant to which inspection is to be made. If an item of property is sought by the executive director it shall be identified in the application.
c. If the court is satisfied from the examination
```
of the applicant, and of other witnesses, if any, and
of the allegations of the application of the existence
of the grounds of the application, or that there is
probable cause to believe their existence, he may
issue such search warrant.
    d. In making inspections and searches pursuant
to the authority of this division, the executive
director must execute the warrant:
    1. Within ten days after its date.
    2. In a reasonable manner, and any property
seized shall be treated in accordance with the pro-
visions of chapter seven hundred fifty-one (751) of
the Code.
    3. Subject to any restrictions imposed by the
statute, ordinance or regulation pursuant to which
inspection is made.
```

Amendment $\mathrm{H}-835$ adopted.
Hill of Polk offered the following amendment H-839 filed by him and moved its adoption:

H-839
1 Amend the title to House File 405, line 3, by
2 inserting after the word "investigations" the
3 following: "relating to the powers and duties
4 of the water quality commission, and providing
5 penalties".
Amendment H-839 adopted.
Roorda of Jasper in the chair at $3: 58$ p.m.
Butler 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. 405)
The ayes were, 80 :

| Anderson | De Jong <br> Den Herder <br> Bittlison | Harvey <br> Doyle | Miggins |
| :--- | :--- | :--- | :--- |
| Brinck | Donnenga |  |  |
| Biddleswart |  |  |  |


| Schroeder | Tofte | Wells | Wyckoff |
| :---: | :---: | :---: | :---: |
| Small | Varley | Woods | Mr. Speaker |
| Stanley | Welden | Wulff | (Roorda) |
| Stromer |  |  |  |
| The nays were, 8: |  |  |  |
| Bennett | Branstad | Danker | Strothman |
| Bortell | Daggett | Husak | West |
| Absent or not voting, 12 : |  |  |  |
| Drake | Hennessey | Kreamer | O'Halloran |
| Dunton | Horn | McCormick | Readinger |
| Edelen | Jordan | Nielsen | Stephens |

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

## SENATE FILE 602 RECONSIDERED

Edelen of Emmet moved to reconsider the vote by which Senate File 602, a bill for an act relating to the rate of motor vehicle inspection station permit fees and the administration of such fees, failed to pass the House on June 19, 1973.

A non-record roll call was requested.
The ayes were 79, nays 8 .
The motion prevailed.
Edelen of Emmet moved that the vote by which Senate File 602 was placed on its last reading be reconsidered.

The motion prevailed.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-837$ and moved its adoption:
H-837
1 Amend Senate File 602, page 2, by striking
2 lines 1 through 8.
Amendment H-837 adopted.
Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-840$ filed by him and moved its adoption:

H-840
1 Amend the title to Senate File 602, line 1,
2 by striking all after the word "relating" and
3 all of line 2 and by inserting the following:
4 "to the administration of the motor vehicle
5 inspection fees."
Amendment $\mathrm{H}-840$ adopted.

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

On the question "Shall the bill pass?" (S.F. 602)
The ayes were, 70:

| Anderson | Edelen <br> Avenson | Ewing | Jesse |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Junker | Patchett |
| Bittle | Kiser | Peterson |  |
| Bortell | Fisher, C. R. | Krause | Poncy |
| Brinck | Fitzeerald | Lippold | Papp |
| Brunow | Freeman | Lipsky | Rinas |
| Butler | Fullerton | Logue | Schroeder |
| Caffrey | Griffee | McElroy | Small |
| Carr | Hansen | Menke | Stanley |
| Clark, J. H. | Hargrave | Marper | Mennenga |
| Cochran | Harvey | Millen | Stromer |
| Crabb | Higgins | Miller, A. V. | Strothman |
| Crawford | Hill | Miller, R. G. | West |
| Daggett | Holden | Monroe | Wulf |
| DenHerder | Horn | Newhard | Wyckoff |
| Doyle | Howell | Norland | Mr. Speaker |
| Dunlap | Hutchins | Norpel | Oakley |

The nays were, 18:

| Branstad | De Jong | Knoke | Nielsen <br> Byerly |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Egnes <br> Fischer, H. O. | Mendenhall <br> Middleswart | Pellett <br> Tofte |
| Connors | Husak | Miller, K. D. | Woods |
| Danker | Jordan |  |  |
| Absent or not voting, 12: |  |  |  |
| Brockett | Dunton | Kreamer | Stephens <br> Cusack |
| Drake | Grassley | McCormick | Varley |
| Hennessey | O'Halloran | Welden |  |

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

(Senate File 602)
I move to reconsider the vote by which Senate File 602 passed the House on June 19, 1973.

HARVEY of Scott

## APPROPRIATIONS CALENDAR

Schroeder of Pottawattamie asked and received unanimous consent to take up for immediate consideration Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof and consolidating divisions, with report of committee recommending amendment and passage.

Fischer of Grundy offered the following amendment H-825 by Fischer, Ewing, Connors and Hutchins:

1 Amend Senate File 603, as passed and reprinted, 2 as follows:

1. Page 2, by adding the following after line 31:
b. For the state's con-
tribution to the peace
officers' retirement, acci-
dent, and disability sys-
tem provided in chapter
ninety-seven A (97A) of the Code: $\$ 19,500 \quad \$ 21,400$
2. Page 4, by adding the following after line 26:

Sec. 2. The members of the division of fire protection, except clerical staff, shall become members of the Iowa department of public safety's peace officers' retirement, accident and disability system established by chapter ninety-seven A (97A) of the Code, shall receive any benefits from such system, and shall be required to contribute to or pay any funds into such system.

There is appropriated from the general fund of the state eighty-seven thousand four hundred $(87,400)$ dollars, or so much thereof as may be necessary, to the department of public safety for the state's prior years' contributions to the peace officers' retirement system. Prior years' contribution shall include those years for which the members were employed by the division of fire protection. State funds contributed and employees' contributions to the Iowa public employees' retirement system during the period of prior employment by the division of fire protection 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 members for prior years to the peace officers' retirement system for the period of prior employment with the division of fire protection 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 account the transfers of the employees' contributions in the Iowa public employees' retirement system. The members shall make payable to the peace officers' retirement system the amount computed by July 1, 1974.
3. By renumbering the bill sections.

Drake of Muscatine moved the previous question on Senate File 603 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 31 , nays 55 .
The motion lost.
Fischer of Grundy moved the adoption of amendment H-825.
A non-record roll call was requested.
The ayes were 55 , nays 30 .
Amendment H-825 adopted.
Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (S.F. 603)
The ayes were, 84:

| Anderson | Doyle | Jordan | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Junker | Oakley |
| Bennett | Dunlap | Kiser | Patchett |
| Bittle | Edelen | Knoke | Pellett |
| Bortell | Ewing | Krause | Peterson |
| Branstad | Ferguson | Lippold | Poncy |
| Brinck | Fischer, H. O. | Lipsky | Rapp |
| Brockett | Fitzgerald | Logue | Readinger |
| Brunow | Freeman | McElroy | Rinas |
| Butler | Fullerton | Mendenhall | Schroeder |
| Byerly | Griffee | Menke | Small |
| Caffrey | Hansen | Mennenga | Stanley |
| Carr | Hargrave | Middleswart | Strothman |
| Clark, J. H. | Harper | Millen | Tofte |
| Clark, J. W. | Harvey | Miller, A. V. | Wells |
| Cochran | Higgins | Miller, K. D. | West |
| Connors | Holden | Miller, R. G. | Woods |
| Crabb | Horn | Monroe | Wulff |
| Crawford | Howell | Newhard | Wyckoff |
| Cusack | Husak | Nielsen | Mr. Speaker |
| De Jong | Hutchins | Norland | (Roorda) |

The nays were, 4:
Danker Egenes Fisher, C. R. Welden
Absent or not voting, 12:

| Daggett | Hennessey | Kreamer | Stephens |
| :--- | :--- | :--- | :--- |
| Dunton | Hill | McCormick | Stromer |
| Grassley | Jesse | O'Halloran | Varley |

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

## SENATE FILE 600 SUBSTITUTED FOR HOUSE FILE 788

Schroeder of Pottawattamie asked and received unanimous consent to substitute Senate File 600 for House File 788.

Senate File 600, a bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication, was taken up for consideration.

Caffrey of Polk moved that Senate File 600 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.
The ayes were 24 , nays 54 .
The motion lost.
Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 600)
The ayes were, 23:
Bennett
Bittle
Clark, J. H.
Den Herder
Drake
Dunlap

| Ferguson | Lipsky |
| :--- | :--- |
| Fisher, C. R. | Menke |
| Freeman | Mennenga |
| Hill | Oakley |
| Howell | Poncy |
| Jesse | Readinger |

Schroeder
Stanley
Stromer Tofte Mr. Speaker (Roorda)

The nays were, 68:

| Anderson | Daggett <br> Avenson <br> Bortell |
| :--- | :--- |
| Danker |  |
| Branstad | De Jong <br> Brinck <br> Brockett |
| Doyle |  |
| Brunow | Edelen |
| Butler | Egenes |
| Byerly | Ewing |
| Caffrey | Fischer, H. O. |
| Carr | Fitzgerald |
| Clark, J. W. | Fullerton |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harper |
| Cusack | Harvey |
|  | Higgins |
| Holden |  |

Absent or not voting, 9 :

| Dunton | Kreamer | O’Halloran | Stephens |
| :--- | :--- | :--- | :--- |
| Grassley | McCormick | Peterson | Varley |

Hennessey

| Horn | Monroe |
| :--- | :--- |
| Husak | Newhard |
| Hutchins | Nielsen |
| Jordan | Norland |
| Junker | Norpel |
| Kiser | Patchett |
| Knoke | Pellett |
| Krause | Rapp |
| Lippold | Rinas |
| Logue | Small |
| McElroy | Strothman |
| Mendenhall | Welden |
| Middleswart | Wells |
| Millen | West |
| Miller, A. V. | Woods |
| Miller, K. D. | Wulff |
| Miller, R. G. | Wyckoff |

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

## HOUSE FILE 788 WITHDRAWN

Schroeder of Pottawattamie asked and received unanimous consent to withdraw House File 788 from further consideration by the House.

## SENATE FILE 112 PENDING

Senate File 112, a bill for an act relating to the highway grade crossing safety fund, with report of committee recommending amendment and passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-808$ filed by the committee on appropriations:
H-808

Amend Senate File 112 as amended, passed and reprinted by the Senate by striking on page 1 A lines 23 through 25 and by striking on page 1B lines 26 through 46 and inserting in lieu thereof the following:

Sec. 2. Section four hundred seventy-eight point twenty-six (478.26), Code 1973, is amended to read as follows:
478.26 USE OF FUND. When application is before the state commerce commission, as provided in section 478.22, and after hearing has been held, and determination as to allocation of costs as provided in section 478.23 the state commerce commission is hereby empowered to allocate proceeds from the highway grade crossing safety fund for the protection of the public in the use of the highway railroad grade crossings involved in the application, in addition to any portion of the cost to be paid by the railroad company or other public authority. Upon reaching a decision as to the amount to be allocated from the highway grade crossing safety fund, the commission shall forthwith direct the treasurer of state to distribute said amount from funds then available in the highway grade crossing safety fund. Provided, however, the state commerce commission may not allocate any part of the proceeds of the highway grade crossing safety fund for improvement or construction of highway-railroad grade crossing located on federal or federal-aid highways unless the commission determines that due to the record of fatalities at a crossing as maintained by the department of public safety allocation of a part of the fund is necessary to protect the public.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-824$ to amendment $\mathrm{H}-808$ and moved its adoption:

H-824
1 Amend the committee on appropriations amendment, H-808, to Senate File 112, as follows:

1. By striking lines 2 through 5 , and inserting in
lieu thereof the words "reprinted by adding on page 1B
after line 46 the following:
Sec. 3. Section four hundred seventy-eight point".
2. By adding after line 31 of the amendment the
following:
Further amend Senate File 112 by striking lines 42
through 44 and inserting in lieu thereof the words
"installed the maintenance thereof shall be assumed by the railroad; provided, however, nothing".
A non-record roll call was requested.
The ayes were 40 , nays 36 .
Amendment H-824 adopted.
(Senate File 112 and amendment $\mathrm{H}-808$ 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 on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 739, a bill for an act making an appropriation to the department of social services for certain institutions administered by the division of family and children services.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 779, a bill for an act relating to inspection and regulation of mines and making an apprpriation.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 739

[^31]4. Page 3, after line 7, by inserting the following section:

Sec. ..... Because the cost of institutional care continues to increase and the need exists for alternative types of arrangements for the care of children who are treated or would be considered for treatment at the Annie Wittenmyer Home and because additional funds will be required for the Annie Wittenmyer Home to comply with the standards promulgated pursuant to chapter eighty-eight (88) of the Code, the department of social services shall develop a plan for the closing and consolidation of the Annie Wittenmyer Home as a child care facility and shall, in conjunction with the development of the plan, cooperate with the department of public instruction in arranging for the establishment in local or county school systems in this state of at least two pilot programs to be operated during the 1973-1974 school year to demonstrate community-based alternatives to the care and education provided children at the Annie Wittenmyer Home, which alternatives shall afford:

1. Needed social services for the children enrolled in the pilot programs.
2. Group home or intensive foster home living situations for the children enrolled in the pilot programs, where indicated by the needs of the children.
3. An educational component specifically designed to meet the special needs of the children enrolled in the program.

The department of social services shall, not later than December 15, 1973, submit to the legislative council for transmission to the standing committees on human resources and the human resources subcommittees of the committees on appropriations of the house of representatives and the senate a report on the arrangements for, circumstances of, experiences with and conclusions reached from the pilot programs established under this section as they relate to the possible establishment of such other programs as are likely to be needed to provide appropriate care for children who would be eligible for admission to the Annie Wittenmyer Home. The report shall also include recommendations for the most efficient and economical future use of the land, buildings and other physical facilities of the Annie Wittenmyer Home.
5. By renumbering the sections of the bill in accordance with this amendment.

## SENATE AMENDMENT TO HOUSE FILE 779

Amend House File 779 as follows:

1. Page 4, by adding after line 22 the following section:

Sec. ..... Section eighty-three A point six (83A.6), Code 1973, is amended by adding the following new paragraph:
$N E W$ PARAGRAPH. The department shall inform the advisory board of all complaints received relating to mining and mining operations.
2. Page 9 , line 9 , by adding after the period the words:
"All operators shall cooperate with the department in seeking methods of operation which will cause minimum disruption to the land and property adjoining a mining operation."
3. By renumbering the sections to conform with this amendment.

# REPORT OF HOUSE APPROPRIATIONS COMMITTEE 

## (Senate File 567) <br> Public Defense-Military Division

The committee's recommendation is for a budget of $\$ 1,609,100$ for 1973-74 and $\$ 1,651,590$ for 1974-75. This budget includes a state appropriation of $\$ 1,411,100$ for 1973-74 and $\$ 1,443,590$ for 1974-75. The budget also includes federal funds of $\$ 150,000$ for $1973-74$ and $\$ 150,000$ for 1974-75, refunds, reimbursements, and rent of $\$ 48,000$ for 1973-74 and $\$ 48,000$ for 1974-75, and inaugural expense of $\$ 10,000$ for 1974-75.

From this total, $\$ 745,780$ for $1973-74$ and $\$ 771,190$ for 1974-75 is budgeted for salaries.
$\$ 21,400$ for 1973-74 and $\$ 22,300$ for 1974-75 is budgeted for travel.
$\$ 55,370$ for $1973-74$ and $\$ 60,400$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph.

Other expenses, which include insurance, headquarters allowance, Iowa Military Academy, per capita allowance, training and Guard facilities, special projects, and medical service, are budgeted at $\$ 786,550$ for 1973-74 and $\$ 797,700$ for 1974-75.

The committee's recommendation allows for no increase in personnel.
Public Defense-Civil Defense Division
The committee's recommendation is for a budget of $\$ 140,538$ for 1973-74 and $\$ 144,563$ for 1974-75. This budget includes a state appropriation of $\$ 70,269$ for $1973-74$ and $\$ 72,281$ for 1974-75. The budget also includes federal funds of $\$ 70,269$ for 1973-74 and $\$ 72,282$ for 1974-75.

From this total, $\$ 108,178$ for $1973-74$ and $\$ 110,773$ for 1974-75 is budgeted for salaries.
$\$ 7,000$ for $1973-74$ and $\$ 7,200$ for 1974-75 is budgeted for travel.
$\$ 25,360$ for $1973-74$ and $\$ 26,590$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, equipment, and insurance.

The committee's recommendation allows for no increase in personnel.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 604, a bill for an act making an appropriation to the department of social services for certain public assistance programs and contractual services, changing the procedure for handling county claims arising from foster care for veterans' children, and relating to eligibility for assistance under the aid to dependent children program, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

## H-841

1 Amend Senate File 604 as follows:

Children $\$ 20,649,000 \quad \$ 29,172,000$ ".
2. Page 2, by striking line 16 and inserting in
lieu thereof the following:
"7. Medical Assistance $\$ 27,522,000$ - 0 -".
3. Page 2, by striking lines 23 and 24 and insert-
ing in lieu thereof the following:
"11. Services to the
Elderly, Blind and Disabled $\$ 500,000 \$ 500,000$ ".
4. Page 4, by striking from lines 29 and 30 the word "subsection" and inserting in lieu thereof the word "subsections".
5. Page 5, by striking lines 4, 5, 6 and 7 and inserting in lieu thereof the words "was last employed."
6. Page 5 , line 18 , by inserting before the word "The" the words "NEW SUBSECTION."

GRASSLEY of Butler, Chairman
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Strothman of Henry, 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 174, 222, 240, 253, 629, 655, 676, 678, 679, 696, 704, 732 and 777.

CHARLES F. STROTHMAN Chairman, House Committee DALE L. TIEDEN 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 174, 222, 240, 253, 629, 655, 676, 678, 679, 696, 704, 732 and 777.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry, 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 June, 1973, sent to the Governor for his approval: House Files 174, 222, 240, 253, 629, 655, 676, 678, 679, 696, 704, 732 and 777.

CHARLES F. STROTHMAN, Chairman
Report adopted.

## AMENDMENTS FILED

## AMENDMENT TO TEMPORARY RULES OF THE HOUSE

H—828

1

JUNKER of Woodbury<br>Amend Rule 3 of the Rules of the House by adding the following:<br>"Members who wish to be excused for the day or for several days shall file with the Speaker a written notice. The list of excused absences shall be read each day by the Chief Clerk."

Amend House File 477 as follows:

1. Page 29, by inserting after line 20 the following sections:

Sec. ..... Section one hundred twenty point three (120.3), subsection one (1), Code 1973, is amended by striking the subsection and inserting in lieu thereof the following:

1. There is established a board of watchmaking examiners which shall consist of five members who possess certificates of registration as watchmakers and two members who do not possess certificates of registration as watchmakers and who shall represent the general public. Members shall be appointed by the governor, subject to the approval of two-thirds of the members of the senate. A registered member shall be actively engaged in the practice of watchmaking and shall have been so engaged for five years preceding his appointment, the last two of which shall have been in Iowa. Professional associations or societies composed of registered watchmakers may recommend the names of potential board members to the governor, but the governor shall not be bound by the recommendations. A board member shall not be required to be a member of any professional association or society composed of professional watchmakers.

Appointments shall be for three-year terms and shall commence on July first of the year in which the appointment is made. Vacancies shall be filled for the unexpired term by appointment of the governor and shall be subject to senate confirmation. Members shall serve a maximum of three terms or nine years, whichever is less.

Sec. ..... Section one hundred twenty point three (120.3), subsections two (2) and three (3), Code 1973, are amended to read as follows:
2. The board shall choose, annually, one of its members as chairman and one as secretary who shall severally have power to administer oaths and take affidavits, certifying thereto under the seal of the board. The board shall meet [at least once every six months or whenever a majority of the board shall call a meeting at Des Moines, at the place to be
designated by the chairman] as often as deemed necessary by the chairman or a majority of the board and shall meet at least one time per year at the seat of government. A majority of the board shall constitute a quorum. The secretary shall give bond in the sum of five thousand dollars. The secretary shall keep a full record of the proceedings of the board which shall be open for inspection at all reasonable times. Members of the board shall set their own per diem compensation at a rate not exceeding forty dollars per day for each day actually engaged in the discharge of their duties, and they shall be paid their actual traveling expenses within the limits of [their available] funds appropriated to the board; the secretary in addition to such per diem and expenses may be paid annually a salary to be fixed by the [board, but such salary shall not exceed fifteen hundred dollars] general assembly. [The per diem allowed each member of the board shall not exceed the sum of three hundred dollars in any year.]
3. The board shall have power to adopt rules and regulations to carry out the intent of this chapter. The secretary shall collect the fees and shall pay the same [quarterly] to the treasurer of the state to be deposited in the general fund of the state, and funds shall be appropriated to the board to administer the provisions of this chapter.

Sec. ..... Section one hundred twenty point three (120.3) , Code 1973, is amended by striking subsections four (4) and five (5).

Sec. ..... Section one hundred twenty point six (120.6), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
120.6 APPLICATIONS. Applications for certification shall be on forms prescribed and furnished by the board and the board may require that the application contain a recent photograph of the applicant. An applicant shall not be ineligible for certification because of age, citizenship, sex, race, religion, marital status, or national origin although the application may require citizenship information. The board may consider the past felony record of an applicant. Character references may be required, but shall not be obtained from registered watchmakers. Applications for examination shall be filed with the board at least ten days before the time set for the examination and shall be accompanied by the prescribed fees.

The applicant shall meet at least one of the following criteria:

1. Completion of at least three years' previous experience at the bench under the supervision of a watchmaker, holding a certificate under the provisions of this chapter;
2. Completion of at least one year schooling
in a recognized watchmaker's school, together with one year experience at the bench under the provisions of this chapter;
3. Completion of at least two years' schooling in a recognized watchmaker's school; or
4. Completion in another state of three or more years' employment as a watchmaker whether or not the other state requires a watchmaker's certificate or license. The showing of service in another state shall be accompanied by proper affidavits from responsible persons in the other state.

Sec. ..... Section one hundred twenty point seven (120.7), Code 1973, is amended to read as follows:
120.7 EXAMINATION. An applicant to be entitled to a certificate otherwise provided in this chapter shall pass an examination before the board, which examination shall be confined to such knowledge, practical ability, and skill as is essential in the proper repairing of watches, clocks, and timerecording instruments, and shall include an examination of theoretical knowledge of watch construction and repair, and also a practical demonstration of the applicant's skill in the manipulation of watchmaker's tools. The board shall make rules and regulations for conducting examinations, and shall define the standards of workmanship and skill. [In case of failure at any examination, the applicant shall have the privilege of taking another examination at any other examination period upon the payment of a fee of ten dollars and the board shall conduct such examinations at least twice in each year.]

The board may administer as many examinations per year as are necessary, but shall administer at least one examination per year. Any written examination may be conducted by representatives of the board. Applicants who fail the examination once shall be allowed to take the examination at the next scheduled time. Thereafter, the applicant shall be allowed to take the examination at the discretion of the board.

Sec..... Section one hundred twenty point eight (120.8), subsections two (2) and four (4), Code 1973, are amended to read as follows:
2. A watchmaker who is not a resident of the state may, in the discretion of the board, be issued a certificate without the examination upon the payment of a fee [of fifteen dolars] in an amount determined by the board based upon the cost of issuing the certificate and upon filing a written application with the board, together with evidence of five years' practice as a watchmaker in some other state immediately previous to the time of the application by furnishing such evidence in connection with his
skill as a watchmaker as the board may require.
The board, upon presentation by an applicant of a license or certificate to practice watchmaking issued to the applicant upon examination by the duly constituted authority of another state which by its laws licenses or regulates watchmakers, and which by its laws would grant a certificate of license under similar circumstances and conditions, may in its discretion, issue a certificate of registration to said applicant without examination, upon payment of a fee [of fifteen dollars] in an amount determined by the board based upon the cost of issuing the certification.
4. Every certificate of registration shall expire [on the thirtieth day of June following the date of issuance of such certificate] annually, and shall be renewed annually as determined by the board upon application by the holder thereof, without examination. Application for such renewal shall be made in writing to the department, accompanied by a renewal fee [of ten dollars] in an amount determined by the board based upon the cost of renewing the certificate, at least thirty days prior to the expiration of such certificate. Every renewal shall be disp'ayed in connection with the original certificate. [Every year or not later than May 1, the] The board shall notify each certificate holder by mail of the expiration of his certificate. Any watchmaker who allows his certificate to lapse by failing to renew the same as hereinbefore provided, may obtain reinstatement thereof without examination, in the discretion of the board, if he applies therefor within three years following the expiration date of his certificate and pays the renewal fees then due.

Sec. ..... Section one hundred twenty point nine (120.9), Code 1973, is amended to read as follows:
120.9 APPRENTICE WATCHMAKERS. Any person sixteen
years of age or over, of good moral charcater, apprenticed to a registered watchmaker, may pursue the trade of watchmaking upon obtaining from the board a certificate of registration as an apprenticed watchmaker, which certificate shall be conspicuously displayed at all times in the place of employment of such apprentice. No apprentice certificate shall be renewed unless the application therefor shall be accompanied by a sworn statement of the employer or employers as to the length of time the applicant has been actually employed under his certificate in the pursuit of the watchmaking trade. Apprentice watchmakers shall pay a fee [of five dollars] in an amount determined by the board for the certificate which shall expire [on June 30 of each year] annually and shall pay a renewal fee [of five dollars] annually in an amount determined by the board. Any applicant
for a certificate of registration as a watchmaker who fails to pass the examination provided for herein may in the discretion of the board be issued a certificate as an apprentice watchmaker.

Sec. ..... Section one hundred twenty point eleven (120.11), Code 1973, is amended to read as follows:
120.11 DUPLICATE. A duplicate of any certificate provided by this chapter shall be issued upon filing with the secretary a sworn statement that the original certificate has been lost or destroyed, and upon payment of [two dollars] a fee in an amount determined by the board for the issuance of the same.

Sec. ..... Chapter one hundred twenty (120), Code 1973, is amended by adding the following new sections:

NEW SECTION. PUBLIC MEMBERS. The public members of the board shall not participate in administering or grading any portion of an examination.

Violation of the confidentiality of any information by a member representing the general public shall constitute a misdemeanor.

NEW SECTION. FEES. The secretary shall collect and account for all fees and pay them to the treasurer of state who shall deposit the fees in the general fund of the state. The board shall set the fees for examination and for certification and renewal of certification. The fees for examination shall be based upon the annual cost of administering the examinations. The fees for certification and renewal shall be based upon the administrative costs of sustaining the board which shall include, but shall not be limited to, the costs for:

1. Per diem, expenses and travel for board members.
2. Office facilities, supplies, and equipment.
3. Clerical assistance.
4. Page 73, by striking lines 31 and 32 and inserting in lieu thereof the following:
"Sec. 154. Sections".
5. Page 73, line 35 , by inserting after the figure "(117.17)," the words and figure "one hundred twenty point five (120.5),".
6. By renumbering sections as necessary.
7. Amend the title, page 1 , line 4 , by striking the words ", and to abolish the board".
8. Amend the title, page 1, by striking line 5 and inserting in lieu thereof a period.

MENDENHALL of Allamakee<br>LOGUE of Iowa<br>FREEMAN of Buena Vista<br>PELLETT of Cass<br>NORLAND of Worth<br>McELROY of Fremont<br>DUNTON of Keokuk

H-834
1 Amend House File 477 as follows:

1. Page 6, line 8 , by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
2. Page 12, line 3, by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
3. Page 15, line 8 , by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
4. Page 22, line 22, by inserting after the period the following:
"An applicant who has failed either examination may, upon the applicant's request and at the commission's expense, review or have access to his written examination as corrected and graded."
5. Page 27, line 15, by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
6. Page 30, line 20, by striking the word "legal" and inserting in lieu theerof the words "[legal] required".
7. Page 32, line 8, by striking the words "but only" and inserting in lieu thereof the words "[but only]".
8. Page 35, line 17 , by striking the word "the" and inserting in lieu thereof the word "each".
9. Page 35 , line 24 , by inserting after the period the following:
"An applicant who has failed an examination may, upon the applicant's request and at the examining board's expense, review or have access to his written examination as corrected and graded."
10. Page 46 , line 3 , by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
11. Page 48, line 1, by inserting after the word "resident" the word "physician".
12. Page 54, line 2, by striking the word "legal" and inserting in lieu thereof the words "[legal] required".
13. Page 61, line 5, by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
14. Page 67, line 14, by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."
15. Page 70, line 22 , by inserting after the period the following:
"An applicant who has failed the examination may, upon the applicant's request and at the board's expense, review or have access to his written examination as corrected and graded."

FISHER of Greene
H—836
Amend House File 477 as follows:

1. Page 17 , by inserting after line 29 , the following section:

Sec. .... Section one hundred seventeen point one (117.1), Code 1973, is amended to read as follows:
117.1 LICENSE MANDATORY. No person shall act as a real estate broker [or], real estate salesman or real estate apprentice salesman without first obtaining a license as provided in this chapter. The word "person" as provided in said chapter shall mean and include an individual, partnership, association, or corporation.
2. Page 17, by striking lines 31 through 35 , inclusive, and page 18, by striking lines 1 through 7, inclusive, and inserting in lieu thereof the following:
"Code 1973, is amended by striking the section and inserting in lieu thereof the following:
117.2 INDIVIDUAL LICENSES NECESSARY. No copartnership, association, or corporation shall be granted a license, unless every member or officer of the copartnership, association, or corporation, who actively participates in its brokerage business holds a license as a real estate broker, real estate salesman, or real estate apprentice salesman. At least one member or officer of each copartnership, association, or corporation shall be a licensed real estate broker who shall supervise all persons who act as real estate salesmen for such copartnership, association, or corporation. Every employee who acts as a salesman for the copartnership, association, or corporation shall hold a license as a real estate broker, real estate salesman, or real estate apprentice salesman."
3. Page 18, by inserting after line 7 the following sections:

Sec. ..... Section one hundred seventeen point five (117.5), Code 1973, is amended by striking the
section and inserting in lieu thereof the following:
117.5 SALESMAN AND APPRENTICE SALESMAN DEFINED. As used in this chapter:

1. "Real estate salesman" means a person employed
by or otherwise associated with a real estate broker, as a selling, renting, or listing agent or representative of the broker.
2. "Real estate apprentice salesman" means a person employed by or otherwise associated with a real estate broker, as a selling, renting, or listing agent or representative of the broker and who is subject to the educational requirements provided in section one hundred seventeen point fifteen (117.15) of the Code.

Sec. ..... Section one hundred seventeen point six (117.6), Code 1973, is amended to read as follows:
117.6 ACTS CONSTITUTING DEALING IN REAL ESTATE. Any person, partnership, association, or corporation, who, for another, in consideration of compensation, by fee, commission, salary, or otherwise, or with the intention or in the expectation or upon the promise of receiving or collecting a fee, does, offers or attempts or agrees to do, engages in or offers or attempts or agrees to engage in, either directly or indirectly, any single act or transaction contained in the definition of a real estate broker as set out in section 117.3, whether said act be an incidental part of a transaction, or the entire transaction, shall constitute such person, partnership, association, or corporation a real estate broker, [or] real estate salesman or real estate apprentice saleman within the meaning of this chapter.
4. Page 19, line 14, by inserting after the word "chapter" the words ", except as provided in section one hundred seventeen point twenty-seven (117.27) of the Code,".
5. Page 19, line 18, by inserting after the word "assistants" the words ", except as provided in section one hundred seventeen point twenty-seven (117.27) of the Code,".
6. Page 19 , lines 29 and 30 , by striking the words "real estate broker's or salesman's license" and inserting in lieu thereof the words "license as a real estate broker, real estate saleman, or real estate apprentice salesman".
7. Page 19, line 30 , by striking the words "application has not been" and inserting in lieu thereof the words "[application has not been]".
8. Page 19, by striking lines 31 and 32 and inserting in lieu thereof the words "[rejected in this or any other state within six months prior to the date of application, or whose] real estate".
9. Page 19, line 34, by striking the words "[Every applicant for]" and inserting in lieu theref the
words "Every applicant for".
10. Page 19, by striking line 35 and inserting in lieu thereof the words "a license as a real estate broker [or], real estate salesman or real estate apprentice salesman shall be [of]".
11. Page 20 , line 1 , by striking the words "[eighteen years or over]" and inserting in lieu thereof the words "eighteen years of age or over".
12. Page 20 , line 2, by striking the word "[States.]" and inserting in lieu thereof the word "[States]."
13. Page 20, by striking line 12 and inserting in lieu thereof the words ", salesmen, or apprentice salesmen.
14. Page 20 , by inserting after line 12 , the following:

Every qualified applicant for a license as a real estate salesman who successfully passes the required written examination shall be issued a real estate apprentice salesman's license which shall expire on the last day of the twelfth calendar month following the month in which the license is issued. Each real estate apprentice salesman who has completed or shall have successfully completed a commission approved short course in real estate education of not less than thirty hours at a facility approved by the commission shall be issued a real estate salesman's license for the remainder of the year on payment of the appropriate fee and return of his unexpired real estate apprentice salesman's license. If a qualified applicant successfully completes a commission approved short course in real estate education of not less than thirty hours at a facility approved by the commission and subsequently successfully passes the required examination, the completion of the short course shall be credited toward completion of requirements of a real estate apprentice salesman to become a real estate salesman. In the event that a real estate apprentice salesman should not successfully complete the thirty-hour course within the twelve-month period of licensure as a real estate apprentice salesman, he shall not be eligible to reapply for a real estate apprentice salesman's license until six months have elapsed.
15. Page 20 , line 15 , by striking the word "application;" and inserting in lieu thereof the word "application [;]".
16. Page 20 , by striking lines 16 through 20 , inclusive, and inserting in lieu thereof the following: "[or he shall have had experience substantially equal to that which a licensed real estate salesman would ordinarily receive during a period of twelve months, whether as a former broker or salesman, a manager of real estate, or otherwise]. Notwithstanding the foregoing provisions, if the
commission shall".
17. Page 21, line 21, by inserting before the word "salesman's" the words "real estate".
18. Page 21, line 21, by inserting after the word "salesman's" the words "and real estate apprentice salesman's".
19. Page 21, line 21, by striking the word "license" and inserting in lieu thereof the words "[license] licenses".
20. Page 21, line 21, by inserting after the word "contain" the word " $a$ ".
21. Page 22, line 14, by inserting after the word "or" the words "real estate apprentice".
22. Page 22, line 17, by inserting after the word "estate" the word "apprentice".
23. Page 22, line 22, by inserting after the period the following:

An applicant who has failed either examination may, upon the applicant's request and at the commission's expense, review or have access to his written examination as corrected and graded.
24. Page 22, by inserting after line 22 the following sections:

Sec. ..... Section one hundred seventeen point twenty-four (117.24), Code 1973, is amended to read as follows:
117.24 CUSTODY OF SALESMAN'S LICENSE. The license
of such real estate salesman or real estate apprentice salesman shall be delivered or mailed to the real estate broker by whom such real estate salesman or real estate apprentice salesman is employed and shall be kept in the custody and control of such broker.

Sec. ..... Section one hundred seventeen point twenty-six (117.26), Code 1973, is amended to read as follows:
117.26 POCKET CARDS. The commission shall prepare
and deliver to each licensee a pocket card, which card among other things shall contain an imprint of the seal of the commission and shall certify that the person whose name appears thereon is a licensed real estate broker [or], real estate saleman or real estate apprentice saleman, as the case may be, and if it is a real estate salesman's card or a real estate apprentice salesman's card it shall also contain the name and address of his employer. The matter to be printed on such pocket card, except as above set forth, shall be prescribed by the commission.
25. Page 22, line 27, by striking the words "and real" and inserting in lieu thereof the words ", real estate salesmen, and real".
26. Page 22, line 28 , by inserting after the word "estate" the word "apprentice".
27. Page 22, line 31, by striking the words "and for" and inserting in lieu thereof a comma.
28. Page 22, line 32 , by inserting after the word "licenses" the words ", and real estate apprentice salesmen's licenses".
29. Page 23 , by inserting after line 2 the following:
"The fees shall be deposited in the general fund of the state and be subject to appropriation by the general assembly."
30. Page 23 , line 5 , by inserting after the word "license" the words ", except the real estate apprentice salesman's license,".
31. Page 23, line 21, by inserting after the word "license" the words "and real estate apprentice salesman's license".
32. Page 23, by inserting after line 27 the following section:

Sec. ..... Section one hundred seventeen point thirty (117.30), Code 1973, is amended to read as follows:
117.30 ACTIONS-LICENSE AS PREREQUISITE. No person, copartnership, association, or corporation engaged in the business or acting in the capacity of a real estate broker [or], a real estate salesman or real estate apprentice salesman within this state shall bring or maintain any action in the courts of this state for the collection of compensation for any services performed as a real estate broker [or], real estate salesman or real estate apprentice salesman without alleging and proving that such person, copartnership, association, or corporation was a duly licensed real estate broker [or], real estate salesman or real estate apprentice salesman at the time the alleged cause of action arose.
33. Page 24, line 8, by inserting after the word "salesman" the words "or real estate apprentice. salesman".
34. Page 24, line 12, by inserting after the word "license" the words "or real estate apprentice salesman's license".
35. Page 24, line 15 , by inserting after the word "license" the words "or real estate apprentice salesman's license".
36. Page 24, line 17, by inserting after the word "salesman" the words "or real estate apprentice salesman".
37. Page 24, line 19, by inserting after the word "salesman" the words "or real estate apprentice sulesman".
38. Page 24, line 21, by inserting after the word "salesman" the words "or real estate apprentice salesman".
39. Page 24, line 26 , by inserting after the word "salesman" the words "or real estate apprentice salesman".
40. Page 24, line 29, by inserting after the
word "the" the words "real estate".
41. Page 24, line 29, by inserting after the word "salesman" the words "or real estate apprentice salesman".
42. Page 24, line 34, by inserting after the word "salesman" the words "or real estate apprentice salesman".
43. Page 24, by inserting after line 35 the following section:

Sec. ..... Section one hundred seventeen point thirty-four (117.34), Code 1973, is amended to read as follows:
117.34 INVESTIGATIONS BY COMMISSION. The
commission may upon its own motion and shall upon the verified complaint in writing of any person, provided such complaint together with evidence, documentary or otherwise presented in connection therewith, makes out a prima-facie case, investigate the actions of any real estate broker [or], real estate salesman or real estate apprentice salesman, or any person who shall assume to act in [either such capacity] any of these capacities within this state and shall have the power to suspend or to revoke any license issued under the provisions of this chapter, at any time where the licensee has by false or fraudulent representation obtained a license, or where the licensee in performing or attempting to perform any of the acts mentioned herein is found to be guilty of:

1. Making any substantial misrepresentation.
2. Making any false promise of a character likely to influence, persuade or induce.
3. Pursuing a continued and flagrant course of misrepresentation, or making of false promises through agents or salesmen or advertising or otherwise.
4. Acting for more than one party in a transaction without the knowledge of all parties for whom he acts.
5. Accepting a commission or valuable consideration as a real estate salesman or real estate apprentice salesman for the performance of any of the acts specified in this chapter, from any person, except his employer, who must be a licensed real estate broker.
6. Representing or attempting to represent a real estate broker other than his employer, without the express knowledge and consent of the emp.oyer.
7. Failing, within a reasonable time, to account for or to remit any moneys coming into his possession which belong to others.
8. Being unworthy or incompetent to act as a real estate broker [or], real estate salesman or real estate apprentice salesman in such manner as to safeguard the interests of the public.
9. Paying a commission or any part thereof for
performing any of the acts specified in this chapter to any person who is not a licensed broker [or], real estate salesman or real estate apprentice salesman under the provisions of this chapter or who is not engaged in the real estate business in another state.
10. Failing, within a reasonable time, to provide information requested by the commission as the result of a formal or informal complaint to the commission which would indicate a violation of this chapter.
11. Any other conduct, whether of the same or different character from that hereinbefore specified, or demonstrates such bad faith, improper, fraudulent, or dishonest dealings as would have disqualified him from securing a license under this chapter.

Any unlawful act or violation of any of the provisions of this chapter by any real estate salesman, real estate apprentice salesman, employee, or partnership or associate of a licensed real estate broker, shall not be cause for the revocation of the license of any real estate broker, partial or otherwise, unless the commission finds that said employer, partner, or associate had guilty knowledge thereof.
44. Page 25, by inserting after line 12 the following:
$N E W$ SECTION. The provisions of this Act which require successful completion of a real estate education course before being licensed as a real estate salesman shall not apply to persons who hold real estate salesman's licenses on the effective date of this Act or to the issuance of new licenses to these persons under the provisions of section one hundred seventeen point twenty-eight (117.28) of the Code.

FISHER of Greene CUSACK of Scott
HARPER of Davis JUNKER of Woodbury

[^32]KRAUSE of Palo Alto

H-833
1 Amend Senate File 271 as passed by the Senate as
2 follows:
3 1. Page 2, line 14 by striking the word "elected".
4 and inserting in lieu thereof the word "appointed".
2. Page 3, by striking lines 27 through 35, inclusive, and inserting in lieu thereof the following new sections:

Sec. ..... NEW SECTION. APPOINTMENT. Regional library trustees shall be appointed by the governor from lists of nominees submitted for each appointment by the board of trustees of the state traveling library or its successor and the Iowa library association. At least two nominees shall be submitted for each appointment to a regional library board. The governor may consider other citizens for appointment who are recommended for regional library trustees.

Sec. ..... NEW SECTION. TERMS. Trustees appointed to a regional board shall serve terms of four years, except that trustees appointed to the initial board shall determine their respective terms by lot so that three members shall serve terms of two years and four members shall serve terms of four years. Vacancies shall be filled for the unexpired term in the manner of the original appointment. No trustee shall serve on a local library board or be employed by a library during his term of office as a regional library trustee.
3. Page 4, by striking lines 1 through 22 inclusive.
4. By renumbering the remaining sections as necessary.

KNOKE of Pottawattamie
On motion by Holden of Scott, the House adjourned until 8:00 a.m., Wednesday, June 20, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixty-fourth Calendar Day-One Hundred Ninth Session Day
Hall of the House of Representatives Des Moines, Iowa, Wednesday, June 20, 1973

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

Prayer was offered by the Honorable Elmer H. Den Herder, State Representative representing Lyon and Sioux Counties.

The Journal of Tuesday, June 19, 1973, was approved.
LEGISLATIVE PHYSICIAN FOR THE DAY
Dr. George Utley, Clarence, Iowa.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 604, under Rule 35.

## PRESENTATION OF VISITORS

Pellett of Cass presented to the House the Honorable Joseph G. Knock, former member of the House during the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies, representing Union County.

## PETITIONS FILED

The following petitions were received and placed on file:
By Oakley of Clinton from thirty-five residents of Clinton County favoring Senate File 144, relating to the sale of beer, liquor or other alcoholic beverages on Sunday.

By Avenson of Fayette from fifty-seven residents of Fayette County urging completion of the Volga Lake Project.

## INTRODUCTION OF BILL

House File 802, by committee on appropriations, a bill for an act making an appropriation to the department of social services and divisions thereof, for area services and for administration.

## Read first time and placed on the appropriations calendar.

## EXPLANATION OF VOTE

I was absent from the House on Tuesday, June 19, because of ground breaking ceremonies in Manchester, Iowa, for the new Prestolite plant. Had I been here, I would have voted "aye" on the following bills: House Files 220 and 405, and Senate Files 567, 602 and 603 . I would have voted "nay" on Senate File 600.

McCORMICK of Delaware

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 18, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 127, a bill for an act relating to class "A" liquor control licenses of clubs which are branches of chartered veterans organizations.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 694, a bill for an act relating to the regulation of motor vehicle odometers.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 726, a bill for an act to authorize school districts to erect and equip a building for use as a school lunch facility.

Also: That the Senate has on June 19, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 785, a bill for an act making an appropriation to the civil rights commission.

Also: That the Senate has on June 18, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 793, a bill for an act relating to costs for manufacture of motor vehicle registration plates.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture, on the part of the Senate: The Senator from Osceola, Mr. Bergman, chairman; the Senator from Webster, Mr. Coleman; the Senator from Kossuth, Mr. Priebe; the Senator from Hardin, Mr. Taylor; and the Senator from Clayton, Mr. Tieden.

RALPH R. BROWN, Secretary

## MOTION TO RECONSIDER <br> (Senate File 600)

I move to reconsider the vote by which Senate File 600 failed to pass the House on June 19, 1973.

KNOKE of Pottawattamie

## SENATE AMENDMENTS CONSIDERED

Welden of Hardin called up for consideration House File 759, a bill for an act to appropriate from the general fund of the state to the Iowa state fair board for capital improvements, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 759 as follows:
2 1. Page 2, by striking line 4 and inserting in lieu thereof
the following: "two hundred seventy thousand eight hundred
$(270,800)$ dollars, or so much thereof".
2. Page 2, by adding after line 6 the following new paragraph:

From the funds appropriated by this section, the sum of seventy thousand eight hundred $(70,800)$ dollars shall be used for the purchase of real property adjacent to the Iowa state fairgrounds.

A non-record roll call was requested.
The ayes were 77, nays 6 .
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 759)
The ayes were, 82 :

| Anderson | Dunlap <br> Avenson | Dunton | Jordan <br> Bunker |
| :--- | :--- | :--- | :--- |
| Bennett | Edelen | Kiser | Oakley |
| Bittle | Egenes | Knoke | Pellett |
| Bortell | Ewing | Krause | Peterson |
| Brinck | Ferguson | Kreamer | Poncy |
| Brockett | Fischer, H. | Readinger | Lippold |
| Brunow | Fitzgerald | Lipsky | Rinas |
| Butler | Fullerton | Logue | Roorda |
| Byerly | Grassley | McCormick | Schroeder |
| Caffrey | Griffee | MmeElroy | Stall |
| Cochran | Hansen | Menke | Stroney |
| Connors | Harper | Mennenga | Stromer |
| Crabb | Harvey | Middleswart | Tofthman |
| Crawford | Hennessey | Millen | Weld |
| Daggett | Hill | Miller, A.V. | Welds |
| Danker | Holden | Miller, K. D. | West |
| De Jong | Horn | Miller, R. G. | Wulff |
| Den Herder | Howell | Newhard | Wyckoff |
| Doyle | Husak | Norland | Mr. Speaker |
| Drake | Hutchins |  |  |

The nays were, 5:
Carr Cusack Mendenhall Patchett
Clark, J. W.
Absent or not voting, 13:
Branstad Hargrave
Clark, J. H. Higgins
Fisher, C. R. Jesse
Freeman
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Welden of Hardin called up for consideration House File 766, a bill for an act continuing the appropriation for the Iowa American revolution bicentennial commission and making an appropriation, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 766, as amended and passed by the House, 2 page 1, line 34, by striking the figure " 11,500 " and inserting 3 in lieu thereof " 21,500 ".

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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 766).
The ayes were, 74:

| Anderson | Doyle | Hutchins | Newhard |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Jordan | Norland |
| Bittle | Dunlap | Junker | Oakley |
| Bortell | Dunton | Kiser | Pellett |
| Brinck | Egenes | Knoke | Peterson |
| Brockett | Ewing | Kreamer | Poncy |
| Brunow | Ferguson | Lippold | Readinger |
| Butler | Fischer, H. O. | Lipsky | Rinas |
| Byerly | Fullerton | Logue | Schroeder |
| Caffrey | Grassley | McCormick | Stanley |
| Cochran | Hansen | McElroy | Stromer |
| Connors | Harper | Mendenhall | Strothman |
| Crabb | Harvey | Menke | Welden |
| Crawford | Hennessey | Mennenga | Wells |
| Cusack | Hill | Middleswart | West |
| Daggett | Holden | Millen |  |
| Danker | Horn | Miller, A. V. | Wulff |
| De Jong | Howell | Miller, K. D. | Mr. Spoff |
| Den Herder | Husak |  |  |

The nays were, 12:

| Avenson | Edelen |
| :--- | :--- |
| Carr |  |
| Clark, J. W. | Fitzgerald |
| Krause |  |


| Miller, R. G. | Roorda |
| :--- | :--- |
| Norpel |  |
| Patchett | Small |
| Tofte |  |

Absent or not voting, 14:

| Branstad | Griffee | Monroe | Rapp |
| :--- | :--- | :--- | :--- |
| Clark, J. H. | Hargrave | Nielsen | Stephens |
| Fisher, C. R. | Higgins | O'Halloran | Woods |
| Freeman | Jesse |  |  |

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

## HOUSE REFUSED TO CONCUR

(House File 778)
Crabb of Crawford called up for consideration House File 778, a bill for an act to make an appropriation from the general fund of the state to the department of general services for capital improvements and repairs for certain buildings and facilities, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 778, as amended and passed by the House, as follows:

1. Page 2, by inserting after line 25 the following new subsection:
2. To install appropriate parking stall designations
in the parking lot located directly east of the capitol
building.
Motion lost and the House refused to concur in the Senate amendment.

## SENATE AMENDMENT CONSIDERED

Welden of Hardin called up for consideration House File 779, a bill for an act relating to the inspection and regulation of mines, to abolish the department of mines and minerals, and to transfer certain administrative powers and duties to other state agencies and making an appropriation, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 779 as follows:

1. Page 4 , by adding after line 22 the following section:

Sec. ..... Section eighty-three A point six (83A.6),
Code 1973, is amended by adding the following new paragraph:
$N E W$ PARAGRAPH. The department shall inform the advisory
board of all complaints received relating to mining and mining operations.
2. Page 9, line 9, by adding after the period the words:
"All operators shall cooperate with the department in seeking
methods of operation which will cause minimum disruption to
the land and property adjoining a mining operation."
3. By renumbering the sections to conform with this amendment.

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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 779)
The ayes were, 90 :

| Anderson | Drake | Jordan | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Junker | Oakkey |
| Bennett | Dunton | Kiser | Patchett |
| Bittle | Edelen | Knoke | Pellett |
| Bortell | Eqenes | Krause | Peterson |
| Brinck | Ewing | Kreamer | Poncy |
| Brockett | Ferguson | Lippold | Rapp |
| Brunow | Fitzgerald | Lipsky | Readinger |
| Butler | Freeman | Logue | Rinas |
| Byerly | Fullerton | McCormick | Roorda |
| Cafrey | Grassley | McElroy | Schroeder |
| Carr | Griffee | Mendenhall | Small |
| Clark, J. W. | Hansen | Menke | Stanley |
| Cochran | Harper | Mennenga | Stromer |
| Connors | Harvey | Middleswart | Strothman |
| Crabb | Hennessey | Millen | Tofte |
| Crawford | Hill | Miller, A.V. | Welden |
| Cusack | Holden | Miller, K. D. | Wells |
| Daggett | Horn | Miller, R. G. | West |
| Danker | Howell | Monoe | Wulf |
| De Jong | Husak | Newhard | Wyckoff |
| Den Herder | Hutchins | Norland | Mr. Speaker |
| Doyle | Jesse |  |  |

The nays were, none.
Absent or not voting, 10:

| Branstad | Fisher, C. R. | Nielsen | Stephens |
| :--- | :--- | :--- | :--- |
| Clark, J. H. | Hargrave | O'Halloran | Woods |
| Fischer, H. O. | Higgins |  |  |

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

Crabb of Crawford called up for consideration House File 784, a bill for an act making appropriations to legislative staff agencies, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 784, as amended and passed by the House, as
follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1973 and ending June 30, 1975, for the following legislative agencies, the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

## 1. Legislative Service Bureau

a. For salaries, support, maintenance and miscellaneous purposes:
b. For construction of office mezzanines above the north and south office areas of the legislative service bureau under the direction of the legislative council in consultation with the capitol planning commission
c. For incorporating the Acts of the Sixty-fifth General Assembly into the Code of Iowa on magnetic tape and to update and revise the related vocabulary concordance, which shall be accomplished in the manner approved by the legislative council:
2. Office of Legislative Fiscal Director

For salaries, support, maintenance and miscellaneous purposes: $\quad \$ 105,600 \quad \$ 124,100$

Sec. 2. There is appropriated from the general fund of the state to the legislative council the sum of fifty thousand $(50,000)$ dollars, or so much thereof as may be necessary, which the council may at its discretion use for the purpose of conducting a comprehensive study of all of the mental health delivery systems in the state, both public and private, the results of which may be used as a basis for planning of needed changes in and expansion of mental health services in Iowa. The legislative council may conduct the study, or it may arrange with the committee on mental hygiene created by section two hundred twenty-five $B$ point two (225B.2) of the Code to conduct the study under such arrangements for oversight and monitoring the study by members of the general assembly as are satisfactory to the council. If the legislative council elects to conduct or arrange to have conducted the study authorized by this section, a report of the study shall be submitted to the council not later than December 15, 1974 for transmission to the Sixty-sixth General Assembly.

If the legislative council has not taken affirmative action to conduct or arrange to have conducted the study authorized by this section by December 31, 1973, the appropriation mode by this section shall revert to the general fund as of that date. Otherwise, any portion of the appropriation made by this section remaining unencumbered as of June 30, 1975 shall revert to the general fund on September 30, 1975.

Sec. 3. All federal grants to and the federal receipts of the departments and divisions receiving funds under this Act are appropriated for the purpose set forth in the federal grants or receipts.

Sec. 4. Notwithstanding the provisions of section eight point thirty-three (8.33) of the Code, all unencumbered or unobligated balances of appropriations made by this Act for the first fiscal year of the biennium commencing July 1, 1973 shall, on August 31, 1974, revert to the state treasury and to the credit of the fund from which appropriated. In all other respects the provisions of section eight point thirty-three (8.33) of the Code shall apply to appropriations made for the first fiscal year of such biennium. Unencumbered or unobligated balances of appropriations made for the second fiscal year of such biennium shall be subject to section eight point thirtythree (8.33) of the Code.
2. Page 1, line 1 of the title, after the word "agencies" insert the words "and making an appropriation to the legislative council for a comprehensive study of mental health delivery systems in the "state".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 784)
The ayes were, 73:

| Anderson | Doyle | Jordan | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Junker | Oakkey |
| Bittle | Dunlap | Kiser | Patchett |
| Brinck | Dunton | Knoke | Pellett |
| Brockett | Eoenes | Krause | Poncv |
| Brunow | Ferguson | Kreamer | Rapp |
| Butler | Fitzgerald | Linnold | Readinger |
| Byerly | Freeman | Lipsky | Rinas |
| Caffrey | Fullerton | McCormick | Schroeder |
| Carr | Griffee | McElroy | Small |
| Clark, J. W. | Hansen | Menke | Stanley |
| Cochran | Hennessey | Mennenga | Stromer |
| Connors | Hill | Middleswart | Strothman |
| Crabb | Holden | Millen | Welden |
| Crawford | Horn | Miller, A. V. | Wells |
| Cusack | Howell | Monroe | Wulff |
| Danker | Hutchins | Newhard | Wyckoff |
| De Jong | Jesse | Norland | Mr. Speaker |
| Den Herder |  |  |  |
| The nays were, | 17: |  |  |
| Bennett | Grassley |  | Logue |
| Bortell | Harper | Mendenhall | Peterson |
| Daggett | Harvey | Moorda |  |
| Edelen | Husak | Miller, K. | R. |
|  |  |  | Tofte |
|  |  |  |  |

Ewing

| Absent or not voting, 10: |  |  |  |
| :--- | :---: | :--- | :--- |
| Branstad | Fisher, C.R. | Nielsen | Stephens |
| Clark, J.H. | Hargrave | O'Halloran | Woods |
| Fischer, H. O. | Higgins |  |  |

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

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SENATE AMENDMENT RECONSIDERED
HOUSE RECONSIDERS AND CONCURS
(House File 778)
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Millen of Van Buren moved that the House reconsider the vote by which the House refused to concur in the following Senate amendment to House File 778, a bill for an act to make an appropriation from the general services for capital improvements and repairs for certain buildings and facilities:
1 Amend House File 778, as amended and passed by the House, as follows:

1. Page 2, by inserting after line 25 the following new subsection:
2. To install appropriate parking stall designations in the parking lot located directly east of the capitol building.

Junker of Woodbury moved the previous question on the motion to reconsider.

A non-record roll call was requested.
The ayes were 31 , nays 49 .
The motion lost.
On the Millen motion to reconsider the vote by which the House refused to concur in the Senate amendment, a non-record roll call was requested.

The ayes were 50 , nays 46 .
The motion prevailed.
Millen of Van Buren moved that the House concur in the Senate amendment to House File 778.

A non-record roll call was requested.
The ayes were 49 , nays 36 .
The motion prevailed and the House concurred in the Senate amendment.

Millen of 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 778)
The ayes were, 73:

| Anderson <br> Bennett <br> Bittle <br> Bortell | Dunton <br> Edelen <br> Branstad <br> Brinck <br> Brockett |
| :--- | :--- |
| Ewing <br> Brunow <br> Butler | Ferguson <br> Fischer, H. O. |
| Creeman |  |
| Clark, J. W. | Fullerton |
| Griffee |  |$\quad$| Hansen |
| :--- |
| Connors |


| Kiser | O'Halloran |
| :--- | :--- |
| Knoke | Patchett |
| Krause | Poncy |
| Kreamer | Rapp |
| Lippold | Readinger |
| Lipsky | Rinas |
| Logue | Roorda |
| McElroy | Schroeder |
| Menke | Small |
| Mennenga | Stanley |
| Millen | Stromer |
| Miller, A. V. | Strothman |
| Miller, K. D. | Tofte |
| Miller, R. G. | Welden |
| Monroe | Wells |
| Newhard | West |
| Norland | Wulff |
| Oakley | Mr. Speaker |

The nays were, 18:

| Avenson | Doyle | Junker | Norpel |
| :---: | :---: | :---: | :---: |
| Byerly | Fitzgerald | McCormick | Pellett |
| Caffrey | Harper | Mendenhall | Peterson |
| Cochran | Harvey | Middleswart | Wyckoff |
| Cusack | Husak |  |  |
| Absent or not voting, 9: |  |  |  |
| Clark, J. H. | Fisher, C. R. | Hargrave | Stephens |
| Daggett | Grassley | Nielsen | Woods |

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

## HOUSE REFUSED TO CONCUR

(House File 747)
Den Herder of Sioux called up for consideration House File 747, a bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 747, as passed by the House, as follows:

> the following:
> "Mt. Pleasant $\$ 3,346,400$
> 3. Page 3, line 25, by adding after the word "institutions"
> the following: ", and the department may transfer funds under section eight point thirty-nine (8.39) of the Code
> among the four mental health institutes".

A non-record roll call was requested.
The ayes were 16 , nays 71 .
The motion lost and the House refused to concur in the Senate amendment.

## REFERRED TO COMMITTEE ON APPROPRIATIONS (Senate File 271)

Holden of Scott asked and received unanimous consent that Rule 31 be invoked on Senate File 271 now on the ways and means calendar.

Senate File 271 was referred to the committee on appropriations.

## SENATE AMENDMENT CONSIDERED

Crabb of Crawford asked and received unanimous consent to take up for immediate consideration House File 785, a bill for an act to make an appropriation from the general fund of the state to the civil rights commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 785, page 2, by adding after line 15 the following new section and renumbering the remaining sections:

Sec. ..... The legislative council shall establish a committee composed of legislators and such nonlegislative members as the council deems appropriate to study the present statutory duties of the civil rights commission, and what changes, if any, should be made in these duties and the procedures by which these duties are discharged and to determine whether the commission's staff and funding are sufficient, excessive or deficient to enable the commission to properly perform the duties and meet the responsibilities assigned by law. Members of the study committee shall be subject to the provisions of section six hundred one A point nine (601A.9), subsection four (4) of the Code, the same as members of the civil rights commission and its staff. The committee is directed to report its conclusions and recommendations to the legislative council, and the 1974 Session of the Sixtyfifth General Assembly not later than December 15, 1973.
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 785)
The ayes were, 87:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{l}\text { Den Herder } \\ \text { Avenson }\end{array} & \begin{array}{l}\text { Howell } \\ \text { Doyle }\end{array} & \begin{array}{l}\text { Norland } \\ \text { Bennett }\end{array} \\ \text { Brakak }\end{array}\right)$

Fisher, C.R.
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## BUSINESS PENDING

The House resumed consideration of Senate File 112, a bill for an act relating to the highway grade crossing safety fund, and the following amendment $\mathrm{H}-808$ filed by the committee on appropriations:
H-808
1 Amend Senate File 112 as amended, passed and
reprinted by the Senate by striking on page 1A lines
323 through 25 and by striking on page 1B lines 26
4 through 46 and inserting in lieu thereof the following:
5 Sec. 2. Section four hundred seventy-eight point
6 twenty-six (478.26), Code 1973, is amended to read as
7 follows:
8
478.26 USE OF FUND. When application is before the

9 state commerce commission, as provided in section 10 478.22, and after hearing has been held, and determina11 tion as to allocation of costs as provided in section 12478.23 the state commerce commission is hereby empower13 ed to allocate proceeds from the highway grade cross14 ing safety fund for the protection of the public in the
in the application, in addition to any portion of the cost to be paid by the railroad company or other public authority. Upon reaching a decision as to the amount to be allocated from the highway grade crossing safety fund, the commission shall forthwith direct the treasurer of state to distribute said amount from funds then available in the highway grade crossing safety fund. Provided, however, the state commerce commission may not allocate any part of the proceeds of the highway grade crossing safety fund for improvement or construction of highway-railroad grade crossing located on federal or federal-aid highways unless the commission determines that due to the record of fatalities at a crossing as maintained by the department of public safety allocation of a part of the fund is necessary to protect the public.
Schroeder of Pottawatamie moved to reconsider the vote by which amendment H-824 to amendment H-808 was adopted on June 19, 1973.

## The motion prevailed.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment H-824.

Schroeder of Pottawattamie offered the following amendment H-846 filed by Schroeder, Krause, Drake and Knoke to amendment H-808 and moved its adoption:

## H-846

Amend the committee on appropriations amendment H-808 to Senate File 112 as follows:

1. By striking lines 2 through 5 and inserting in lieu thereof the words "reprinted by the senate by adding on page 1B after line 46 the following:

Sec. 3. Section four hundred seventy-eight point".
2. By adding after line 31 of the amendment the following:

Further amend Senate File 112 by striking lines 42 through 44 and inserting in lieu thereof the following: "installed prior to July 1, 1973 the maintenance thereof shall be assumed by the railroad and if flasher light or gate signals are ordered installed on or after July 1, 1973 the maintenance thereof shall be assumed equally by the railroad and the grade crossing safety fund provided however the grade crossing safety fund shall not expend more than four hundred fifty dollars for any one crossing in any one year; provided, however, nothing".

Amendment H—846 adopted.
Krause of Palo Alto asked and received unanimous consent to withdraw amendments $\mathrm{H}-831$ and $\mathrm{H}-838$ filed on June 19, 1973.

Schroeder of Pottawattamie moved the adoption of amendment H-808 as amended.

Amendment $\mathrm{H}-808$ as amended adopted.
Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 112]
The ayes were, 85 :

| Anderson | Doyle <br> Drake | Hutchins <br> Avenson | Desse |
| :--- | :--- | :--- | :--- |
| Bunton | Jordan | Norpel <br> Oakley |  |
| Bortell | Edelen | O'Halloran |  |
| Branstad | Ewing | Junker | Patchett |
| Brinck | Ferguson | Kiser | Pellett |
| Brockett | Fitzgerald | Knoke | Retause |
| Brunow | Freeman | Lippold | Poncy |
| Butler | Fullerton | Logue | Rapp |
| Byerly | Grassley | McCormick | Readinger |
| Caffrey | Griffee | McElroy | Rinas |
| Carr | Hansen | Mehroeder |  |
| Clark, J. H. | Hargrave | Mennenga | Small |
| Clark, J. W. | Harper | Middleswart | Stanley |
| Cochran | Harvey | Millen | Stromer |
| Connors | Hennessey | Miller, K. D. | Welhman |
| Crabb | Higgins | Miller, R. G. | West |
| Crawford | Hill | Monroe | Woods |
| Daggett | Holden | Newhard | Wulf |
| Danker | Horn | Nielsen | Wyckoff |
| De Jong | Howell | Norland | Mr. Speaker |
| Den Herder |  |  |  |

The nays were, 8 :

| Bennett <br> Dunlap | Egenes <br> Fischer, H. O. | Husak <br> Mendenhall | Roorda <br> Welden |
| :--- | :--- | :--- | :--- |
| Absent or not <br> voting, 7: |  |  |  |
| Cusack | Kreamer | Miller, A. V. | Tofte |
| Fisher, C. R. | Lipsky | Stephens |  |

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

## SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration House File 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the
division of family and children services, amended by the Senate as follows:

Amend House File 739 as passed by the House as follows:

1. Page 2, line 4, by inserting after the word "stitutions" the words "and for the establishment of community-based pilot programs authorized by this Act".
2. Page 2, after line 17, by inserting the following:

Annie Wittenmyer Home,

Davenport
Community-based pilot programs
3. Page 2, line 27, by inserting after the period the sentence: "However, the figures on the above filled positions do not apply to the appropriations for the operation of the Annie Wittenmyer Home and the establishment of community-based pilot programs authorized under this Act."
4. Page 3, after line 7, by inserting the following section:

Sec. ..... Because the cost of institutional care continues to increase and the need exists for alternative types of arrangements for the care of children who are treated or would be considered for treatment at the Annie Wittenmyer Home and because additional funds will be required for the Annie Wittenmyer Home to comply with the standards promulgated pursuant to chapter eighty-eight (88) of the Code, the department of social services shall develop a plan for the closing, consolidation, or continued use of the Annie Wittenmyer Home as a child care
facility and shall, in conjunction with the development of the plan, cooperate with the department of public instruction in arranging for the establishment in local or county school systems in this state of at least two pilot programs to be operated during the 1973-1974 school year to demonstrate community-based alternatives to the care and education provided children at the Annie Wittenmyer Home, which alternatives shall afford:

1. Needed social services for the children enrolled in the pilot programs.
2. Group home or intensive foster home living situations for the children enrolled in the pilot programs, where indicated by the needs of the children.
3. An educational component specifically designed to meet the special needs of the children enrolled in the program.

The department of social services shall, not later than December 15, 1973, submit to the legislative council for transmission to the standing committees on human resources and the human resources subcommittees of the committees on appropriations of the house of representatives and the senate a report on the arrangements for, circumstances of, experiences with and conclusions reached from the pilot programs established under this section as they relate to the possible establishment of such other programs as are likely to be needed to provide appropriate care for children who would be eligible for admission to the Annie Wittenmyer Home. The report shall also include recommendations for the most efficient and economical future use of the land, buildings and other physical facilities

52 of the Annie Wittenmyer Home.
53 5. By renumbering the sections of the bill in accordance with
54 this amendment.
Holden of Scott offered the following amendment H-848 to the Senate amendment filed by Holden, Lipsky and Den Herder and moved its adoption:
H-848
1 Amend the Senate amendment to House File 739 as follows:

1. By striking lines 16 through 38 and inserting in lieu thereof the following:
"Sec. ..... Because of the cost of institutional care continues to increase and the need exists for alternative types of arrangements for the care of children who are residents of the Annie Wittenmyer Home or would be considered for placement at the Home, and because additional funds will be required for the Annie Wittenmyer Home to comply with the standards promulgated pursuant to chapter eightyeight (88) of the Code, the department of social services shall develop a plan for the closing of the Annie Wittenmyer Home as a child care facility no later than December 31, 1974 and shall in conjunction with the development of the plan, cooperate with the department of public instruction in arranging for the establishment of communitybased alternatives to the care and education provided children at the Annie Wittenmyer Home, which alternatives shall afford:
2. Needed social services for the children enrolled in the alternative programs.
3. Group home or intensive foster home living situations for the chidren enrolled in the alternative programs where indicated by the needs of the children.
4. An educational component specifically designed to meet the special needs of the children enrolled in the alternative programs."
5. Line 45 , by striking the words "pilot programs" and inserting in lieu thereof the words "community based alternatives".
6. Line 51 by inserting after the word "use" the words "or disposition".
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of House File 739 and amendment $\mathrm{H}-848$ to the Senate amendment.

Holden of Scott moved the adoption of amendment H-848 to the Senate amendment.

Roll call was requested by Holden of Scott and Den Herder of Sioux.

On the question "Shall amendment H-848 be adopted?"
The ayes were, 56:

| Anderson | Edelen | Kiser |
| :--- | :--- | :--- |
| Bennett | Egenes | Knoke |
| Bittle | Ewing | Lippold |
| Bortell | Ferguson | Lipsky |
| Branstad | Fischer, H. O. | Logue |
| Butler | Fisher, C. R. | McElroy |
| Clark, J. H. | Freeman | Mendenhall |
| Crabb | Fullerton | Menke |
| Crawford | Grassley | Mennenga |
| Daggett | Hansen | Millen |
| Danker | Hill | Miller, K. D. |
| Den Herder | Holden | Norpel |
| Dunlap | Husak | Oakley |
| Dunton | Junker | O'Halloran |

The nays were, 36:

| Avenson | Doyle |
| :--- | :--- |
| Brinck | Drake |
| Brunow | Fitzgerald |
| Byerly | Griffee |
| Caffrey | Hargrave |
| Carr | Harper |
| Clark, J. W. | Harvey |
| Cochran | Hennessey |
| Cusack | Higgins |

Horn
Howell
Hutchins
Jesse
Jordan
Krause
McCormick
Middleswart
Miller, A.V.

Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Patchett
Rapp
Rinas
Small
Absent or not voting, 8:

| Brockett | De Jong | Poncy | Stromer |
| :--- | :--- | :--- | :--- |
| Connors | Kreamer | Stephens | Wells |

Amendment $\mathrm{H} — 848$ adopted.
Den Herder of Sioux moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Den Herder of Sioux 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 repassage which motion prevailed and the bill was read a last time.

On question "Shall the bill pass ?" (H.F. 739)
The ayes were, 94:

| Anderson | Bennett | Bortell | Brinck <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bittle | Branstad | Brockett |  |


| Brunow | Ewing | Jordan | O’Halloran |
| :--- | :--- | :--- | :--- |
| Butler | Ferguson | Junker | Patchett |
| Byerly | Fischer, H. O. | Kiser | Pellett |
| Caffrey | Fisher, C.R. | Knoke | Poncy |
| Carr | Fitzgerald | Krause | Rapp |
| Clark, J. H. | Freeman | Lippold | Readinger |
| Clark, J. W. | Fullerton | Lipsky | Rinas |
| Cochran | Grassley | Logue | Roorda |
| Connors | Griffee | McCormick | Schroeder |
| Crabb | Hansen | McElroy | Small |
| Crawford | Hargrave | Mendenhall | Stanley |
| Cusack | Harper | Menke | Strothman |
| Daggett | Harvey | Mennenga | Tofte |
| Danker | Hennessey | Middleswart | Welden |
| De Jong | Higgins | Miller, A.V. V. | Wells |
| Den Herder | Hill | Miller, K. D. | West |
| Doyle | Holden | Miller, R. G. | Woods |
| Drake | Horn | Newhard | Wulff |
| Dunlap | Howell | Nielsen | Wyckoff |
| Dunton | Husak | Norland | Mr. Speaker |
| Edelen | Hutchins | Norpel |  |
| Egenes | Jesse | Oakley |  |

The nays were, none.
Absent or not voting, 6:
Kreamer
Millen
Monroe Peterson
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 682

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 682, a bill for an Act to appropriate funds from the general fund of the state to the higher education facilities commission for the state-supported scholarship program, respectfully submit the following recommendations:

1. That the House recede from its amendment to the Senate amendment to House File 682.
2. That the Senate recede from its amendment to House File 682.
3. That House File 682 as originally passed by the House be amended to read as follows:
4. Page 2, line 16 , by striking the figures " 276,000 " and " 313,000 " and inserting in lieu thereof the figures " 300,000 " and " 325,000 ".
5. Page 2, by inserting after line 16 the following sections:

Sec. ..... Chapter two hundred sixty-one (261), Code 1973,
is amended by adding the following new section:
NEW SECTION. VOCATIONAL-TECHNICAL TUITION GRANTS.

1. A vocational-technical tuition grant may be awarded to
any resident of Iowa who is admitted and in attendance as a full-time student in a vocational-technical program at an area school in the state, and who establishes financial need.
2. A qualified student may receive vocational-technical tuition grants for not more than four semesters, eight quarters or the equivalent of two full years of study.
3. The amount of a vocational-technical tuition grant shall not exceed the lesser of four hundred dollars per year or the amount of the student's established financial need.
4. A vocational-technical tuition grant shall be awarded on an annual basis, requiring reapplication by the student for each year. Payments under the grant shall be allocated equally among the semesters or quarters of the year upon certification by the institution that the student is in full-time attendance in a vocational-technical program, as defined under rules of the department of public instruction. If the student discontinues attendance before the end of any term after receiving payment of the grant, the entire amount of any refund due that student, up to the amount of any payments made under the annual grant, shall be paid by the institution to the state.
5. If a student receives financial aid under any other program, the full amount of that financial aid shall be considered part of the student's financial resources available in determining the amount of his financial need for: that period.
6. The higher education facilities commission shall administer this program and shall:
a. Provide application forms for distribution to students by Iowa high schools and area schools.
b. Adopt rules and regulations for determining financial need, defining residence for the purposes of this Act, processing and approving applications for grants and determining priority for grants.
c. Approve and award grants on an annual basis.
d. Make an annual report to the governor and general assembly.
7. Each applicant, in accordance with the rules and regulations established by the commission, shall:
a. Complete and file an application for a vocationaltechnical tuition grant.
b. Be responsible for the submission of the financial information required for evaluation of his need for a grant, on forms determined by the commission.
c. Report promptly to the commission any information requested.
d. Submit a new application and financial statement for reevaluation of his eligibility to receive a second-year renewal of the grant.

Sec. ..... There is appropriated from the general fund of the state of Iowa, for the fiscal year beginning July 1, 1974, and ending June 30, 1975, to the higher education facilities commission, the sum of forty thousand $(40,000)$ dollars, or so much thereof as may be necessary, to finance the tuition grants awarded under this Act, and the sum of ten thousand $(10,000)$ dollars, or so much thereof as may be necessary, to provide for administrative costs incurred in
the operation of the vocational-technical tuition grant program.
3. By renumbering sections and correcting internal references in conformity with this amendment.
4. Amend the title, page 1, line 3, by inserting before the period the words "and for the vocational-technical tuition grant program which is established".

On the Part of the Senate: On the Part of the House:
RALPH W. POTTER
KARL NOLIN
BASS VAN GILST RICHARD R. RAMSEY JOHN S. MURRAY

DONALD L. LIPPOLD
RICHARD J. NORPEL, SR. RICHARD L. BYERLY
INGWER L. HANSEN
REID W. CRAWFORD

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 604, a bill for an act making an appropriation to the department of social services for certain public assistance programs and contractual services, changing the procedure for handling county claims arising from foster care for veterans' children, and relating to eligibility for assistance under the aid to dependent children program, with report of committee recommending amendment and passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment H-841 filed by the committee on appropriations and division of the amendment was requested as follows:
H-841
1 Amend Senate File 604 as follows:
H-841A
2 1. Page 2, by striking line 11 and inserting in
3 lieu thereof the following:
4 "3. Aid to Dependent
5 Children $\$ 20,649,000 \quad \$ 29,172,000$ ".
H-841B
6 2. Page 2, by striking line 16 and inserting in
7 lieu thereof the following:
"7. Medical Assistance $\$ 27,522,000$ - 0 ".
H-841C
9 3. Page 2, by striking lines 23 and 24 and insert-
10 ing in lieu thereof the following:
11 "11. Services to the
12 Elderly, Blind and Dis-
13 abled $\$ 500,000$ \$ 500,000 ".
H-841D
14 4. Page 4, striking from lines 29 and 30 the
15 word "subsection" and inserting in lieu thereof the
16 word "subsections".
H-841E
17 5. Page 5, by striking lines 4, 5, 6 and 7 and
18 inserting in lieu thereof the words "was last employed."

H-841F
19 6. Page 5, line 18, by inserting before the word
20 "The" the words "NEW SUBSECTION."
Small of Johnson offered the following amendment H-847 filed by Small, Mennenga, Carr, Higgins, Rapp and Monroe to amendment $\mathrm{H}-841 \mathrm{~A}$ of the amendment and moved its adoption:

H-847
1 Amend the committee amendment ( H -841) to Senate File
2604 on line 5 by striking the figures " $\$ 20,649,000$ "
3 and $\$ 29,172,000$ " and inserting in lieu thereof the
4 figures " $\$ 22,847,000$ ' and " $\$ 32,181,000$ ".
Roll call was requested by Small of Johnson and Higgins of Scott.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-847$ to amendment $\mathrm{H}-841$ be adopted?'

The ayes were, 35 :

| Avenson | Doyle | Hutchins | Nielsen |
| :--- | :--- | :--- | :--- |
| Brunow | Dunton | Jesse | Norland |
| Byerly | Fitzgerald | Junker | O'Halloran |
| Caffrey | Griffee | Krause | Patchett |
| Carr | Hargrave | McCormick | Rapp |
| Clark, J. W. | Hennessey | Mennenga | Rinas |
| Cochran | Higgins | Miller, A.V. | Small |
| Connors | Horn | Monroe | Wells |
| Cusack | Howell | Newhard |  |

The nays were, 62:

| Anderson | Edelen | Kiser | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Egenes | Knoke | Peterson |
| Bittle | Ewing | Kreamer | Readinger |
| Bortell | Ferguson | Lippold | Roorda |
| Branstad | Fischer, H. O. | Lipsky | Schroeder |
| Brinck | Fisher, C. R. | Logue | Stanley |
| Brockett | Freeman | McEllroy | Stromer |
| Butler | Fullerton | Mendenhall | Strothman |
| Clark, J. H. | Grassley | Menke | Tofte |
| Crawford | Hansen | Middleswart | Welden |
| Daggett | Harper | Millen | West |
| Danker | Harvey | Miller, K. D. | Woods |
| De Jong | Hill | Miller, R. G. | Wulff |
| Den Herder | Holden | Norpel | Wyckoff |
| Drake | Husak | Oakley | Mr. Speaker |
| Dunlap | Jordan |  |  |

Absent or not voting, 3:
Crabb Poncy
Stephens
Amendment H-847 lost.
Holden of Scott moved the previous question on Senate File 604 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 54 , nays 39 .
The motion prevailed.
Den Herder of Sioux moved the adoption of amendment $\mathrm{H}-841 \mathrm{~A}$ of the amendment.

Amendment H—841A adopted.
Grassley of Butler moved the adoption of amendment H-841B of the amendment.

A non-record roll call was requested.
The ayes were 57 , nays 41 .
Amendment H—841B adopted.
Den Herder of Sioux moved the adoption of amendment $\mathrm{H}-841 \mathrm{C}$ of the amendment.

Roll call was requested by Higgins of Scott and Cusack of Scott.

Rule 68 was invoked.
On the question "Shall amendment H-841C be adopted?"
The ayes were, 55 :

| Anderson | Edelen |
| :---: | :---: |
| Bennett | Egenes |
| Bittle | Ewing |
| Bortell | Ferguson |
| Branstad | Fischer, H. O. |
| Brockett | Fisher, C. R. |
| Butler | Freeman |
| Crabb | Fullerton |
| Daggett | Grassley |
| Danker | Hansen |
| De Jong | Harvey |
| Den Herder | Hill |
| Drake | Holden |
| Dunlap | Husak |

The nays were, 42 :

| Avenson | Doyle |
| :--- | :--- |
| Brunow | Dunton |
| Byerly | Fltzgerald |
| Caffrey | Griffee |
| Carr | Hargrave |
| Clark, J. H. | Harper |
| Clark, J. W. | Hennessey |
| Cochran | Higgins |
| Connors | Horn |
| Crawford | Howell |
| Cusack | Hutchins |

Jesse
Krause
McCormick
Mennenga
Miller, A. V.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland

Oakley
O'Halloran
Patchett
Poncy
Rapp
Rinas
Small
Tofte
Wells
Woods

Absent or not voting, 3:
Brinck Middleswart Stephens
Amendment $\mathrm{H}-841 \mathrm{C}$ adopted.
Den Herder of Sioux asked and received unanimous consent to withdraw amendment $\mathrm{H}-841 \mathrm{D}$ of the amendment.

Speaker pro tempore Kreamer in the chair at 4:05 p.m.
Den Herder of Sioux moved the adoption of amendment $\mathrm{H}-841 \mathrm{E}$ of the amendment.

A non-record roll call was requested.
Under the provisions of Rule 69, Caffrey of Polk refrained from voting.

The ayes were 49 , nays 44 .
Amendment H-841E adopted.
Wyckoff of Benton asked and received unanimous consent to withdraw amendment $\mathrm{H}-841 \mathrm{~F}$ of the amendment.

Wyckoff of Benton offered the following amendment $\mathrm{H}-844$ filed by him and moved its adoption:
H-844
1 Amend Senate File 604, as follows:
2 Page 4, line 10, by striking the word
3 "twenty" and inserting the word "eighteen".
Roll call was requested by Wyckoff of Benton and Small of Johnson.

On the question "Shall amendment H-844 be adopted?"
The ayes were, 41:

| Anderson | Ewing | McElroy | Roorda <br> Bennett |
| :--- | :--- | :--- | :--- |
| Fischer, H. O. | Mendenhall | Strothman |  |
| Bortell | Fullerton | Middleswart | Tofte |
| Branstad | Grassley | Millen | Welden |
| Brinck | Hansen | Miller, A. V. | West |
| Brockett | Harper | Miller, K. D. | Woods |
| Byerly | Husak | Miller, R.G. | Wulff |
| Crabb | Hutchins | Norpel | Wyckoff |
| Daggett | Jordan | Pellett | Mr. Speaker |
| Danker | Kiser | Peterson | (Kreamer) |
| Edelen | Logue |  |  |

The nays were, 54:

| Avenson | Butler | Clark, J. H. | Connors |
| :--- | :--- | :--- | :--- |
| Bittle | Caffrey | Clark, J. W. | Crawford <br> Brunow |
| Carr | Cochran | Cusack |  |


| De Jong | Griffee | Krause | Oakley |
| :--- | :--- | :--- | :--- |
| Den Herder | Hargrave | Lippold | O'Halloran |
| Doyle | Hennessey | Lipsky | Patchett |
| Drake | Higgins | McCormick | Rapp |
| Dunlap | Hill | Menke | Readinger |
| Dunton | Holden | Mennenga | Rinas |
| Egenes | Horn | Monroe | Schroeder |
| Ferguson | Howell | Newhard | Small |
| Fisher, C. R. | Jesse | Nielsen | Stanley |
| Fitzgerald | Junker | Norland | Wells |
| Freeman | Knoke |  |  |
| Absent or not voting, 5: |  |  |  |
| Harvey | Stephens | Stromer | Varley |
| Poncy |  |  |  |

Amendment H-844 lost.
Speaker of Varley in the chair at 4:30 p.m.
Horn of Linn offered the following amendment $\mathrm{H}-849$ filed by him and moved its adoption:
H-849
1 Amend Senate File 604 as follows:
2 1. Page 4, line 10, by striking the word "and" 3 and inserting in lieu thereof the words "[and] who is".
2. Page 4 , line 13 , by inserting after the word "or" the words "who is, in lieu of pursuing a course of study leading to a high school diploma or its equivalent,".

Amendment H—849 adopted.
Stanley of Muscatine offered the following amendment H-842 filed by Stanley, Grassley, Den Herder, Kreamer, Wyckoff and Husak:

H-842

Amend Senate File 604, page 5, by striking lines 8 through 17 and inserting in lieu thereof the following:
c. At any time during the thirty-day period prior to receipt of assistance under this chapter or at any time thereafter while assistance is payable under this chapter, has not been available for employment, has not actively sought employment, or has without good cause refused any bona fide offer of employment or training for employment. The following reasons for refusing employment or training are not good cause: unsuitable or unpleasant work or training, . if the father is able to perform the work or training without unusual danger to his health; or the amount of wages or compensation, unless the wages for employment are below the federal minimum wage in effect on January 1, 1973.
d. Has not registered for work with the state

19 employment service established pursuant to section

31 program under chapter two hundred forty-nine C (249C)
32 of the Code to each father whose partial or total
33 unemployment is the reason for assistance under this
34 chapter.
Hill of Polk offered the following amendment $\mathrm{H}-852$ to amendment $\mathrm{H}-842$ and moved its adoption:
H-852
1 Amend the Stanley, et al., amendment, H-842,
2 by inserting a period after the word "wage" in
3 line 16, striking the remainder of line 16 and
4 all of line 17.
Amendment $\mathrm{H}-852$ adopted.
Stanley of Muscatine moved the adoption of amendment H-842 as amended.

A non-record roll call was requested.
The ayes were 56 , nays 35 .
Amendment H-842 as amended adopted.
Kreamer of Polk offered the following amendment H-843 filed by him and Wyckoff of Benton and moved its adoption: H-843
1 Amend Senate File 604, as follows:
2 Page 5, line 19, by striking the words
3 "or in lieu of".
Roll call was requested by Kreamer of Polk and Hill of Polk.
Rule 68 was invoked.
On the question "Shall amendment H-843 be adopted?"
The ayes were, 49:

| Anderson | Crabb | Dunlap | Fullerton |
| :--- | :--- | :--- | :--- |
| Bennett | Daggett | Edelen | Hansen |
| Bortell | Danker | Egenes | Harper |
| Branstad | De Jong | Ewing | Harvey |
| Brinck | Den Herder | Fischer, H. O. | Holden |
| Brockett | Drake | Freeman | Husak |


| Jordan | Menke | Peterson | Welden |
| :--- | :--- | :--- | :--- |
| Junker | Millen | Roorda | West |
| Kiser | Miller, K. D. | Stanley | Woods |
| Kreamer | Miler, R. G. | Stromer | Wulf |
| Logue | Norpel | Strothman | Wyckoff |
| McElroy | Pellett | Tofte | Mr. Speaker |
| Mendenhall |  |  |  |
| The nays | were, | 48: |  |
| Avenson | Cusack |  |  |
| Bittle | Doyle | Howell | Newhard |
| Brunow | Dunton | Hutchins | Nielsen |
| Butler | Ferguson | Jesse | Norland |
| Byerly | Fisher, C. R. | Krause | Oakley |
| Caffrey | Fitzgerald | Lippold | O’Halloran |
| Carr | Griffee | Lipsky | Patchett |
| Clark, J. H. | Hargrave | McCormick | Rapp |
| Clark, J. W. | Hennessey | Mennenga | Rinas |
| Cochran | Higgins | Middleswart | Schroeder |
| Connors | Hill | Miller, A. V. | Small |
| Crawford | Horn | Monroe | Wells |
| Absent or not | voting, 3: |  |  |
| Grassley | Poncy | Stephens |  |
|  |  |  |  |

Amendment $\mathrm{H}-843$ adopted.
Higgins of Scott offered the following amendment H-850 filed by him and moved its adoption:
H-850
1 Amend Senate File 604 as follows: Page 5, after
line 23, by inserting the following new section:
Sec. ..... Chapter two hundred thirty-nine (239),
Code 1973, is amended by adding the following new section:

Sec. ..... Standard of Need. The department of social services shall compute, on an annual basis, the need standard used for the aid to dependent children program. The department shall update the need standard at the beginning of each fiscal year.

A non-record roll call was requested.
The ayes were 47 , nays 47 .
Amendment H—850 lost.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 604)
The ayes were, 83 :

| Avenson | Butler |
| :--- | :--- |
| Bittle | Byerly |
| Brockett | Caffrey |
| Brunow | Carr |


| Clark, J. H. | Crabb |
| :--- | :--- |
| Clark, J. W. | Crawford |
| Cochran | Cusack |
| Connors | De Jong |


| Den Herder | Harper | Logue | Poncy |
| :---: | :---: | :---: | :---: |
| Doyle | Harvey | McCormick | Rapp |
| Drake | Hennessey | McElroy | Readinger |
| Dunlap | Higgins | Mendenhall | Rinas |
| Dunton | Hill | Menke | Roorda |
| Edelen | Holden | Mennenga | Schroeder |
| Egenes | Horn | Middleswart | Small |
| Ewing | Howell | Miller, A. V. | Stanley |
| Ferguson | Husak | Miller, K. D. | Stromer |
| Fisher, C. R. | Hutchins | Monroe | Strothman |
| Fitzgerald | Jesse | Newhard | Tofte |
| Freeman | Junker | Norland | Wells |
| Fullerton | Knoke | Norpel | West |
| Grassley | Krause | O'Halloran | Wulff |
| Griffee | Kreamer | Patchett | Wyckoff |
| Hansen | Lippold | Pellett | Mr. Speaker |
| Hargrave | Lipsky | Peterson |  |
| The nays were, 12: |  |  |  |
| Anderson | Branstad | Fischer, H. 0. | Miller, R. G. |
| Bennett | Daggett | Jordan | Welden |
| Bortell | Danker | Millen | Woods |
| Absent or not voting, 5: |  |  |  |
| Brinck | Nielsen | Oakley | Stephens |

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

## MOTION TO RECONSIDER WITHDRAWN

(Senate File 602)
Harvey of Scott asked and received unanimous consent to withdraw his motion to reconsider Senate File 602, filed on June 19, 1973.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 498, a bill for an act to provide for standard budget request forms.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 574, a bill for an act to appropriate from moneys received by certain commissions, boards and departments.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 609, a bill for an act to amend Title fifteen (XV) of the Code to provide authority for municipally-owned utilities.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 758, a bill for an act making an appropriation to various regulatory state departments.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 760, a bill for an act making an appropriation to the Iowa state fair board for maintenance of buildings.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 762, a bill for an act to appropriate any moneys in the operators certification fund of the water quality commission to the department of environmental quality.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 764, a bill for an act appropriating from moneys received by the department of public safety motor vehicle dealers license fee fund.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 774, a bill for an act to enact the compact for education and establish the education commission of the state for this state.

Also: That the Senate has on June 20, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 775, a bill for an act making an appropriation to merged area schools and payment of state aid.

Also: That the Senate has on June 19, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 791, a bill for an act making an appropriation for the development of Toolsboro Mounds and maintenance of Gardner Log Cabin.

Also: That the Senate has on June 19, 1973, passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 22, a resolution directing the department of social services to delineate the intent and objectives of programs for young persons at certain institutions under its control.

Also: That the Senate has on June 19, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 554, a bill for an act reimbursing certain school districts for expenditures incurred in providing certain services and materials.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 775

Amend House File 775, as amended and passed by the House, as follows:

1. Page 2, by striking lines 9 through 27 and inserting in lieu thereof the following:
2. For the 1973-74 fiscal year, sixteen million two
hundred fifty-four thousand three hundred $(16,254,300)$ dollars
7 to be allocated as follows:

3. Page 2, by striking lines 28 through 35 , and page 3, by
striking lines 1 through 11 and inserting in lieu thereof thefollowing:2. For the 1974-75 fiscal year, seventeen million threehundred nineteen thousand ( $17,319,000$ ) dollars to be allocatedas follows:
Merged area I ..... \$ 497,023
Merged area II ..... 1,225,813
Merged area III ..... 797,480
Merged area IV ..... 332,260
Merged area V ..... 1,434,883
Merged area VI ..... 1,653,423
Merged area VII ..... 1,124,460
Merged area IX ..... 1,335,788
Merged area $X$ ..... 2,184,368
Merged area XI ..... 2,311,094
Merged area XII ..... 760,977
Merged area XIII ..... 1,278,715
Merged area XIV ..... 459,437
Merged area XV ..... 1,140,287
Merged area XVI ..... 971,287
Total for the 1974-75 fiscal year ..... $\$ 17,507,295$
4. Page 3, by striking line 12 and inserting in lieu thereofthe following:
Total for the 1973-75 fiscal biennium ..... \$33,761,595
5. Page 4, line 14, by inserting after the word "year" thefollowing: ", except that this provision shall not apply tothose area schools where no expenditures were made for arts andsciences during the 1972-1973 fiscal year. Any area schoolwhich budgets funds for arts and sciences for the first time inthe 1973-1974 fiscal year by contract with other schools orcolleges shall limit such a budgetary item to not more thanfive percent of its total budget".
6. Page 4, line 19, by inserting after the word "year" the following: ", except that this provision shall not apply to those area schools where no expenditures were made for arts and sciences during the 1973-1974 fiscal year. Any area school
which budgets funds for arts and sciences for the first time in the 1974-1975 fiscal year by contract with other schools or colleges shall limit such budgetary item to not more than five percent of its total budget".
7. Page 4 , line 26 , by inserting before the period the following: ", and shall also take all necessary action to assure that no area vocational school which is not presently qualified as a 'junior college' or 'community college', as those terms are defined in section two hundred eighty A point two (280A.2), subsections two (2) and three (3), of the Code, shall expand its liberal arts or preprofessional programs, or other instruction partially fulfilling the requirements for a baccalaureate degree, except in cooperation with existing liberal arts facilities, in order to so qualify".
8. Page 5, by striking lines 9 through 35, and page 6, by striking lines 1 through 10, and inserting in lieu thereof the following:

Sec. ..... Section two hundred eighty A point twenty-three (280A.23), subsection nine (9), Code 1973, is amended to read as follows:
9. The area board, when setting the salary of the area superintendent, shall take into consideration the salaries of administrators of educational institutions in the area, and the enrollment of the area schools; the salary range shall be from seventeen thousand dollars to [twenty-five thousand] twenty-seven thousand five hundred dollars per annum including additional benefits, over and above the additional benefits given all full-time employees. The superintendent shall not be required to hold any teacher's certificate.
8. By renumbering sections and correcting internal references in accordance with this amendment.
9. Amend the title, page 1 , line 3 , by striking the word "tuition" and inserting in lieu thereof the words "the salaries of area superintendents".

## REPORT OF HOUSE APPROPRIATIONS COMMITTEE

## (House File 802) <br> Department of Social Services <br> Area Service and Administration

The committee recommendation is for a budget of $\$ 15,185,200$ for 19731974 and $\$ 15,775,370$ for 1974-1975. This budget includes a state appropriation of $\$ 5,510,700$ for $1973-1974$ and $\$ 5,723,100$ for 1974-1975. The balance of the budget is made up of federal funds of $\$ 8,936,700$ for 1973-1974 and $\$ 9,286,800$ for $1974-1975$ and also reimbursement by governmental subdivisions for personnel on the state payroll administrating county programs of $\$ 737,800$ for 1973-1974 and $\$ 765,470$ for 1974-1975.

From this budget total, $\$ 14,236,500$ for $1973-1974$ and $\$ 14,792,800$ for 1974-1975 is budgeted for salaries and wages. This is intended to fund 1,529 permanent full time positions for each year of the biennium.
Support and maintenance expenses, which include travel and other supplies and expense are budgeted at $\$ 948,700$ for 1973 -1974 and $\$ 982,570$ for 1974-1975.

The committee's recommendations are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## General Administration

The committee recommendation is for a budget of $\$ 6,207,400$ for 1973-1974 and $\$ 6,684,900$ for 1974-1975. This budget includes a state appropriation of $\$ 3,213,300$ for $1973-1974$ and $\$ 3,456,800$ for 1974-1975. The balance of the budget is made up of federal funds of $\$ 2,929,700$ for 1973-1974 and $\$ 3,159,200$ for 1974-1975 and also refunds and reimbursements of $\$ 64,400$ for 1973-1974 and $\$ 68,900$ for 1974-1975.

From this budget total, $\$ 4,633,800$ for 1973-1974 and $\$ 5,061,900$ for 1974-1975 is budgeted for salaries and wages. This is intended to fund 461 permanent full time positions for each year of the biennium.

The committee spent considerable time reviewing the Governor's recommendations for twenty utilization review teams made up of two people each. The committee decided to limit this to ten utilization review teams pending the results of a trial project in this area to be worked out by the Department of Social Services and the Department of Health. The appropriations committees are to review the progress of this project during the second session of the Sixty-fifth General Assembly.

The committee's recommendations are based on the itemized figures contained in the Legislative Fiscal Director's worksheets and are on file in the office of the Legislative Fiscal Director.

## Unemployment Claims

The committee's recommendation for the state's share of unemployment claims for employees of the department is $\$ 588,100$ for 1973-1974 and $\$ 588,100$ for $1974-75$. It is the intent of the committee that these funds be used for this purpose only.
(Senate File 604)

## Public Assistance Programs

Section 1.
Subsection 1 appropriates $\$ 2,770,000$ for the Old Age Assistance program for the first six months of the 1973-1974 fiscal year. This program will be taken over by the Federal government on January 1, 1974.

Subsection 2 appropriates $\$ 178,000$ for 1973-1974 and $\$ 40,000$ for 19741975 for the Aid to the Blind program. Funds for the grant portion of this program are for the first six months of the 1973-1974 fiscal year, after which this portion will be taken over by the Federal government. The remaining portion of this appropriation, which is both years of the biennium, is for remedial eye care which the federal government is not going to take over.

Subsection 3 appropriates $\$ 20,649,000$ for the fiscal year 1973-1974 and $\$ 29,172,000$ for the fiscal year 1974-1975 for Aid to Dependent Children. This appropriation is for what is currently the state's portion of this program's expense and is intended to include the unemployed father provision in the Aid to Dependent Children program.

Subsection 4 appropriates $\$ 350,000$ for the fiscal year 1973-1974 and $\$ 350,000$ for the fiscal year 1974-1975 for the Work and Training Program.

Subsection 5 appropriates $\$ 621,000$ for the Aid to the Disabled program for the first six months of the 1973-1974 fiscal year. This program will be taken over by the federal government on January 1, 1974.

Subsection 6 appropriates $\$ 43,000$ each year of the biennium for Aid
to Indians Residing on a Settlement. Section 5 of the bill requires the Department of Social Services to report to the appropriations committee of each house in the second session of the present General Assembly on the use of the money appropriated for Aid to Indians residing on a settlement, so that the committees may evaluate the effectiveness of this program.

Subsection 7 appropriates $\$ 27,522,000$ for the fiscal year 1973-1974 for the Medical Assistance program. In addition to medical assistance, Intermediate Care Facility (ICF) payments are made from this appropriation. It is the intent of the committee in making this appropriation that the maximum allowable payment to nursing homes not exceed $\$ 11.45$ per day.

Subsection 8 appropriates $\$ 75,000$ each year of the biennium for Child Support Recoveries. It is intended that these funds be used to pay legal fees incurred for child support recoveries.

Subsection 9 appropriates $\$ 800,000$ for the fiscal year 1973-1974 and $\$ 900,000$ for the fiscal year 1974-1975 for Contractual Services-Medical Carrier. This appropriation is to pay the expense of having a private company process Title XIX claims for payment.

Subsection 10 appropriates $\$ 2,750,000$ each year of the biennium for Contractual Services-other, including group homes, and child welfare foster care. This is intended to pay for child welfare-foster care, day care services, group homes and fire inspection of day care centers.

Subsection 11 appropriates $\$ 500,000$ each year of the biennium for Services to the Elderly, Blind and Disabled. It is intended that these funds provide the elderly, blind and disabled, who qualify, with supportive services which will enable them to stay in their own homes and out of nursing homes for as long as possible.

Subsection 12 appropriates $\$ 669,600$ for the fiscal year 1973-1974 and $\$ 750,000$ for the fiscal year 1974-1975 for Homemaker Services. It is intended that these funds provide services for the care of individuals, who qualify, in their own homes and helping individual caretaker relatives to overcome specific barriers to achievement of optimum household and family management through services of a trained and supervised homemaker.

Subsection 13 appropriates $\$ 1,100,000$ for the second six months of the 1973-1974 fiscal year and $\$ 2,200,000$ for the 1974-1975 fiscal year for special situations which occur for individuals on the Adult Assistance Programs when the Federal Government takes over these programs on January 1, 1974. It is the intent of the committee that this appropriation take care of these special situations for individuals on the December 31, 1973 caseload only:

1. 1,500 people in custodial homes not needing nursing care but are in need of supervision. The monthly grant to these individuals will be reduced under federal take-over.
2. 500 people currently receive grants as essential persons. This is not included under the federal take-over.
3. 300 people currently receive nursing care and live in their own homes. This program would not be eligible under the federal take-over.

This appropriation also includes the cost of funerals of adult recipients which is not included in the federal take-over.

## BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on June 19, 1973, he approved and transmitted to the Secretary of State the following bills:

House File 174, an act relating to confined game birds and animals.

House File 222, an act relating to the powers of the Commissioner of Insurance.

House File 240, an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded or to a special mental retardation unit in facilities outside those institutions.

House File 253, an act relating to the importing and releasing of game.
House File 629, an act relating to the distribution of funds obtained from retail beer permit fees.

House File 655, an act to correct internal references in the law regulating billboards.

House File 676, an act to legalize and validate the proceedings of the town council of the Town of Sanborn, in the County of O'Brien, State of Iowa.

House File 678, an act to legalize and validate the proceedings of the City Council of the City of the Sac City, Sac County, State of Iowa.

House File 679, an act to legalize and validate the proceedings of the board of trustees of the Stuart municipal utilities of the town of Stuart, Iowa, in the counties of Adair and Guthrie, State of Iowa.

House File 696, an act relating to the reissuance of outdated warrants.
House File 704, an act raising the compensation paid to members of certain boards and commissions.

House File 732, an act to legalize and validate the proceedings of the City Council of the City of Muscatine, Iowa, preliminary to and in connection with an election on the proposition of annexing certain territory to the City of Muscatine, and declaring the validity of said proceedings and said election.

House File 777, an act making an appropriation to certain state libraries.
Senate File 50, an act to abolish the basic science examination.
Senate File 234, an act relating to individual income tax.
Senate File 245, an act relating to the conveyance of sanitary districts to a city or town.

Senate File 324, an act to legalize and validate the proceedings of the board of township trustees of Lewis Township of Pottawattamie County, Iowa.

Senate File 447, an act relating to the commission on the aging.
Senate File 512, an act relating to holidays for state employees.
Senate File 513, an act making an appropriation from the general fund to the State Comptroller.

Senate File 563, an act to make an appropriation from the general fund of the state to the pioneer lawmakers, the Spanish-American war veterans, and the commission on the status of women.

Senate File 575, an act appropriating moneys to the department of general services for renovation of the Valley Bank Building.

Senate File 580, an act to make an appropriation from the general fund of the state to the Iowa State Arts Council.

Senate File 581, an act making an appropriation from the general fund to the Iowa crime commission.

A communication was received from the Governor announcing
that on June 20, 1973, he approved and transmitted to the Secretary of State the following bill:

Senate File 196, an act relating to state libraries and providing for penalties.

## AMENDMENTS FILED

Amend H-836, amending House File 477, failed
June 19, 1973, as follows:

1. By striking lines 138 through 149 , inclusive.
2. By inserting after line 149 the following
division:
..... Page 20, by striking lines 25 and 26 and
inserting in lieu thereof the following:
"The foregoing paragraph shall not apply to persons
licensed to practice law in the state of Iowa."
3. By renumbering divisions as necessary.

HARVEY of Scott
854
Amend H-836, amending House File 477, filed June 19, 1973, as follows:

1. By inserting after line 71 the following new division:
..... Page 18, by striking lines 9 through 35, inclusive, and page 19, by striking line 1, and inserting in lieu thereof the following:
"Code 1973, is amended to read as follows:
117.8 COMMISSION CREATED. There is hereby created the Iowa real estate commission which shall consist of the secretary of state as chairman [and four] and six members appointed by the governor with approval of twothirds of the senate, [each] four of whom prior to the date of [his appointment] their appointment shall have been active!'y engaged as [a] real estate [broker] salesmen or brokers within this state for a period of not less than five years and two members who shall not be licensed real estate salesmen or brokers and who shall represent the general public. Of the first appointments hereunder two members shall be appointed for terms of two years and two members shall be appointed for terms of four years and until their successors have been appointed and qualified. For the first appointment of members representing the general public, one member shall be appointed for a two-year term and one member shall be appointed for a four-year term. Thereafter, at the expiration of the term of each appointed member, the governor shall appoint a successor for a term of four years. The terms of all of said appointments shall commence on July 1 of the year in which the appointment is made. There shall at no time be more than one appointed commissioner from any one county, nor may any person act as an appointed commissioner while holding any other elective or appointive state or federal office.

In the event of a vacancy on the commission, the governor shall fill such vacancy by appointing a member to serve during the unexpired term of the member whose office has become vacant. The action of the majority of the members of the commission shall be termed the action of the commission."
2. By inserting after line 159 the following division:
..... Page 22, line 7, by striking the word "year" and inserting in lieu thereof the words "month and shall be given at various locations throughout the state".
3. By inserting after line 163 the following division:
..... Page 22, line 18, by inserting after the period the following:

Commencing July 1, 1973 and each five years thereafter, the commission shall select at random the names of at least five percent of the licensed real estate brokers and at least five percent of the licensed real estate salesmen to take the examination for which they are licensed. The licensees shall be notified by certified mail and shall be allowed to take the examination within ninety days following the receipt of the notification. The arithmetic mean of the scores of the real estate brokers and real estate apprentice salesmen and real estate salesmen shall be computed. For the next five years, an applicant whose score on the written examination is higher than the arithmetic means of the scores of the licensed real estate brokers or real estate salesmen taking the examination shall be considered to have passed the examination.
4. By renumbering the divisions as necessary.

MILLER of Buchanan

Amend the Senate amendment to House File 757 as follows:

By striking lines 17 through 37 and inserting in lieu thereof the following:
"From the amount appropriated in subsection 1 of this section there shall be allocated not to exceed five thousand dollars ( $\$ 5,000$ ) per year for regional tourism promotion in each congressional district, to be divided equally among the districts and equally among the tourism councils established prior to January 1, 1973 in each district.

There shall also be allocated not to exceed fifty thousand dollars $(\$ 50,000)$ to be matched by an equal amount of funds provided by the Fairfield Development Corporation and the Fairfield Chamber of Commerce to conduct a study of the utilization of Parsons College facilities, Fairfield, Iowa, for other than purely education purposes. In the event the Fairfield Development Corporation and the Fairfield

20 Chamber of Commerce do not provide matching funds, 21 the unobligated portion of the sum allocated shall
22 revert to the general fund at the end of the biennium".
WELDEN of Hardin
DUNLAP of Story
WYCKOFF of Benton
STROTHMAN of Henry
MIDDLESWART of Warren

H-845
1 Amend the Senate amendment to House File 757 by
2 striking lines 25 through 37.
SMALL of Johnson BROCKETT of Marshall

## H-855

1 Amend the Senate amendment S-945 to House File 761
2 as follows:
3 Line 3 by striking the figures " $\$ 1,317,230$ " and
4 " $\$ 1,374,290$ " and inserting in lieu thereof the
5 following: " $\$ 1,070,766$ " and " $\$ 1,113,065$ ".
WELDEN of Hardin
WYCKOFF of Benton
STROTHMAN of Henry
DUNLAP of Story
MIDDLESWART of Warren
FREEMAN of Buena Vista
AVENSON of Fayette

H-853
1 Amend Senate File 271, page 4, line 34, by inserting after the word "service" the words "without charge".

SCHROEDER of Pottawattamie
H-860
1 Amend the Senate amendment to House File 776, as
2 amended and passed by the House as follows:

1. Line 5 , by striking the figures " $41,594,400$ " and " $45,834,400$ " and inserting in lieu thereof the figures " $40,551,700$ " and "42,612,750".
2. Line 8 , by striking the figures " $10,524,100$ " and " $11,174,700$ " and inserting in lieu thereof the figures " $10,459,100$ " and " $10,759,000$ ".
3. Line 11, by striking the figures " $2,483,500$ " and " $2,650,500$ " and inserting in lieu thereof the figures " $2,457,500$ " and " $2,487,400$ ".
4. Lines 13 and 14 , by striking the figures " 904,800 " and " 941,800 " and inserting in lieu thereof the figures " 897,800 " and " 894,300 ".
5. Line 17, by striking the figures " $1,610,200$ " and " $1,713,200$ " and inserting in lieu thereof the figures " $1,598,200$ " and " $1,638,000$ ".
6. Line 20, by striking the figures " $1,910,400$ " and " $2,004,400$ " and inserting in lieu thereof the figures " $1,895,400$ " and " $1,907,700$ ".
7. Line 23 , by striking the figures " $59,027,400$ "
and " $64,319,000$ " and inserting in lieu thereof the figures " $57,859,700$ " and " $60,299,150$ ".
8. Line 26 , by striking the figures " $33,866,000$ " and " $36,740,000$ " and inserting in lieu thereof the figures " $32,876,000$ " and " $33,397,200$ ".
9. Line 29 , by striking the figures " $4,365,700$ " and "4,714,700" and inserting in lieu thereof the figures " $4,316,700$ " and " $4,402,200$ ".
10. Line 32 , by striking the figures " $3,711,200$ " and " $4,124,200$ " and inserting in lieu thereof the figures " $3,655,200$ " and " $3,764,600$ ".
11. Line 35 , by striking the figures " $41,942,900$ " and " $45,578,900$ " and inserting in lieu thereof the figures " $40,847,900$ " and " $41,564,000$ ".
12. Line 38 , by striking the figures " $13,298,100$ " and " $14,558,100$ " and inserting in lieu thereof the figures " $13,023,950$ " and " $13,554,700$ ".
13. Lines 40 and 41 by striking the figures " 991,800 " and " $1,049,800$ " and inserting in lieu thereof the figures " 983,800 " and " 999,900 ".
14. Line 44 , by striking the figures " $1,824,800$ " and " $1,931,500$ " and inserting in lieu thereof the figures " $1,776,500$ " and " $1,804,600$ ".
15. By striking lines 45, 46, and 47 and inserting in lieu thereof the following:
16. Page 6, by striking lines 12 through 18 and inserting in lieu thereof the following:

Sec. 2. The state board of regents may reallocate funds appropriated by paragraph a of subsection two (2) of section one (1); paragraph a of subsection three (3) of section one (1); and paragraph a of subsection four (4) of section one (1) of this Act. However, such reallocation shall not reduce by more than one percent the amount of these individual appropriations.
16. By striking line 48 and inserting in lieu thereof the following:
16. Page 6 , line 19 , by adding after the word "regents" the words", with the approval of the state comptroller,".
17. By striking line 49.
18. By adding the following new division after line 53:

Page 7, by inserting after line 5 the following section:

Sec. ..... If federal action prohibits an increase in nonresident tuition under a price freeze policy, there is appropriated to the state board of regents, the sum of two million five hundred eighty-one thousand three hundred $(2,581,300)$ dollars, or so much as may be necessary, from the general fund of the state for the biennium beginning July 1, 1973 and ending June 30, 1975. No funds shall be allocated under this section without the approval of the governor and the state comptroller.

Sec. 19. By striking lines 58,59 , and 60 and inserting in lieu thereof the words "institutions, and establishing a unified budget and accounting system for the board."

KREAMER of Polk LIPPOLD of Black Hawk GRASSLEY of Butler BROCKETT of Marshall STROMER of Hancock BRINCK of Lee NORPEL of Jackson DUNTON of Keokuk

## H-857

Amend Senate File 583, as amended, passed, and reprinted by the Senate, by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter fifty-six (56), Code 1973, is amended by striking the chapter and inserting sections two (2) through thirty-one (31) of this Act in lieu thereof.

Sec. 2. NEW SECTION. This Act may be cited as the "Campaign Disclosure-Income Tax Check-off Act".

Sec. 3. $N E W$ SECTION. As used in this Act, unless the context otherwise requires:

1. "Candidate" means any individual who has taken affirmative action to seek nomination or election to a public office but shall exclude any judge standing for retention in a judicial election.
2. "Public office" means any federal, state, county, city, or school office filled by election.
3. "Contribution" means:
a. A gift, loan, advance, deposit, rebate, refund, or transfer of money or a gift in kind.
b. The payment, by any person other than a candidate or political committee, of compensation for the personal services of another person which are rendered to a candidate or political committee for any such purpose.
"Contribution" shall not include services provided without compensation by individuals volunteering their time on behalf of a candidate or political committee except when organized or provided on a collective basis by a business, trade association, labor union, or any other organized group or association. "Contribution" shall not include refreshments served at a campaign function so long as such refreshments do not exceed fifty dollars in value or transportation provided to a candidate so long as its value computed at a rate of ten cents per mile does not exceed fifty dollars in value.
4. "Person" means, without limitation, any individual, corporation, government or governmental subdivision or agency, business trust, estate, trust,
partnership or association, labor union, or any other legal entity.
5. "Political committee" means a person, including a candidate, or committee, including statutory political committee, which accepts contributions or makes expenditures in the aggregate of more than one hundred dollars in any one calendar year for the purpose of supporting or opposing a candidate for public office.
6. "State statutory political committee" means a committee as defined in section forty-three point one hundred eleven (43.111) of the Code.
7. "County statutory political committee" means a committee as defined in section forty-three point one hundred (43.100) of the Code.
8. "Campaign function" means any meeting related to a candidate's campaign for election.
9. "Commission" means the campaign finance disclosure commission created under section ten (10) of this Act.
10. "State income tax liability" means the state individual income tax imposed under section four hundred twenty-two point five (422.5) of the Code reduced by the sum of the deductions from the computed tax as provided under section four hundred twenty-two point twelve (422.12) of the Code.
11. "Fund-raising event" means any campaign function to which admission is charged or at which goods or services are sold.

Sec. 4. NEW SECTION.

1. Every political committee shall appoint a treasurer. An expenditure shall not be made by the treasurer or his designee for or on behalf of a political committee without the approval of the chairman of a political committee, or the candidate.
2. Every person who receives contributions in excess of one hundred dollars for a political committee shall, not later than fifteen days from the date of receipt of the contributions or on demand of the treasurer, render to the treasurer an account of the total of all contributions; including the name and address of the persons making a contribution in excess of ten dollars, the amount of such contribution, and the date on which the contributions were received. All funds of a political committee shall be segregated from any personal funds of officers, members, or associates of the political committee.
3. The treasurer of a political committee shall keep a detailed and exact account of:
a. All contributions made to or for the political committee.
b. The name and mailing address of every person making contributions in excess of ten dollars, and the date and amount of the contribution.
c. All disbursements made from contributions by
or on behalf of the political committee.
d. The name and mailing address of every person to whom any expenditure is made, the date and amount of the expenditure and the name and address of, and office sought by each candidate, if any, on whose behalf the expenditure was made. Notwithstanding the provisions of this paragraph, the treasurer may keep a miscellaneous account for disbursements of less than five dollars which need only show the amount of the disbursement so long as the aggregate miscellaneous disbursements to any one person during a calendar year does not exceed one hundred dollars.
e. Notwithstanding the provisions of subsection three (3), paragraph d, of this section, when an expenditure is made by a political committee in support of the entire state or local political party ticket, only the name of the party shall be given.
4. The treasurer shall preserve all records required to be kept by this section for a period of one year from the date of the election.

Sec. 5. NEW SECTION. All statements and reports required to be filed under this Act for a federal or state office shall be filed with the state commissioner. All statements and reports required to be filed under this Act for a county, city or school office shall be filed with the commissioner. State statutory political committees shall file all statements and reports with the state commissioner. All other statutory political committees shall file the statements and reports with the appropriate commissioner with a copy sent to the state commissioner.

Sec. 6. NEW SECTION.

1. Every political committee shall file with the state commissioner or commissioner a statement of organization within ten days from the date of its organization. Any political committee in existence on July 1, 1973 shall file a statement of organization with the state commissioner or commissioner not later than September 30, 1973. The filing with the state commissioner or the commissioner by a candidate of an affidavit, certificate of nomination, or nomination petition in accordance with sections fortythree point eighteen (43.18), forty-four point three (44.3), forty-five point four (45.4), two hundred seventy-seven point four (277.4) and three hundred sixty-three point fourteen (363.14), of the Code shall constitute the filing of the statement of organization by the candidate; after July 1, 1974, filing of a petition under chapter one thousand eighty-eight (1088), section sixty-four (64), Acts of the Sixtyfourth General Assembly, 1972 Session, shall constitute the filing of the statement of organization by the candidate.
2. The statement of organization shall include:
a. The name and mailing address of the political
committee.
b. The name, mailing address, and position of the political committee officers.
c. The name, mailing address, and position of the custodian of records and accounts.
d. The name, address, office sought, and the party affiliation of all candidates whom the political committee is supporting and if the political committee is supporting the entire ticket of any party, the name of the party.
e. The disposition of funds which will be made in the event of dissolution if the committee is not a statutory committee.
f. Such other information as may be required by this Act or rules adopted pursuant to this Act.
3. Any change in information previously submitted in a statement of organization or notice in case of dissolution of the political committee shall be reported to the state commissioner or commissioner not more than thirty days from the date of the change or dissolution.

Sec. 7. NEW SECTION.

1. Each treasurer of a political committee shall file with the state commissioner or commissioner reports of contributions received and disbursed on forms prescribed by the state commissioner. The reports shall be filed on the twentieth day of January, May, July, and October of each year. The January and July reports shall be current to the end of the month preceding the filing. The May and October reports shall be current as of five days prior to the filing deadline. The January report shall be the annual report.
2. If any political committee which, after having filed one or more statements of organization, dissolves or determines that it shall no longer receive contributions or make disbursements, the treasurer of the political committee shall notify the state commissioner or the commissioner within thirty days following such dissolution by filing a dissolution report on forms prescribed by the state commissioner.
3. Each report under this section shall disclose:
a. The amount of cash on hand at the beginning of the reporting period.
b. The name and mailing address of each person who has made one or more contributions to the political committee including the proceeds or contributions from any fund-raising events, when the aggregate amount in a calendar year exceeds the amount specified in the following schedule:
(1) For any candidate for school or township office \$ 25
(2) For and candidate for city office.
(3) For any candidate for county office..................................................................................
(4) For any candidate for the general assembly .....  50
(5) For any candidate for the congress of theUnited States$\$ 100$
(6) For any candidate for statewide office. ..... $\$ 100$
(7) For any state statutory political committee $\$ 100$
(8) For any county statutory political committee$\$ 50$c. The total amount of contributions made to thepolitical committee during the reporting period andnot reported under paragraph $b$ of this subsection.
d. The name and address of each political committee from which the reporting committee received or to which that committee transferred funds, together with the amounts and date of such receipts or disbursements.
e. Each loan to or from any person within the calendar year in an aggregate amount in excess of those amounts enumerated in the schedule in paragraph $b$ of this subsection, together with the name and mailing address of the lender and endorsers and the date and amount of such loans. A state or county statutory political committee shall report the name and mailing address of each person who has made one or more loans in an aggregate amount in excess of one hundred dollars.
f. The total amount of proceeds or contributions from any fund-raising event.
g. The name and mailing address of each person to whom disbursements have been made by the political committee from contributions during the reporting period and the amount and date of each disbursement except that disbursements of less than five dollars may be shown as miscellaneous disbursements so long as the aggregate miscellaneous disbursements to any one person during a calendar year does not exceed five dollars.
h. The amount and nature of debts and obligations owed in excess of those amounts stated in the schedule in paragraph $b$ of this section by or to the political committee, in such form as the state commissioner may prescribe and a continuous reporting of its debts and obligations following the election at such times as the state commissioner may require until such debts and obligations are paid.
i. Such other information as may be required by this Act or rules adopted pursuant to this Act.
j. The aggregate amount received by a candidate or an officeholder in any form of an honorarium in excess of those amounts enumerated in the schedule in paragraph b of this section.
4. The reports required to be filed by this section
shall be cumulative during the calendar year, but where there has been no change in an item reported in a previous report during the year, only the amount shall be carried forward. If no contributions have been accepted nor any disbursements made during a calendar year, the treasurer of the political committee shall also be required to file a statement.

Sec. 8. NEW SECTION.

1. A report or statement required to be filed by a treasurer of a political committee, a candidate, or by any other person, shall be signed by the person filing the report.
2. A copy of every report or statement shall be preserved by the person filing it or his successor for at least one year following the filing of the report of statement.

Sec. 9. NEW SECTION.

1. The state commissioner shall:
a. Develop forms for the filing of reports and statements required to be filed under this Act.
b. Furnish the necessary forms to persons required to file reports and statements.
c. Distribute the necessary forms to each commissioner to be furnished to persons required to file reports and statements.
d. Recommend rules to the commission to carry out the provisions of this Act.
2. The commissioners shall furnish the necessary forms to persons required to file reports and statements in his office.
3. The state commissioner and the commissioner shall:
a. Make the reports and statements filed available public inspection and copying, not later than the end of the day following the day during which a report or statement was received. There may be a charge for the actual cost of copying these reports and statements. Information copied from reports and statements shall not be sold by any person for the purpose of soliciting contributions or for any commercial purpose.
b. Preserve the reports and statements for a period of five years from the date of receipt.
c. Prepare and publish such other reports as may be deemed appropriate.

Sec. 10. NEW SECTION.

1. There is created a campaign finance disclosure commission which shall consist of five members, not more than three of whom shall be from the same political party. The governor shall appoint the members of the commission for a term of six years, subject to the confirmation of the senate. Of the members first appointed one member shall be appointed
for a term of two years, two members shall be appointed for a term of four years, and two members shall be appointed for a term of six years, beginning July 1, 1973. Any vacancy shall be filled by appointment for the unexpired portion of the term in accordance with the provisions for regular appointment insofar as is applicable.
2. The commission shall elect one member to serve as chairman and one member to serve as vice chairman. The vice chairman shall act as the chairman in the absence or disability of the chairman or in the event of a vacancy in that office.
3. Members of the commission shall, while serving on the business of the commission, be entitled to receive a per diem of forty dollars and actual and necessary expenses actually incurred in the performance of their duties.
4. The commission shall employ such personnel as are necessary to carry out the duties of the commission, consistent with the provisions of chapter nineteen A (19A) of the Code and subject to the policies of the commission.

Sec. 11. NEW SECTION. The commission shall:

1. Approve the forms developed by the state commissioner pursuant to section nine (9), subsection one (1), paragraph a of this Act.
2. Review reports and statements filed under the provisions of this Act and, may upon its own motion, initiate action and conduct a hearing as provided in section twelve (12), subsections one (1) and two (2) of this Act.
3. Prepare and publish a manual setting forth examples of approved uniform systems of accounts for use by persons required to file statements and reports by this Act.
4. Assure that the statements and reports which have been filed in accordance with this Act are available for public inspection and copying during the regular office hours of the state and county commissioners of election.
5. Adapt rules pursuant to chapter seventeen $\mathbf{A}$ (17A) of the Code to carry out the provisions of this Act.
6. Determine, in case of dispute, at what time a person has become a candidate.

Sec. 12. NEW SECTION.

1. Any opposing candidate, candidate's political committee or statutory political committee may file a complaint of an alleged violation with the commission and such complaint shall be verified and shall be supported by affidavit detailing the circumstances of the violation alleged. If the commission initiates action on its motion, the commission shall

367 file a complaint of an alleged violation supported by an affidavit detailing the violation alleged. The commission shall send a copy of the complaint and a notice of hearing, which shall be set not more than four days from the date the complaint is received by the commission to the person, candidate, or political committee against which the complaint is filed and to each candidate, if any, for the public office affected. In such instances as shall be determined by the commission, the county attorney or the attorney general shall assist the commission in any investigation and report to the commission as directed.
2. The commission shall investigate the complaint and conduct the hearing. The commission shall have the power to subpoena and review all records of a candidate or political committee required to be kept under this Act. Due process, including the right to be represented by counsel, shall be accorded the accused. The commission shall provide for the confidentiality of the records of a candidate or political committee during the investigation and hearing process and shall provide for confidential hearings if requested by either party to the complaint. After the hearing the commission shall determine whether or not there is a reasonable belief that a violation of the provisions of this Act did occur. The commission shall send a copy of its findings of fact and decision to the person, candidate or political committee against which the complaint was filed and to each candidate for the public office affected.
3. If the commission finds that the person, candidate, or political committee has engaged in any act or practice which constitutes a violation of this Act, the commission shall report such suspected violations of law to the United States attorney, the attorney general, or the county attorney, as the case may be, with a recommendation of appropriate action to be taken.
4. Upon receipt of the report and recommendations of the commission, the county attorney or attorney general shall review the report and recommendation and within five days of receiving the report institute the recommended actions and any other action for relief, including a permanent or temporary injunction, restraining order or other appropriate remedy in the district court in and for the county in which the accused resides or shall advise the commission that in his judgment the case does not merit prosecution. In the event the county attorney or attorney general does not initiate the recommended action within five days of receipt or if he advises against prosecution of the report, the commission may take the report
before any judge of the district court, who shall
determine if sufficient cause exists to warrant action.
If the judge of the district court finds that the report warrants prosecution, the county attorney or attorney general shall immediately commence the action or disqualify himself. In the event of disqualification, the commission may retain an attorney to represent it and commence the action. The county attorney, attorney general, or United States attorney, may also institute criminal action.

Sec. 13. NEW SECTION. A person shall not make a contribution or expenditure in the name of another person, and a person shall not knowingly accept a contribution or expenditure made by one person in the name of another.

Sec. 14. NEW SECTION. Action by any person or political committee on behalf of a candidate, if known and approved by the candidate, shall be deemed action by the candidate. It shall be presumed that a candidate approves such action if he had knowledge thereof and failed to file a statement of disavowal with the appropriate commissioner of elections and take corrective action within seventy-two hours thereof.

Sec. 15. NEW SECTION. EXECUTIVE, LEGISLATIVE AND CONGRESSIONAL OFFICES. The state commissioner shall determine the total number of votes cast for candidates for the office of president of the United States by the electors of the state in each state legislative district, in each congressional district, and statewide at the preceding presidential election.

The state commissioner shall in each case multiply the total number of votes cast for all presitial candidates by thirty cents. The resulting amount shall be the campaign expense limitation for candidates seeking offices in the executive and legislative branches of state government and candidates seeking congressional offices, respectively.

Sec. 16. NEW SECTION. CAMPAIGN EXPENSES. Candidates subject to the campaign expense limitation provided in section fifteen (15) of this Act shall not expend an amount greater than their limitation for all of the following combined purposes in connection with each primary, special, or general election campaign:

1. Television advertising
2. Radio advertising
3. Newspaper advertising
4. Billboard advertising

If any of the above means of campaigning are made available to or for the benefit of a candidate for free or at a reduced rate, or if the candidate owns the means of campaigning, he shall report this fact
on his statement. In addition he shall report the fair market value of the means of campaiging used and shall apply this sum to his campaign expense limitations in the same manner as if actually expended.

Candidates subject to this section shall not be required to apply the fair market value of the following items to their campaign expense limitation:

1. Coverage on television or radio news broadcasts.
2. Newspaper editorials and articles relating to the candidates or campaign issues.
3. Television or radio debates, provided all the candidates for the office representing a political party, are participating in the debate or were invited to participate.
4. Television or radio discussion programs, provided that each candidate for the office, representing a political party of the state, has been offered equal time or is also a participant in the program.

Sec. 17. NEW SECTION. Any person who willfully violates any provisions of this Act shall upon conviction, be subject to a fine of not more than one thousand dollars or imprisonment in the county jail for not more than thirty days.

Sec. 18. NEW SECTION. This Act shall apply to candidates for federal office only in the event such candidates are not subject to a federal law requiring the disclosure of campaign financing. Any such federal law shall supersede the provisions of this Act.

Sec. 19. $N E W$ SECTION. Any person whose state income tax liability for any taxable year is one dollar or more may designate one dollar of such liability to be paid over to the "Iowa election campaign fund" for the account of any specified political party, as defined by section forty-three point two (43.2) of the Code when submitting his state income tax return to the department of revenue. In the case of a joint return of husband and wife having a state income tax liability of two dollars or more, each spouse may designate that one dollar be paid to any such account in the fund. The director of revenue shall revise the income tax form to allow the designation of political contributions to a political party on the face of the tax return and immediately above the signature lines.

Sec. 20. NEW SECTION. The "Iowa election campaign
fund" is created within the office of the treasurer
of state. The fund shall consist of funds paid by persons having an Iowa income tax liability as provided in section nineteen (19) of this Act. The director of revenue shall remit funds collected as provided in section nineteen (19) of this Act to the treasurer of state who shall deposit such funds in the appropriate account within the Iowa election campaign
fund. Such funds shall be subject to payment to the treasurer of the specified political party by the state comptroller in the manner provided in this Act.

Sec. 21. NEW SECTION. The state director of revenue, in cooperation with the state comptroller and campaign finance disclosure commission, shall administer the provisioans of sections nineteen (19) through twenty-seven (27) of this Act and they shall promulgate all necessary rules and regulations in accordance with chapter seventeen $A$ (17A) of the Code.

Sec. 22. NEW SECTION. Any candidate for public office, except president or vice president of the United States, may receive campaign funds through the state statutory political committee under this Act from the Iowa election campaign fund. However, the chairman of the state statutory political committee shall apply to the state comptroller for these funds not later than sixty-five days before a general election.

The state comptroller shall remit by check drawn upon the Iowa election campaign fund all funds in the party's account to the chairman upon certification by the state commissioner that the party has qualified to have candidate names placed on the official general election ballot.

Sec. 23. NEW SECTION. The chairman of the state statutory political committee shall distribute the funds received from the director as he is directed to do so by the party, except that all moneys delegated for the campaigning purposes for the offices of representative in congress, state representative, and state senator shall be distributed on a strictly equal basis to all the party's candidates for those offices. Funds distributed pursuant to this Act shall not to used for primary election expenses or for expenses related to the selection of a candidate at a political convention.

Sec. 24. NEW SECTION. The chairman of the state statutory political committee shall produce evidence to the state comptroller and campaign finance disclosure commission not later than thirty days after the election returns have been certified by the state commissioner, that all funds paid for the campaign expenses of that election have been utilized exclusively for such campaign expenses.

The campaign finance disclosure commission shall issue, prior to the payment of any money, guidelines which explain which expenses and evidence thereof qualify as acceptable campaign expenses.

Should the campaign finance disclosure commission and the state comptroller determine that any part of the funds have been used for noncampaign or improper expenses, they may order the political party or the candidate to return all or any part of the total funds paid to that political party for that
election. When such funds are returned, they shall be deposited in the general fund of the state.

Sec. 25. NEW SECTION. All funds on account for the campaign expenses of any designated political party which are not utilized by that political party by the thirty-first day after the state commissioner has certified the election returns of a general election, shall revert to the general fund of the state.

Sec. 26. NEW SECTION. The director of revenue shall provide space for this campaign finance income tax check-off on the most frequently used Iowa income tax reform. An explanation shall be included which clearly states that this check-off does not constitute an additional tax liability. The form shall provide for the taxpayer to designate that the check-off shall go to the political party of his choice.

Sec. 27. There is appropriated from the Iowa election campaign fund within the office of the treasurer of state such funds as are legally payable from such fund in accordance with the provisions of this Act.

Sec. 28. Section sixty-six point one (66.1), Code 1973, is amended by adding the following new subsection:
$N E W$ SUBSECTION. Upon conviction of violating the provisions of this Act.

Sec. 29. House File 745, enacted by the Sixtyfifth General Assembly, 1973 Session, section three (3), unnumbered paragraph one (1), amending section thirty-nine point three (39.3), Code 1973, is amended to read as follows:

The definitions established by this section shall apply wherever the terms so defined appear in this chapter and in chapters forty-three (43), forty-four (44), forty-five (45), and forty-seven (47) through fifty-three (53), inclusive, and chapter fifty-six (56), of the Code unless the context in which any such term is used clearly requires otherwise.

Sec. 30. House File 745, enacted by the Sixtyfifth General Assembly, 1973 Session, section sixtytwo (62), unnumbered paragraph three (3), amending section forty-three point one hundred eleven (43.111), Code 1973, is amended to read as follows:

The state central committee so selected may organize at pleasure for political work as is usual and customary with such committees, adopt bylaws, provide for the governing of party auxilliary bodies, and shall continue to act until succeeded by another central committee selected as required by this section. The [auditor of state shall annually audit the] receipts and disbursements of each political party's state party central committee shall be audited annually by a certified public accountant selected by the state party central committee.

635 Sec. 31. Sections seven hundred thirty-eight point
636 five (738.5), seven hundred thirty-eight point six
637 (738.6), and seven hundred forty point fourteen
638 (740.14), Code 1973, are repealed.
BITTLE of Polk
WEST of Marshall
FITZGERALD of Webster
STROMER of Hancock
KREAMER of Polk
ROORDA of Jasper
FERGUSON of Carroll
COCHRAN of Webster
OAKLEY of Clinton
O'HALLORAN of Black Hawk
CARR of Dubuque
WELLS of Linn
EWING of Mahaska
MENKE of O'Brien
KISER of Scott
LIPPOLD of Black Hawk
READINGER of Polk
LOGUE of Iowa
RAPP of Black Hawk
DRAKE of Muscatine
HILL of Polk
McCORMICK of Delaware
SMALL of Johnson
HOWELL of Floyd
HUTCHINS of Guthrie
TOFTE of Winneshiek
DAGGETT of Adams
BUTLER of Pottawattamie
DUNLAP of Story
CLARK of Dubuque
CRAWFORD of Story
HARGRAVE of Johnson
MIDDLESWART of Warren
WULFF of Black Hawk
BORTELL of Madison
McELROY of Fremont
BRANSTAD of Winnebago
HARVEY of Scott
SCHROEDER of Pottawattamie
LIPSKY of Linn
KNOKE of Pottawattamie
CUSACK of Scott
EGENES of Story
De JONG of Marion
MILLER of Buchanan
JORDAN of Linn
HARPER of Davis

## H-858

Amend the Senate amendment to House File 740 by striking everything after line 3 and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-seven A (427A), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. In addition to the personal property tax credit granted pursuant to sections four hundred twenty-seven A point one ( 427 A .1 ) through four hundred twenty-seven A point five (427A.5) of this chapter, each taxpayer is granted an additional cumulative personal property tax credit each of the following years against the taxpayer's assessed value of personal property in the following amounts:

1. For taxes payable in the year 1974, five hundred dollars.
2. For taxes payable in the year 1975, an additional five hundred dollars.
3. For taxes payable in the year 1976, an additional five hundred dollars.
4. For taxes payable in the year 1977, an additional five hundred dollars.
5. For taxes payable in the year 1978, an additional five hundred dollars.
6. For taxes payable in the year 1979, an additional five hundred dollars.
7. For taxes payable in the year 1980, an additional five hundred dollars.
8. For taxes payable in the year 1981, an additional five hundred dollars.
9. For taxes payable in the year 1982, an additional five hundred dollars.
10. For taxes payable in the year 1983, an additional five hundred dollars.

EGENES of Story WELDEN of Hardin

## H-862

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Amend the Senate amendment to House File 740 by striking everything after line 3 and inserting in lieu thereof the following:

Sec. 1. Chapter four hundred twenty-seven A (427A), Code 1973, is amended by adding the following new sections:
NEW SECTION. Each taxpayer entitled to the personal property tax credit granted pursuant to sec-
tions four hundred twenty-seven A point one (427A.1)
through four hundred twenty-seven A point five
(427A.5) of this chapter is granted an additional per-
sonal property tax credit against the taxpayer's
assessed value of personal property which would otherwise be taxable in the tax year.

The amount of the credit under this section shall be a fixed amount for each tax year and shall increase
annually through the tax year ending June 30, 1982.
The director of revenue and the state comptroller, jointly, shall determine the amount of the credit for each such tax year. Such amount shall be the maximum amount, rounded to the nearest ten dollars, which will permit complete funding of the replacement obligation under this Act, including the replacement obligation for the tax credit granted pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point five (427A.5) of this chapter, out of the appropriation provided in this chapter.

As used in this Act "tax year" means the year in which taxes are payable.

No application shall be required for the additional personal property tax credit granted by this section. The assessor and county auditor shall take all necessary action to assure that each taxpayer receives the credit.
$N E W$ SECTION. Personal property shall not be listed or assessed after the assessment made as of January 1, 1980. Effective July 1, 1982, all taxes on personal property as defined in section four hundred twentyseven A point one (427A.1) of the Code are repealed. This section shall prevail over all inconsistent statutes.
$N E W$ SECTION. For each annual assessment of personal property through the final assessment as of January 1, 1980, the total assessed value of all personal property in each assessing jurisdiction shall not exceed the total assessed value of all personal property in the assessing jurisdiction as of January 1, 1973, excluding livestock. The assessor shall determine the tentative assessed value of all taxable personal property in accordance with chapter four hundred forty-one (441) of the Code. If the total tentative assessed value exceeds the limitation established by this section, the assessor shall reduce the tentative assessed value of each taxpayer's personal property by the same percentage, so that the total assessed value of all personal property in the assessing jurisdiction shall be equal to the total assessed value of all personal property in the assessing jurisdiction as of January 1, 1973, excluding livestock. This section shall prevail over all inconsistent statutes.

NEW SECTION.

1. A personal property tax replacement fund is established as a permanent fund in the office of the treasurer of state, for the purpose of reimbursing the taxing districts for their loss of revenue from personal property taxes due to the provisions of this chapter, determined as provided in this section.
2. On or before January 15, 1974, the county auditor of each county shall prepare a statement listing for each taxing district in the county:
a. The total assessed value of all personal property assessed for taxation as of January 1, 1973, excluding livestock but including other personal property eligible for tax credits granted by this chapter.
b. The millage rate of each taxing district levied in 1972 and payable in 1973.
c. The personal property tax replacement base for each taxing district, which shall be equal to the amount determined pursuant to paragraph a of this subsection multiplied by the millage rate specified in paragraph b of this subsection.
3. The county auditor shall certify and forward one copy each of the statement to the state comptroller and to the director of revenue not later than January 15, 1974. The director of revenue shall make any necessary corrections and certify to the state comptroller the amount of the personal property tax replacement base for each taxing district in the state, determined pursuant to subsection two (2) of this section.
4. The personal property tax replacement base for each taxing district shall be permanent and shall not be adjusted, except that the state comptroller shall make any necessary corrections and shall make appropriate adjustments to reflect mergers, annexations, and other changes in taxing districts or their boundaries.
5. For each state fiscal year ending on or before June 30, 1982, each taxing district shall be reimbursed from the personal property tax replacement fund in an amount equal to its personal property tax replacement base multiplied by a fraction the numerator of which is the total assessed value of all personal property, excluding livestock, in the taxing district on which taxes are not payable during such fiscal year because of the various tax credits granted by this chapter, and the denominator of which is the total assessed value of all personal property in the taxing district, excluding livestock but including other personal property eligible for tax credits granted by this chapter. For the half year beginning January 1, 1974 and ending June 30,1974 , the amount of reimbursement shall be half the amount determined pursuant to this subsection. The county auditor shall certify and forward to the state comptroller and the director of revenue, at the times and in the form directed by the director of revenue, any information needed for the purposes of this paragraph. The director of revenue shall make any necessary corrections and certify the appropriate information to the state comptroller.
6. For each state fiscal year beginning on or after July 1, 1982, each taxing district shall be reimbursed from the personal property tax replacement fund in an amount equal to its personal property tax replacement base.
7. The amount due each taxing district shall be paid in the form of warrants payable to the respective county treasurers by the state comptroller in two equal
payments on September fifteenth and March fifteenth of each fiscal year. The first payment shall be made on March 15, 1974. The county treasurer shall pay the proceeds to the various taxing districts in the county.
8. It is the intent of the general assembly that the amounts appropriated by this Act shall be sufficient to pay in full the amounts due to all taxing districts. If, for any fiscal year the amount appropriated to the personal property tax replacement fund is insufficient to pay in full the amounts due to all taxing districts, then the amount of each payment shall be reduced by the same percentage, so that the aggregate payments to all taxing districts shall be equal to the amount appropriated for such payments.
$N E W$ SECTION. There is hereby appropriated from the general fund of the state of Iowa to the personal property tax replacement fund the following sums, or so much thereof as may be necessary, to carry out the provisions of this chapter as amended by this Act:

For Fiscal Year 1973-74 1974-75 1975-76
1976-77
1977-78
1978-79
1979-80
1980-81
1981-82
1982-83 and each suc-
ceeding fiscal year

Amount
$\$ 31,900,000$
35,700,000
39,500,000
43,300,000
47,100,000
$50,900,000$
54,700,000
58,500,000
62,300,000
68,000,000

Sec. 2. Section four hundred twenty-seven A point three (427A.3), Code 1973, is amended by striking everything after unnumbered paragraph one (1).

Sec. 3. Section four hundred twenty-seven A point six (427A.6), Code 1973, is amended to read as follows:

427A. 6 LISTING BY AUDITOR. On or before January 1
of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this chapter. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one copy each of the statement to the state comptroller and to the department of revenue on or before January 15 of such year. The department of revenue shall have the responsibility of auditing credits allowed in all counties in the state and the assessed values and assessment practices which affect the amounts of credits, and such audit shall be completed within eighteen months from July 1 of the year the claims were filed. A copy of the audit containing disallowed credits shall be sent to
the county auditor, the county treasurer and state comptroller, and such individuals shall be directed to correct their books and records accordingly. The amount of such erroneous credit shall be charged to the county by the state comptroller. The director of revenue shall be authorized and directed to disallow any claim where the audit or investigation revealed that the claimant was not entitled to the credit claimed. Persons and business enterprises may appeal any disallowed personal property credit to the state board of tax review.

Sec. 4. Effective January 1, 1974, sections four hundred twenty-seven A point seven (427A.7) and four hundred twenty-seven A point eight (427A.8), Code 1973, are repealed.

Sec. 5. Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. The amount paid to each school district from the personal property tax replacement fund established by this Act shall be regarded as property tax. For budget years beginning on or after July 1, 1982, the portion of the payment which is foundation property tax shall be determined by applying the foundation property tax millage rate to the total assessed value of all personal property assessed for taxation in the district as of January 1, 1973, excluding livestock, but including other personal property eligible for tax credits granted by chapter four hundred twenty-seven A (427A) of the Code as amended by this Act. For budget years beginning before July 1, 1982, the portion of the payment which is foundation property tax shall be determined by the state comptroller pursuant to uniform methods established by him.

Sec. 6. NEW SECTION. For the purposes of computing all debt limitations for municipalities, political subdivisions, school districts and taxing districts with respect to any debt incurred or proposed to be incurred after July 1, 1973, the actual value of all personal property as defined in section four hundred twenty-seven A point one (427A.1) of the Code shall be excluded.

STANLEY of Muscatine HOLDEN of Scott ROORDA of Jasper
On motion by Holden of Scott, the House adjourned until 8:00 a.m., Thursday, June 21, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixty-fifth Calendar Day-One Hundred Tenth Session Day
Hall of the House of Representatives
Des Moines, Iowa, Thursday, June 21, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Honorable Jay Mennenga, State Representative representing Clinton County.

The Journal of Wednesday, June 20, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Donald Benge, Hampton, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Jordan of Linn on request of Miller of Buchanan.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speakbr: I am directed to inform your honorable body that the Senate has on June 20, 1973, refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths.

Also: That the Senate has on June 21, 1973, adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 52, memorializing the Congress of the United States and the United States Army Corps of Engineers to compensate farmers and property owners in the vicinity of the Iowa River for flood damage as a result of the operation of the Coralville Reservoir.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 26, a bill for an act to provide for deferred sentences.

RALPH R. BROWN, Secretary

## ADOPTION OF SENATE CONCURRENT RESOLUTION 52

Hargrave of Johnson asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 52 as follows and moved its adoption:

# SENATE CONCURRENT RESOLUTION 52 

By Doderer, Lamborn, Rabedeaux, Riley, Orr and Miller of Des Moines

Whereas, many farmers and landowners in the vicinity of the Iowa River, both above and below the Coralville Dam, have suffered severe and repeated flooding and serious losses because of changes in the natural river flow caused by the operation of the Coralville Reservoir; and

Whereas, it appears that the federal government has taken or damaged the property of these persons without just compensation; and

Whereas, for ten or more years many of these persons have unsuccessfully attempted to obtain relief, and further delay would be inexcusable; and

Whereas, representatives of the United States Army Corps of Engineers have admitted that many of these persons are entitled to compensation but have stated that the complicated process of studies and reports leading to an eventual appropriation by the United States Congress may take several years; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the Congress of the United States and the United States Army Corps of Engineers are urged to provide without delay just compensation for farmers and property owners in the vicinity of the Iowa River, both above and below the Coralville Dam, who have suffered flooding and damage as a result of the operation of the Coralville Reservoir; and

Be It Further Resolved, That all appropriate officials and agencies of this state are urged to cooperate in supporting and expediting this request for just compensation; and

Be It Further Resolved, That copies of this resolution shall be sent to all members of the United States Congress from Iowa, the United States Secretary of Defense, the United States Secretary of Agriculture, the Secretary of the Army, the commanding officer of the United States Army Corps of Engineers, the Governor of the state of Iowa, and all state officials having responsibilities in the fields of flood protection, land use, natural resources management, and agriculture.

Motion prevailed and the resolution was adopted.

## SENATE AMENDMENT CONSIDERED

Welden of Hardin called up for consideration House File 761, a bill for an act making an appropriation from the general fund of the state to the department of environmental quality, amended by the Senate as follows:
1 Amend House File 761, page 2, by striking line 10 and inserting in lieu thereof the following:
"laneous purposes: $\$ 1,317,230 \quad \$ 1,374,290$ ".
Welden of Hardin offered the following amendment $\mathrm{H}-855$ filed by Welden, et al., to the Senate amendment and moved its adoption:
H-855
1 Amend the Senate amendment to House File 761

2 as follows:
3 Line 3 by striking the figures " $\$ 1,317,230$ " and
4 " $\$ 1,374,290$ " and inserting in lieu thereof the
5 following: " $\$ 1,070,766$ " and " $\$ 1,113,065$ ".
Amendment H—855 adopted.
Welden of Hardin moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Welden of Hardin 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" H.F. 761)
The ayes were, 76:

| Avenson | Edelen | Kreamer | Patchett |
| :--- | :--- | :--- | :--- |
| Bittle | Ewing | Lippold | Pellett |
| Bortell | Ferguson | Lipsky | Peterson |
| Brockett | Fischer, H. O. | Logue | Poncy |
| Brunow | Fisher, C.R. | McCormick | Readinger |
| Butler | Fitzgerald | McElroy | Roorda |
| Carr | Fullerton | Menderihall | Schroeder |
| Clark, J. H. | Grassley | Menke | Small |
| Clark, J. W. | Griffee | Mennenga | Stanley |
| Cochran | Hansen | Middleswart | Stromer |
| Connors | Hargrave | Millen | Strothman |
| Crabb | Harper | Miller, A. V. | Tofte |
| Crawford | Hennessey | Miller, K. D. | Welden |
| Cusack | Hill | Monroe | Wells |
| Daggett | Holden | Newhard | West |
| Danker | Horn | Norland | Woods |
| Den Herder | Hutchins | Norpel | Wulff |
| Dunlap | Junker | Oakley | Wyckoff |
| Dunton | Knoke | O'Halloran | Mr. Speaker |

The nays were, 3:
Anderson Bennett Miller, R.G.
Absent or not voting, 21:

| Branstad | Drake | Howell | Krause |
| :--- | :--- | :--- | :--- |
| Brinck | Egenes | Husak | Nielsen |
| Byerly | Freeman | Jesse | Rapp |
| Caffrey | Harvey | Jordan | Rinas |
| De Jong | Higgins | Kiser | Stephens |

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

## HOUSE INSISTS

(Senate File 522)
Grassley of Butler called up for consideration Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths and moved that the House insist on its amendment to Senate File 522.

A non-record roll call was requested.
The ayes were 49 , nays 47 .
The motion prevailed and the House insists on its amendment.

## SENATE AMENDMENTS CONSIDERED

HOUSE REFUSED TO CONCUR
(House File 757)
Welden of Hardin called up for consideration House File 757, a bill for an act to make an appropriation to the Iowa development commission, amended by the Senate as follows:
Amend House File 757, as amended and passed by the House, as
follows:
1. Page 2, by striking lines 8 through 13 and inserting in
lieu thereof the following:
1. For salaries, support,
maintenance, for agricultural
products promotion during
the fiscal year commencing
July 1, 1973, only, and
miscellaneous purposes: $\quad \$ 1,159,000.00 \quad \$ 1,062,110.00$
2. For the purchase of real
property in the manner and sub-
ject to the conditions provided
for in section three (3) of
this Act. $\$ 300,000.00$-0-
2. Page 2, by inserting after line 13 the following:
3. For regional tourism pro-
motion in each Congressional
District to be distributed
equally among the districts and
equally among the tourism councils
established prior to January 1,
1973, in each district $\$ 30,000.00$ \$ $30,000.00$
3. Page 2, by adding after line 13 the following:
3. To conduct a study of the
utilization of Parsons College
facilities, Fairfield, Iowa,
for other than purely ed-
cation purposes: $\$ 50,000.00$-0-
Sec. ..... The appropriation provided for in section one (1)
subsection three (3) of this Act shall be matched by an equal
amount of funds provided by the Fairfield Development Corpora-
tion and the Fairfield Chamber of Commerce. In the event the Fairfield Development Corporation and the Fairfield Chamber of Commerce do not provide matching funds, the moneys appropriated by section one (1), subsection three (3) of this Act shall revert to the general fund.
4. Page 2, by adding after line 19 the following new section:

Sec. ..... Funds appropriated by subsection two (2) of section one (1) of this Act shall be made available to the city of Ames, Iowa, at such time as it is certified to the director of the Iowa development commission and the state comptroller that the following conditions have been met:

1. The United States department of agriculture has agreed it will continue and will expand the veterinary biologics laboratory at Ames, Iowa, on real property purchased through funds appropriated by this Act and pursuant to conditions set forth in this section.
2. The city of Ames, Iowa certifies that the sum of one hundred thousand $(100,000)$ dollars is available from private sources and will be used in purchasing real property to be used by the United States department of agriculture in continuing and expanding the veterinary biologics laboratory.
3. If the property to be purchased is no longer used as the site for the veterinary biologics laboratory, title to the property will revert to the state of Iowa. If any property is purchased which is not used by the veterinary biologics laboratory, such property shall be sold and the moneys received from the sale of the property shall be paid into the general fund of the state.
4. The Iowa development commission shall oversee and be privy to negotiations between the United States department of agriculture and the city of Ames, Iowa in order to protect the interests of the state. The director of the Iowa development commission shall make periodic reports to the state comptroller and the governor relating to the negotiations and conditions established in this Act.
5. Page 2, line 24, by inserting before the word "revert" the following: "except funds appropriated by subsection two (2) of section one (1) of this Act,".
6. Page 2, line 36, by inserting after the word "improvements" the following: "except funds appropriated by subsection two (2) of section one (1) of this Act".
7. By renumbering the sections and correcting internal references to conform with this amendment.
Welden of Hardin offered the following amendment $\mathrm{H}-859$ filed by Welden, Dunlap, Wyckoff, Strothman and Middleswart: H-859
1 Amend the Senate amendment to House File 757 as 2 follows:

By striking lines 17 through 37 and inserting in lieu thereof the following:
"From the amount appropriated in subsection 1 of this section there shall be allocated not to exceed five thousand dollars ( $\$ 5,000$ ) per year for regional

9 be divided equally among the districts and equally
10 among the tourism councils established prior to
11 January 1, 1973 in each district. 19 Fairfield Development Corporation and the Fairfield
20 Chamber of Commerce do not provide matching funds,
21 the unobligated portion of the sum allocated shall
22 revert to the general fund at the end of the biennium".
Small of Johnson offered the following amendment H-863 filed by Small, Brockett and Crabb to amendment H-859 and moved its adoption:
H-863
1 Amend the Welden, et al., amendment to the Senate 2 amendment to House File 757 (H-859) by striking lines
312 through 22.
A non-record roll call was requested.
The ayes were 60 , nays 30 .
Amendment $\mathrm{H}-863$ to amendment $\mathrm{H}-859$ adopted.
Small of Johnson asked and received unanimous consent to withdraw amendment $\mathrm{H}-845$ filed by him and Brockett of Marshall.

Welden of Hardin asked and received unanimous consent to withdraw amendment $\mathrm{H}-859$ as amended.

Welden of Hardin moved that the House concur in the Senate amendment.

A non-record roll call was requested.
The ayes were 1 , nays 91 .
The motion lost and the House refused to concur in the Senate amendment.

Kreamer of Polk called up for consideration House File 776, a bill for an act to appropriate funds from the general fund of the state to the state board of regents and institutions under the control of the board, relating to the number of employees of the institutions, establishing a unified budget and accounting system for the board, and making the preaudit system applicable to the board, amended by the Senate as follows:

Amend House File 776, as amended and passed by the House, as follows:

1. Page 2, line 24 , by striking the figures " $\$ 38,275,100$ " and " $\$ 39,932,100$ " and inserting in lieu thereof the figures " $\$ 41,594,400$ " and " $\$ 45,834,400$ ".
2. Page 3, line 5, by striking the figures " $\$ 10,459,100$ " and " $\$ 10,697,700$ " and inserting in lieu thereof the figures " $\$ 10,524,100$ " and " $\$ 11,174,700$ ".
3. Page 3, line 20, by striking the figures " $\$ 2,457,500$ " and " $\$ 2,463,500$ " and inserting in lieu thereof the figures " $\$ 2,483,500$ " and " $\$ 2,650,500$ ".
4. Page 3, line 32, by striking the figures " $\$ 897,800$ " and " $\$ 887,800$ " and inserting in lieu thereof the figures " $\$ 904,800$ " and " 941,800 ".
5. Page 4 , line 1 , by striking the figures " $\$ 1,598,200$ " and " $\$ 1,628,200$ " and inserting in lieu thereof the figures " $\$ 1,610,200$ " and " $\$ 1,713,200$ ".
6. Page 4 , line 13 , by striking the figures " $\$ 1,895,400$ " and " $\$ 1,894,400$ " and inserting in lieu thereof the figures " $\$ 1,910,400$ " and " $\$ 2,004,400$ ".
7. Page 4, line 22, by striking the figures " $\$ 55,583,100$ " and " $\$ 57,503,700$ " and inserting in lieu thereof the figures " $\$ 59,027,400$ " and " $\$ 64,319,000$ ".
8. Page 4, line 28, by striking the figures " $\$ 31,545,000$ " and " $\$ 32,031,000$ " and inserting in lieu thereof the figures " $\$ 33,866,000$ " and " $\$ 365,740,000$ ".
9. Page 5, line 5, by striking the figures " $\$ 4,316,700$ " and " $\$ 4,356,700$ " and inserting in lieu thereof the figures " $\$ 4,365,700$ " and " $\$ 4,714,700$ ".
10. Page 5 , line 11, by striking the figures " $\$ 3,655,200$ " and " $\$ 3,711,200$ " and inserting in lieu thereof the figures " $\$ 3,711,200$ " and " $\$ 4,124,200$ ".
11. Page 5, line 13 , by striking the figures " $\$ 39,516,900$ " and " $\$ 40,098,900$ " and inserting in lieu thereof the figures " $\$ 41,942,900$ " and " $\$ 45,578,900$ ".
12. Page 5, line 18 , by striking the figures " $\$ 12,521,100$ " and " $\$ 12,924,100$ " and inserting in lieu thereof the figures " $\$ 13,298,100$ " and " $\$ 14,558,100$ ".
13. Page 5, line 29, by striking the figures " $\$ 983,800$ " and $\$ 992,800$ " and inserting in lieu thereof the figures " $\$ 991,800$ " and " $\$ 1,049,800$ ".
14. Page 6, line 5, by striking the figures " $\$ 1,776,500$ " and " $\$ 1,792,500$ " and inserting in lieu thereof the figures " $\$ 1,824,800$ " and " $\$ 1,931,500$ ".
15. Page 6, by striking lines 13 through 15 and inserting in lieu thereof the words "appropriated by this Act among the institutions under its juris-".
16. Page 6, by striking lines 19 through 24.
17. Page 6, by striking lines 25 through 34.
18. Page 6, by striking lines 35 through 58.
19. Page 6, by striking lines 61 through 66, and page 7, by striking lines 1 through 5 , and inserting in lieu thereof the words "of the state board of regents shall not be increased."
20. By renumbering sections and correcting internal references in accordance with this amendment.
21. Amend the title, page 1, by striking from lines 3 through 7 the words ", relating to the number of employees of the
institutions, establishing a unified budget and accounting
59 system for the board, and making the preaudit system appli-
60 able to the board".
Kreamer of Polk offered the following amendment $\mathrm{H}-860$ filed by Kreamer, Lippold, Grassley, Brockett, Stromer, Brinck, Norpel and Dunton to the Senate amendment and moved its adoption:
H-860

Amend the Senate amendment to House File 776, as amended and passed by the House as follows:

1. Line 5 , by striking the figures " $41,594,000$ " and " $45,834,400$ " and inserting in lieu thereof the figures " $40,551,700$ " and " $42,612,750$ ".
2. Line 8, by striking the figures " $10,524,100$ " and " $11,174,700$ " and inserting in lieu thereof the figures " $10,459,100$ " and " $10,759,000$ ".
3. Line 11 , by striking the figures " $2,483,500$ " and " $2,650,500$ " and inserting in lieu thereof the figures " $2,457,500$ " and " $2,487,400$ ".
4. Lines 13 and 14 , by striking the figures " 904,800 " and " 941,800 " and inserting in lieu thereof the figures " 897,800 " and " 894,300 ".

5 . Line 17 , by striking the figures " $1,610,200$ " and " $1,713,200$ " and inserting in lieu thereof the figures " $1,598,200$ " and " $1,638,000$ ".
6. Line 20 , by striking the figures " $1,910,400$ " and " $2,004,400$ " and inserting in lieu thereof the figures " $1,895,400$ " and " $1,907,700$ ".
7. Line 23 , by striking the figures " $59,027,400$ " and " $64,319,000$ " and inserting in lieu thereof the figures " $57,859,700$ " and " $60,299,150$ ".
8. Line 26 , by striking the figures " $33,866,000$ " and " $36,740,000$ " and inserting in lieu thereof the figures " $32,876,000$ " and " $33,397,200$ ".
9. Line 29 , by striking the figures " $4,365,700$ " and " $4,714,700$ " and inserting in lieu thereof the figures " $4,316,700$ " and " $4,402,200$ ".
10. Line 32 , by striking the figures " $3,711,200$ " and " $4,124,200$ " and inserting in lieu thereof the figures " $3,655,200$ " and " $3,764,600$ ".
11. Line 35 , by striking the figures " $41,942,900$ " and " $45,578,900$ " and inserting in lieu thereof the figures " $40,847,900$ " and " $41,564,000$ ".
12. Line 38 , by striking the figures " $13,298,100$ " and " $14,558,100$ " and inserting in lieu thereof the figures " $13,023,950$ " and " $13,554,700$ ".
13. Lines 40 and 41 by striking the figures " 991,800 " and " $1,049,800$ " and inserting in lieu thereof the figures " 983,800 " and " 999,900 ".
14. Line 44 , by striking the figures " $1,824,800$ " and " $1,931,500$ " and inserting in lieu thereof the figures "1,776,500" and "1,804,600".
15. By striking lines 45,46 , and 47 and inserting in lieu thereof the following:
15. Page 6, by striking lines 12 through 18 and inserting in lieu thereof the following:

Sec. 2. The state board of regents may reallocate funds appropriated by paragraph a of subsection two (2) of section one (1); paragraph a of subsection three (3) of section one (1); and paragraph a of subsection four (4) of section one (1) of this Act. However, such reallocation shall not reduce by more than one percent the amount of these individual appropriations.
16. By striking line 48 and inserting in lieu thereof the following:
16. Page 6 , line 19, by adding after the word "regents" the words ", with the approval of the state comptroller,".
17. By striking line 49.
18. By adding the following new division after line 53 :
..... Page 7, by inserting after line 5 the following section:

Sec. $\qquad$ If federal action prohibits an increase in nonresident tuition under a price freeze policy, there is appropriated to the state board of regents, the sum of two million five hundred eighty-one thousand three hundred $(2,581,300)$ dollars, or so much as may be necessary, from the general fund of the state for the biennium beginning July 1, 1973 and ending June 30, 1975. No funds shall be allocated under this section without the approval of the governor and the state comptroller.

Sec. 19. By striking lines 58,59 , and 60 , and inserting in lieu thereof the words "institutions, and establishing a unified budget and accounting system for the board."
A non-record roll call was requested.
The ayes were 81 , nays 3 .
Amendment H-860 to the Senate amendment adopted.
Kreamer of Polk moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

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

1
2
3 thereof the words "relating to the number of employees of
4 the institutions, and establishing a unified budget and
5 accounting system for the board."
Amendment adopted.
Kreamer of Polk moved that the bill, as amended by the Senate, further amended by the House and concurred in by the House,
be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 776)
The ayes were, 92:

| Avenson | Drake | Hutchins | Oakley |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Junker | O'Halloran |
| Bittle | Dunton | Kiser | Patchett |
| Bortell | Edelen | Knoke | Pellett |
| Branstad | Egenes | Krause | Peterson |
| Brinck | Ewing | Kreamer | Poncy |
| Brockett | Ferguson | Lippold | Rapp |
| Brunow | Fischer, H. O . | Lipsky | Readinger |
| Butler | Fisher, C. R. | Logue | Rinas |
| Byerly | Fitzgerald | McCormick | Roorda |
| Caffrey | Freeman | McElroy | Schroeder |
| Carr | Fullerton | Mendenhall | Small |
| Clark, J. H. | Grassley | Menke | Stanley |
| Clark, J. W. | Griffee | Mennenga | Stromer |
| Cochran | Hansen | Middleswart | Strothman |
| Connors | Hargrave | Millen | Tofte |
| Crabb | Harper | Miller, A. V. | Welden |
| Crawford | Hennessey | Miller, R. G. | Wells |
| Cusack | Higgins | Monroe | West |
| Daggett | Hill | Newhard | Woods |
| Danker | Holden | Nielsen | Wulff |
| Den Herder | Horn | Norland | Wyckoff |
| Doyle | Howell | Norpel | Mr. Speaker |
| The nays were, 3: |  |  |  |
| Harvey | Jesse | Miller, K. D. |  |
| Absent or | voting, 5: |  |  |
| Anderson | Husak | Jordan | Stephens |
| De Jong |  |  |  |

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

## CONFERENCE COMMITTEE REPORT ADOPTED (Senate File 26)

Knoke of Pottawattamie called up for consideration the conference committee report on Senate File 26, a bill for an act to provide for deferred sentences, filed on June 15, 1973, and found on pages 1981 through 1989 of the House Journal, and moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 82 , nays 8 .
Motion prevailed and the report was adopted.
Knoke of Pottawattamie moved that the bill be read a last time
now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 26)
The ayes were, 85:

| Avenson | Drake | Horn | Newhard |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Howell | Nielsen |
| Bittle | Dunton | Husak | Norland |
| Bortell | Edelen | Hutchins | Oakley |
| Branstad | Egenes | Jesse | O'Halloran |
| Brinck | Ewing | Junker | Patchett |
| Brockett | Ferguson | Kiser | Pellett |
| Brunow | Fisher, C. R. | Knoke | Poncy |
| Butler | Fitzgerald | Kreamer | Rapp |
| Byerly | Freeman | Lippold | Readinger |
| Caffrey | Fullerton | Lipsky | Rinas |
| Carr | Grassley | Logue | Schroeder |
| Clark, J. H. | Griffee | McCormick | Small |
| Clark, J. W. | Hansen | McElroy | Stanley |
| Cochran | Hargrave | Menke | Stromer |
| Connors | Harper | Mennenga | Strothman |
| Crabb | Harvey | Middleswart | Tofte |
| Crawford | Hennessey | Millen | Wells |
| Cusack | Higgins | Miller, A. V. | West |
| De Jong | Hill | Miller, R. G. | Wulff |
| Den Hierder | Holden | Monroe | Mr. Speaker |
| Doyle |  |  |  |
| The nays were, | 10: |  |  |
| Daggett | Mendenhall | Peterson | Woods |
| Danker | Miller, K. D. | Welden | Wyckoff |
| Fischer, H. 0. | Norpel |  |  |
| Absent or not | voting, 5: |  |  |
| Anderson | Krause | Roorda | Stephens |
| Jordan |  |  |  |

The bill having received a constitutional majority was declared to have repassed 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 on June 21, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 156, a bill for an act relating to the definition of employees eligible for group insurance.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT CONSIDERED

Freeman of Buena Vista asked and received unanimous consent to take up for immediate consideration House File 156, a bill for for an act relating to the definition of employees eligible for group
insurance, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 156 by adding the following new section after page 2, line 35:

Sec. ..... Section five hundred nine point three (509.3), Code 1973, is amended by adding the following new subsection:
NEW SUBSECTION. A provision that if the insurance on a person or insurance on a person and the person's dependents covered by the policy ceases because of termination of employment or of membership in the class of classes eligible for coverage under the policies, such person, if enrolled under the group policy for ninety days, shall be entitled to have issued to him by the insurer without evidence of insurability an individual or family policy of hospital and medical expense insurance provided application for the individual or family policy is made and the first premium paid to the insuror, within thirty-one days after termination, and provided further that,
a. The individual or family policy shall provide insurance protection substantially similar both in type and level of coverage to that which ceases because of such termination, but the coverage shall not exceed that provided under the group policy.
b. The individual or family policy may, at the option of such person be on any one of the forms then customarily issued by the insurer at the age and for the benefits applied for.
c. The premium on the individual or family policy shall be at the insurer's customary rate applicable to that policy for a standard class of risk at the insured's attained age on the effective date of the policy.
d. Such employee is not then covered by another policy of hospital or surgical expense insurance providing similar benefits or is not covered by or eligible to be covered by a group contract or policy providing similar benefits or is not provided with similar benefits required by any statute or provided by any welfare plan or program, which together with the converted policy would result in overinsurance or duplication of benefits.
e. The individual or family converted policy may include a provision whereby the insurer may request information at any premium due date of the policy of any person covered thereunder as to whether he is then covered by another policy of hospital or surgical expense insurance or hospital service or medical expense indemnity corporation subscriber contract providing similar benefits or is then covered by a group contract or policy providing similar benefits or is then provided with similar benefits required by any statute or provided by any welfare plan or program. If any such person is so covered or so provided and fails to furnish the details of such coverage when requested, the benefits payable under the converted policy may be based on the hospital, surgical or medical expenses actually incurred after excluding expenses to the extent they are payable under such other coverage or provided under such statute, plan or program.
f. The conversion provision shall also be available (1)

54 upon the death of the employee or member, as the case may be, to
the surviving spouse with respect to such of the spouse and
children as are then covered by the group policy, and shall be
available to a child solely with respect to himself upon his
attaining the limiting age of coverage under the group policy
while covered as a dependent thereunder, and (2) upon the
divorce or annulment of the marriage of the employee or
member, as the case may be, to the divorced spouse, or former
spouse in the event of annulment, of such employee or member.
g . The effective date of the individual or family policy
shall be the date on which coverage under the group policy
ceases.

Motion prevailed and the House concurred in the Senate amendment.

Freeman of Buena Vista moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

Under the provisions of Rule 69, Clark of Lee refrained from voting.

On the question "Shall the bill pass?" (H.F. 156)
The ayes were, 84:

| Anderson | Den Herder | Horn | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Doyle | Howell | Norpel |
| Bennett | Drake | Husak | Oakley |
| Bittle | Dunlap | Hutchins | O'Halloran |
| Bortell | Dunton | Junker | Poncy |
| Branstad | Edelen | Kreamer | Rapp |
| Brinck | Egenes | Lippold | Readinger |
| Brockett | Ewing | Lipsky | Rinas |
| Brunow | Ferguson | Logue | Schroeder |
| Butler | Fisher, C. R. | McCormick | Small |
| Byerly | Fitzgerald | McElroy | Stanley |
| Caffrey | Freeman | Mendenhall | Stromer |
| Clark, J. W. | Fullerton | Menke | Strothman |
| Cochran | Grassley | Mennenga | Tofte |
| Connors | Griffee | Millen | Welden |
| Crabb | Hansen | Miller, A. V. | Wells |
| Crawford | Hargrave | Miller, K. D. | West |
| Cusack | Harper | Miller, R. G. | Woods |
| Daggett | Harvey | Monroe | Wulff |
| Danker | Hennessey | Newhard | Wyckoff |
| De Jong | Holden | Nielsen | Mr. Speaker |
| The nays were, | 7: |  |  |
| Carr | Hill |  |  |
| Higgins | Jesse | Knoke | Patchett |
| Absent or not | voting, 9: | Krause |  |
| Clark, J. H. | Kiser |  |  |
| Fischer, H. O. | Middleswart | Pellett | Peterson |

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

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 511, a bill for an act to appropriate funds from the general fund of the state for establishing community-based correctional programs and 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.

GRASSLEY of Butler, Chairman


#### Abstract

Also: Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 578, a bill for an act to appropriate funds to the office of the citizens' aide, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass: H-866 1 Amend Senate File 578, page 2, by striking lines 11 through 15, 2 and renumbering the remaining subsection.


GRASSLEY of Butler, Chairman

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 23, by committee on appropriations, a joint resolution establishing legislative compensation to be paid because of a vacancy resulting in the house membership.

Read first time and placed on the appropriations calendar.
On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.

## INTRODUCTION OF BILL

House File 803, by committee on ways and means, a bill for an act to permit certain cities to modify and rebuild municipallyowned television translator facilities and issue bonds to pay the cost thereof.

Read first time and placed on the ways and means calendar.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 15

Fisher of Greene called up for consideration Senate Concurrent Resolution 15, filed on April 3, 1973 and found on page 725 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 on June 21, 1973, 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 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 752, a bill for an act making an appropriation from the general fund of the state for the state department of health and its divisions.

Also: That the Senate insists on its amendment to House File 747, a bill for an act making an appropriation to the department of social services for institutions and programs administered by divisions of mental health services, 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. Schwieger, chairman; the Senator from Johnson, Mrs. Doderer; the Senator from Montgomery, Mr. Hultman; the Senator from Cerro Gordo, Mr. Scott; and the Senator from Hardin, Mr. Taylor.

Also: That the Senate insists on its amendment to House File 757, a bill for an act to make an appropriation to the Iowa development commission, and that the President of the Senate has appointed as members of the conference committee on the part of the Senate: The Senator from Montgomery, Mr. Hultman, chairman; the Senator from Johnson, Mrs. Doderer; the Senator from Fayette, Mr. Heying; the Senator from Jefferson, Mr. Schwengels; and the Senator from Clinton, Mr. Shaff.

Also: That the Senate has on June 21, 1973, receded from its amendment to and passed the following bill in which the concurrence of the Senate was asked:
House File 769, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the control of the department of social services, including repairs, improvements, replacements or alterations.

Also: That the Senate insists on its amendment to House File 770, a bill for an act making an appropriation for the planning and constructing of certain state buildings, and that the President of the Senate has appointed as members of the conference committee on the part of the Senate: The Senator from Scott, Mrs. Shaw, chairman; the Senator from Adams, Mr.

Briles; the Senator from Dubuque, Mr. Blouin; the Senator from Cherokee, Mr. Curtis; and the Senator from Polk, Mr. Willits.

Also: That the Senate has on June 20, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 782, a bill for an act relating to financing the supreme court and its divisions.

Also: That the Senate has on June 20, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 789, a bill for an act relating to the authority of the department of social services to provide state supplementary cash payments to certain persons.

Also: That the Senate has on June 20, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 792, a bill for an act making an appropriation to the district courts.

Also: That the Senate has on June 21, 1973, refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee.

Also: That the Senate has on June 21, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 609, a bill for an act making an appropriation to the state board of regents for capital improvements and purchase of land for institutions.

RALPH R. BROWN, Secretary

SENATE AMENDMENT TO HOUSE FILE 782

Amend House File 782, page 2, line 29, by striking the figures " $\$ 470,607$ " and " $\$ 492,809$ " and by inserting in lieu thereof the figures " $\$ 473,872$ " and " $\$ 496,169$ ".

## SENATE AMENDMENT TO HOUSE FILE 789

Amend House File 789 as amended and passed by the House and reprinted, as follows:

1. Page 2 , line 3, by striking the word and figure "ten (10)" and inserting in lieu thereof the word and figure "eleven (11)".
2. Page 5 , by inserting after line 35 the following new section:

Sec. 11. NEW SECTION. PRIOR LIENS, CLAIMS AND ASSIGNMENTS.
Any lien existing on the effective date of this Act, which lien was perfected under the provisions of sections two hundred forty-nine point nineteen (249.19), two hundred forty-nine point twenty (249.20) or two hundred forty-nine point twentyone (249.21) as they appeared in the Code of 1973 and prior Codes, and which liens have not been satisfied, are void.
Any assignment of personal property which was made under the provisions of chapter two hundred forty-nine (249) as it appeared in the Code of 1973 and prior Codes, is void. The
commissioner may in furtherance of this section release any lien or claim created or existing under that chapter. Each release made pursuant to this section shall be executed and acknowledged by the commissioner or his authorized designee, and when recorded shall be conclusive in favor of any third person dealing with or concerning the property affected by the release in reliance upon such record.
3. Page 7A, by striking lines 14 through 19 , inclusive, and inserting in lieu thereof the following:
b. Confidential information described in subsection one (1), paragraphs $a, b$ and $c$ of this section shall be disclosed to public officials, for use in connection with their official duties relating to law enforcement, audits and other purposes directly connected with the administration of such programs, upon written application to and with approval of the commissioner or his designee.
4. Page 7A, line 23, by striking the words "services or".
5. Page 7B, line 58, by striking the words "or services".
6. Page 7C, by inserting after line 87 the following:

NEW SECTION. Where the department of social services assigns personnel to an office located in a county for the purpose of performing in that county designated duties and responsibilities assigned by law to the department, it shall be the responsibility of the county to provide and maintain the necessary office space and office supplies and equipment for the personnel so assigned in the same manner as if they were employees of the county. The department shall at least annually, or more frequently if the department so elects, reimburse the county for a portion, designated by law, of the cost of maintaining office space and providing supplies and equipment as required by this section, and also for a similar portion of the cost of providing the necessary office space if in order to do so it is necessary for the county to lease office space outside the courthouse or any other building owned by the county. The portion of the foregoing costs reimbursed to the county under this section shall be equivalent to the proportion of those costs which the federal government authorizes to be paid from available federal funds, unless the general assembly directs otherwise when appropriating funds for support of the department.
7. Page 17A, by striking lines 3 and 4 and inserting in lieu thereof the words "such time as the property heretofore managed by the department pursuant to that section has been disposed of in ".
8. By renumbering sections and correcting internal references to conform with this amendment.

## SENATE AMENDMENT TO HOUSE FILE 792

Amend House File 792 as follows:

1. Page 2, by inserting the following section after line 30 :

Sec. ..... Section six hundred five point two (605.2), Code 1973, is amended to read as follows:
605.2 EXPENSES. Where a judge of the district or supreme court is required, in the discharge of his official duties, to leave the county of his residence or leave the city or town

# of his residence to perform such duties, he shall be paid such actual and necessary expenses for living quarters and living expenses not to exceed the sum of [fifteen] twenty dollars per day and transportation expenses as shall be incurred. <br> 2. By renumbering the remaining sections to conform with this amendment. 

## CONFERENCE COMMITTEE APPOINTED <br> (Senate File 522)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning Senate File 522: Drake of Muscatine, chairman; Freeman of Buena Vista, Jesse of Polk, Nielsen of Polk, and Oakley of Clinton.

## CONFERENCE COMMITTEE APPOINTED <br> (House File 747)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 747; Den Herder of Sioux, chairman; Cusack of Scott, Husak of Tama, Kiser of Scott, and McElroy of Fremont.

## 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 on June 21, 1973, 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 703, a bill for an act making an appropriation from the primary road fund to the state highway commission for administration of the state merit system.

RALPH R. BROWN, Secretary
SENATE AMENDMENT FURTHER CONSIDERED
HOUSE RECEDES
(House File 703)
Schroeder of Pottawattamie called up for consideration House File 703, a bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system, and moved that the House recede from its amendment to the Senate amendment.

## The motion prevailed.

Schroeder of Pottawattamie moved that the House concur in the following Senate amendment:

Amend House File 703, as passed by the House, as follows:

1. Page 4, by inserting after line 26 the following new
subsection:
2. HIGHWAY BEAUTIFICATION

FUND:
To be used under provisions of chapter three hundred six C (306C) of the Code: $\$$ - $0-\quad \$ 454,300$
2. Page 4 , line 28 , by striking the figure " $66,155,206$ " and inserting in lieu thereof the figure " $66,609,506$ ".
3. Page 6, by striking line 2 and inserting in lieu thereof the following:
subsection three (3), Code 1973, is amended to read as follows:
3. It is further provided that there is appropriated from [the primary road fund] funds appropriated to the state highway commission which would otherwise revert to the primary road fund pursuant to the provisions of the $A_{\text {ct }}$ appropriating the funds or chapter eight (8) of the Code, in an amount sufficient to pay the increase in salaries, which increase is not otherwise provided for by the general assembly in an appropriation bill, resulting from the annual review of the merit pay plan as provided in subsection 2 of section 19A.9. The appropriation herein provided shall be in effect from the date of approval by the executive council to the end of the fiscal biennium in which it becomes affective.
Motion prevailed and the House concurred in the Senate amendment.

Schroeder of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 703)
The ayes were, 91 :

| Anderson | Clark, J. H. | Dunlap | Hennessey |
| :--- | :--- | :--- | :--- |
| Avenson | Clark, J. W. | Dunton <br> Bennett | Cochran |


| Lippold | Miller, A. V. | Pellett | Strothman |
| :--- | :--- | :--- | :--- |
| Lipsky | Miller, K. D. | Peterson | Tofte |
| Logue | Miller, R. G. | Poncy | Welden |
| McCormick | Newhard | Rapp | Wells |
| McEEroy | Nielsen | Readinger | West |
| Mendenhall | Norland | Rinas | Woods |
| Menke | Norpel | Roorda | Wulf |
| Mennenga | Oakley | Schroeder | Wyckoff |
| Middleswart | O'Halloran $^{\prime}$ | Stanley | Mr. Speaker |
| Millen | Patchett | Stromer |  |

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

Fischer, H. O. Harvey
Fisher, C. R. Jordan Harper

The bill having received a constitutional majority was declared to have repassed 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 on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 76, a bill for an act relating to state income tax audits.
Also: That the President of the Senate has appointed as members of the conference committee on Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths, on the part of the Senate: The Senator from Scott, Mrs. Shaw, chairman; the Senator from Montgomery, Mr. Hultman; the Senator from Floyd, Mr. McCartney; the Senator from Kossuth, Mr. Priebe; and the Senator from Linn, Mr. Robinson.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 586, a bill for an act making an appropriation from the general fund of the state of Iowa to the department of public instruction.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 761, a bill for an act making an appropriation from the general fund of the state to the department of environmental quality.

RALPH R. BROWN, Secretary
Speaker pro tempore Kreamer in the chair at 3:20 p.m.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
House File 802, a bill for an act making an appropriation to the department of social services and divisions thereof, for area
services and for administration, was taken up for consideration.
Brinck of Lee offered the following amendment $\mathrm{H}-864$ filed by him:
H-864
1 Amend House File 802 as follows:

1. Page 3, after line 18 add the following:
"Sec. 3. The department of social services shall not inspect health care facilities as defined in chapter one hundred thirty-five C (135C) of the Code;
however, the department of social services may seek
information from the state department of health re-
lating to inspections performed by that agency."
9 2. Renumber the remaining sections.
Monroe of Des Moines offered the following amendment $\mathrm{H}-870$ filed by him to amendment $\mathrm{H}-864$ and moved its adoption:

## H-870

1 Amend the Brinck amendment H-864 to House File
2 802, by striking lines 6 through 8 and inserting in
3 lieu thereof the following:
4 "except in the manner provided for in section
5 one hundred thirty-five C point seventeen (135C.17)
6 of the Code."
Amendment H—870 adopted.
Brinck of Lee moved the adoption of amendment H-864 as amended.

A non-record roll call was requested.
The ayes were 62, nays 26 .
Amendment H-864 as amended adopted.
Welden of Hardin offered the following amendment H-865 filed by Welden, Fischer of Grundy, Rinas, Wyckoff, Norpel and Husak and moved its adoption:
H-865
1 Amend House File 802 as follows:
Page 3 by inserting after line 14 the following:
"Notwithstanding the provisions of Section 8.39
Code, 1973, the amount appropriated by this subsection shall not be transferred and any amount not expended for the payment of unemployment benefits shall revert to the general fund."
Amendment H - 865 adopted.
Den Herder of Sioux moved that the bill be read a last time
now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 802)
The ayes were, 85 :

| Avenson | Egenes | Kiser | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Ewing | Knoke | Peterson |
| Branstad | Ferguson | Krause | Poncy |
| Brinck | Fisher, C.R. | Lippold | Rapp |
| Brockett | Fitzgerald | Lipsky | Readinger |
| Butler | Freeman | Logue | Rinas |
| Byerly | Fullerton | McCormick | Roorda |
| Caffrey | Grassley | McElroy | Schroeder |
| Carr | Griffee | Mendenhall | Small |
| Clark, J. H. | Hansen | Menke | Stanley |
| Clark, J. W. | Hargrave | Mennenga | Stromer |
| Cochran | Harper | Miller, A.V. | Strothman |
| Crabb | Harvey | Miller, K. D. | Tofte |
| Crawford | Hennessey | Miller, R. G. | Wells |
| Cusack | Higgins | Monroe | West |
| De Jong | Holden | Newhard | Wods |
| Den Herder | Horn | Nielsen | Wulff |
| Doyle | Howell | Norland | Wyckoff |
| Drake | Husak | Norpel | Mr. Speaker |
| Dunlap | Hutchins | Oakley | (Kreamer) |
| Dunton | Jesse | O'Halloran |  |
| Edelen | Junker | Patchett |  |

The nays were, 7:

| Anderson | Daggett <br> Bortell |
| :--- | :--- |
| Danker |  |

Absent or not voting, 8:

| Bittle | Connors | Jordan | Stephens <br> Brunow |
| :--- | :--- | :--- | :--- |
| Hill | Middleswart | Varley |  |

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

## HOUSE CONCURRENT RESOLUTION 71 <br> By Lipsky and Stromer

Whereas, there has previously been introduced in the House during the present session House Concurrent Resolution 54, calling upon the Legislative Council to "establish a study committee for the purpose of conducting a comprehensive study of the methods of financing special education programs"; and

Whereas, not only the financing but the scope and adequacy of special education programs in Iowa should be carefully reviewed; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That in establishing a study committee pursuant to House Concurrent Resolution 54, the Legislative Council direct that the study committee, in addition to carrying out the objectives expressed in that resolution, assess the types of special education programs now available in various parts of the state and the extent to which these programs are, or are not, adequately meeting the needs of all groups of handicapped persons, including
but not limited to those affected by impaired vision, hearing disabilities, mental retardation, cerebral palsy, learning disabilities, and physical or mental handicaps of such a nature or severity as to interfere with the student's education in regular classroom programs.
Laid over under Rule 25.

## SENATE MESSAGE CONSIDERED

Senate File 609, a bill for an act to appropriate funds from the general fund of the state of Iowa to the state board of regents for capital improvements and purchases of land for institutions under the state board of regents including construction of new buildings, repairs, improvements, leases, land purchases, equipment, replacements, or alterations, and providing for joint control of the expenditures thereof by the board of regents, the governor, and the state comptroller.

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

## REPORT OF COMMITTEE

Stanley of Muscatine, 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 376, a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, 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: H-874

1 Amend Senate File 376, as amended, passed, and re2 printed by the Senate, as follows:
3 1. Page 2A, lines 4 and 5 , by striking the words
4 "lieu off" and inserting in lieu thereof the words
5 "addition to".
2. Page 2A, by striking lines 10,11 , and 12 and inserting in lieu thereof the words "reimbursement payable in September, 1974 and in September of any subsequent year."
3. Page 2A, by striking line 17 and inserting in lieu thereof the words "the Code, plus all of the following to the extent not already included in Iowa net income: capital gains,".
4. Page 2A, line 23, by striking the words "pension, nontaxable" and inserting in lieu thereof the word "pensions,".
5. Page 2A, line 25 , by striking the word "and".
6. Page 2A, line 26, by inserting after the word "of" the words "disability income or".
7. Page 2A, lines 26 and 27 , by striking the words "net worth as defined herein" and inserting in lieu thereof the words "that part of net worth considered as income under subsection two (2) of this section".
8. Page 2A, line 30, by striking the words "the claimant" and inserting in lieu thereof the words "a person".
9. Page 2A, line 31 , by inserting after the word "liabilities" the words "as of December thirty-first of the base year".
10. Page 2A, by striking line 32 and inserting in lieu thereof the words "its market value as defined in section four hundred forty-one point twenty-one (441.21) of the Code. For purposes of computing a person's".
11. Page $2 B$, line 36 , by inserting after the word "spouse" the words "by blood, marriage, or adoption".
12. Page 2B, line 36, by striking the second word "claimant." and inserting in lieu thereof the words "claimant at any time during the base year. 'Living with' refers to domicile and does not include a temporary visit."
13. Page 2B, by striking lines 37 through 40 and inserting in lieu thereof the following:
4. "Household income" means all income of all persons of a household during their respective twelvemonth income tax accounting periods ending with or during the base year."
14. Page 2 B , line 40 , by inserting after the word "dwelling" the words "actually used as a home by the claimant during all or part of the base year".
15. Page 3, line 4, by inserting after the word "except" the word "that".
16. Page 3, by inserting after the period in line 8 the words "A homestead must be located in this state."
17. Page 3, by striking from lines 11 and 12 the words "of age or older or who was totally disabled on or before December thirty-first of the previous calendar" and inserting in lieu thereof the words "on or before December thirty-first of the base year, or who is totally disabled and was totally disabled on or before December thirty-first of the base".
18. Page 3 , line 12 , by inserting after the word "year," the words "or who is a widow who has attained the age of fifty-five years on or before December thirty-first of the base year,".
19. Page 3, line 13, by striking the word "calendar" and inserting in lieu thereof the word "base".
20. Page 3, line 14, by striking the words "for which the claim for relief is based" and inserting in lieu thereof the words "and is domiciled in this state at the time the claim is filed".
21. Page 3, line 16, by striking the word "of" and inserting in lieu thereof the words "may include". 22. Page 3, line 18 , by striking the word "accrued"
and inserting in lieu thereof the word "paid".
23. Page 3 , lines 19 and 20 , by striking the words
"year for which he files a claim for reimbursement" and inserting in lieu thereof the words "base year".
24. Page 4, line 1, by striking the words "can be" and inserting in lieu thereof the words "is reasonably".
25. Page 4, line 4, by striking the word "accrued" and inserting in lieu thereof the word "paid".
26. Page 4, line 6, by striking the words "preceding calendar" and inserting in lieu thereof the word "base".
27. Page 4, line 8, by striking the words "that
calendar" and inserting in lieu thereof the words "the base".
28. Page 4, line 16, by inserting after the words "If the" the words "director of revenue determines that the".
29. Page 4, line 19, by striking the word "may" and inserting in lieu thereof the word "shall".
30. Page 4, line 26, by striking the word "accrued" and inserting in lieu thereof the word "paid".
31. Page 4, line 28, by striking the word "levied" and inserting in lieu thereof the word "paid".
32. Page 4, line 28, by inserting after the word "state" the words ", but includes only property taxes for which the claimant or a person of his household was liable and which were actually paid by the claimant or a person of his household. If the property taxes have actually been paid, they shall be deemed to have been paid when due, regardless of the date of actual payment. "Property taxes paid" shall be computed with no deduction for any credit under this Act or for any homestead credit allowed under section four hundred twenty-five point one (425.1) of the Code. Claims for property tax reimbursement filed in 1974 shall be based upon the property taxes paid in 1973".
33. Page 4, line 29 , by striking the word and figure " 1974 and".
34. Page 4, by striking from lines 30 and 31 the words "gross amount of property taxes levied in 1973 and collectible" and inserting in lieu thereof the words "property taxes paid".
35. Page 4, line 32, by striking the words "Commencing with 1976, each claim".
36. Page 4, by striking lines 33,34 , and 35.
37. Page 5, by striking line 1.
38. Page 5, line 2, by striking the word and figure "three (73)".
39. Page 5, line 3, by striking the words "levied and".
40. Page 5, line 3, by striking the word "previous" and inserting in lieu thereof the word "base".
41. Page 5, line 6, by striking the word "accrued" and inserting in lieu thereof the word "paid".
42. Page 5, line 7, by striking the word "levied"
and inserting in lieu thereof the word "paid".
43. Page 5 , line 9 , by striking the word "bill" and inserting in lieu thereof the word "receipt".
44. Page 5, by striking lines 13 through 23 and inserting in lieu thereof the words "changes his homestead, this shall not prevent him from filing a claim based on property taxes for which the claimant or a person of his household was liable and which were actually paid by the claimant or a person of his household, but duplication of claims shall not be allowed."
45. Page 5, line 25 , by striking the word "accrued" and inserting in lieu thereof the word "paid".
46. Page 5, line 28 , by striking the words "accrued by the claimant" and inserting in lieu thereof the word "paid".
47. Page 5, by inserting after line 34 the following new subsection:
11. "Base year" means:
a. For a claimant filing a claim for rent constituting property taxes paid, the calendar year last ending before the claim is filed.
b. For a claimant filing a claim for property taxes paid, the state fiscal year ending in the calendar year in which the claim is filed.
48. Page 6, by striking lines 12 through 35 and inserting in lieu thereof the following:
"Sec. 5. NEW SECTION. CLAIM AND REIMBURSEMENT.
Subject to the limitations provided in this Act, a claimant may annually claim a reimbursement for property taxes paid or rent constituting property taxes paid in the base year. The amount of the reimbursement for property taxes paid for a homestead, after audit or certification by the director, shall be paid by joint payee check to the claimant and the treasurer of the county in which the homestead of the claimant is located, and the amount of the reimbursement for rent constituting property taxes paid shall be paid to the claimant only, from the state general fund on or before September twentyfifth of each year commencing in 1974. If the amount of the reimbursement to the claimant and county treasurer exceeds the tax due from the claimant on or about October first, the county treasurer shall credit the remainder of the reimbursement to be applied against property tax due from the claimant on or about April first of the next calendar year with any remaining excess to be paid by the county treasurer to the claimant or his agent.

Sec. 6. NEW SECTION. FILING DATE. A claim for reimbursement for property taxes paid or rent constituting property taxes paid shall not be paid or allowed, unless the claim is actually filed with and in the possession of the department of revenue on or before July thirtyfirst of the year following the base year, beginning July 31, 1974.
49. Page 7 , line 6 , by adding after the word "months." the words "The director may also extend the time for filing for all claimants or for any reasonable group or class of claimants for a period not to exceed three months if, in his judgment, good cause exists.".
50. Page 7, lines 12 and 13, by striking the words "year to which the claim relates" and inserting in lieu thereof the words "base year".
51. Page 7, by striking lines 19 and 20 and inserting in lieu thereof the following:
"this Act shall be determined as provided in this section.

1. The tentative reimbursement shall be the higher of the two amounts determined as follows:
a. The amount shall be determined according to the following schedule:".
2. Page 7, line 22, by striking the word "Accrued" and inserting in lieu thereof the word "Paid".
3. Page 7, line 24, by striking the word "Accrued" and inserting in lieu thereof the word "Paid".
4. Page 7, by striking lines 33 through 35.
5. Page 8, by striking lines 1 through 13 and inserting in lieu thereof the following:
b. If the claim is for property taxes paid, the alternative tentative reimbursement shall be one hundred twenty-five dollars, but not exceeding the amount of property taxes paid in the base year, if both of the following are true:
6. The claimant was entitled to and received the alternative homestead tax credit as provided in section four hundred twenty-five point one (425.1), subsection five (5) of the Code against property taxes paid in the calendar year 1973.
7. The household income is less than four thousand dollars.
8. The actual reimbursement for property taxes paid shall be determined by subtracting from the tentative reimbursement the amount of the homestead credit under section four hundred twenty-five point one (425.1) of the Code which was allowed as a credit against property taxes paid in the base year by the claimant or any person of his household. If the subtraction produces a negative amount, there shall be no reimbursement but no refund shall be required. The actual reimbursement for rent constituting property taxes paid shall be equal to the tentative reimbursement.
9. Page 8, lines 15 through 18, by striking the word "accrued" wherever it appears and inserting in lieu thereof the word "paid".
10. Page 8 , line 16, by striking the word "one" and inserting in lieu thereof the word "base".
11. Page 8, line 22, by inserting after the word "claimants." the words "Each assessor and county treasurer shall make available the forms and instructions."
12. Page 8, by striking lines 30 through 32 and inserting in lieu thereof the following:
"1. Age and total disability, if any;
13. Property taxes paid or rent constituting property taxes paid, including the portion of gross rent paid for".
14. Page 8 , line 35 , by striking the colon and inserting in lieu thereof the words "and a statement whether the claimant is related by blood, marriage or adoption to the owner or manager of the property rented;".
15. Page 9A, by inserting before line 1 the following new subsection:

Homestead credit allowed against property taxes paid;
62. Page 9A, line 7, by striking the word "accrued" and inserting in lieu thereof the word "paid".
63. Page 9A, by adding after line 10 the following new subsection:

Any information needed to determine whether the claimant is eligible for the alternative reimbursement under section nine (9), subsection one (1), paragraph b of this Act.
64. Page 9A, by striking lines 11 through 15.
65. Page 9A, by striking lines 21 through 25 and inserting in lieu thereof the words "calculated or that the claim is not allowable, he shall recalculate the claim and notify the claimant of the recalculation or denial and his reasons for it. The director shall not adjust any claim after three years from July thirtyfirst of the year in which the claim was filed."
66. Page 9A, by striking lines 30 through 34 and inserting in lieu thereof the words "thirty (422.30) of the Code. The recalculation of the claim shall be final unless appealed as provided in section seventeen (17) of this Act. The provisions of section four hundred twenty-two point seventy (422.70) of the Code shall be applicable with respect to this Act.
67. Page 9B, line 39 by striking the word "section" and inserting in lieu thereof the words "sections four hundred twenty-two point twenty (422.20) and".
68. Page 10 by inserting after the period in line 18 the words "The director of revenue shall send a notice of disallowance of the claim to the claimant."
69. Page 10 , by striking lines 19 through 31 and inserting in lieu thereof the following:

Sec. 16. NEW SECTION. NOTICES. Section four hundred twenty-two point fifty-seven (422.57), subsection one (1) of the Code shall apply to all notices under this Act.

Sec. 17. NEW SECTION. APPEALS. Any person aggrieved by any act or decision of the director of revenue or the department of revenue under this Act shall have the same rights of appeal and review as provided in sections four hundred twenty-one point one (421.1) and four hundred twenty-two point fifty-three (422.53) of the Code and the rules of the department of revenue.
70. Page 10, line 34, by inserting after the word
"claimant" the words "or a person of his household".
71. Page 11A, by striking lines 2 through 35 and inserting in lieu thereof the following:

Sec. 19. NEW SECTION. RENT INCREASE—REQUEST AND ORDER FOR REDUCTION. If upon petition by a claimant the department of revenue determines that a landlord has increased the claimant's rent primarily because the claimant is eligible for reimbursement under this Act, the department of revenue shall request the landlord by certified mail to reduce the rent appropriately.

In determining whether a landlord has increased a claimant's rent primarily because the claimant is eligible for reimbursement under this Act, the department of revenue shall consider the following factors:

1. The amount of the increase in rent.
2. If the landlord operates other rental property, whether a similar increase was imposed on the other rental property.
3. Increased or decreased costs of materials, supplies, services, and taxes in the area.
4. The time the rent was increased.
5. Other relevant factors in each particular case.

If the landlord fails to comply with the request of the department of revenue within fifteen days after the request is mailed by the department, the department of revenue shall order the rent reduced by an appropriate amount.

Sec. 20. NEW SECTION. HEARINGS AND APPEALS. If the department of revenue orders a landlord to reduce rent to a claimant, then upon the request of the landlord the department of revenue shall hold a prompt hearing of the matter, to be conducted in accordance with the rules of the department. The department of revenue shall give notice of the decision by certified mail to the claimant and to the landlord.

The claimant and the landlord shall have the rights of appeal and review as provided in section seventeen (17) of this Act.

Sec. 21. NEW SECTION. DEFENSE TO ACTION FOR NONPAYMENT OF RENT. It is an affirmative defense to any action by a landlord based upon nonpayment or partial payment of rent that the landlord increased the rent primarily because the tenant had received, or was eligible for, reimbursement under this Act.

Sec. 22. $N E^{\prime} W$ SECTION. DISCRIMINATION IN RENTALS
OR RENT CHARGES. Discrimination by a landlord in the
rental of or in rent charges for a homestead because
the tenant has received or is eligible for reimbursement under this Act is a misdemeanor and the punishment shall be the same as provided in section fifteen (15) of this Act.

Sec. 23. NEW SECTION. RULES. The director of revenue shall adopt rules in accordance with chapter seventeen A (17A) of the Code for the interpretation and proper administration of this Act, including
rules to prevent and disallow duplication of benefits and to prevent any unreasonable hardship or advantage to any person.
72. Page 11B, by striking lines 36 through 68 and inserting in lieu thereof the following:

Sec. 24. NEW SECTION. 1. Any person who is entitled to the alternative homestead tax credit as provided in section four hundred twenty-five point one (425.1), subsection five (5) of the Code and who properly applies for the credit on or before July 1, 1973, shall be allowed the credit against taxes on the eligible homestead payable in the extended fiscal year beginning January 1, 1974 and ending June 30 , 1975, in an amount equal to one hundred twenty-five dollars, except that the credit shall not exceed two-thirds of the amount of the property taxes payable on the homestead in the extended fiscal year.
2. The credits referred to in subsection one (1) of this section shall be the final credits allowed under section four hundred twenty-five point one (425.1), subsection five (5) of the Code, and thereafter no credit shall be allowed thereunder.
3. Credits allowed under section four hundred twenty-five point one (425.1), subsection five (5) of the Code against taxes payable in 1973 or in the extended fiscal year beginning January 1, 1974 and ending June 30, 1975, shall be subtracted in determining reimbursement under this Act as provided in section nine (9), subsection two (2) of this Act.
73. Page 12, by striking lines 1 through 20.
74. Page 12, line 27, by striking the word and figure "July 2, 1973" and inserting in lieu thereof the word and figure "December 31, 1973".
75. Renumber sections and correct internal references in accordance with this amendment.
76. Amend the title, page 1 , line 4 , by inserting after the word "or" the words "older, widows fifty-five years of age or older, or persons".

STANLEY of Muscatine, Chairman

## REFERRED TO APPROPRIATIONS <br> (Senate File 376)

Under the provisions of Rule 31, Senate File 376 is referred to the committee on appropriations.

## HOUSE INSISTS

(Senate File 476)
Lipsky of Linn called up for consideration Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee, and moved that the House insist on its amendment.

Motion prevailed and the House insists on its amendment.

## CONFERENCE COMMITTEE APPOINTED

(Senate File 476)
The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning Senate File 476: Lipsky of Linn, chairman; Cochran of Webster, Cusack of Scott, Den Herder of Sioux, and Oakley of Clinton.

## SENATE AMENDMENTS CONSIDERED

Grassley of Butler asked and received unanimous consent to take up for immediate consideration House File 782, a bill for an act relating to financing the supreme court and its divisions and making an appropriation, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 782, page 2, line 29, by striking the figures
2 " $\$ 470,607$ " and " $\$ 492,809$ " and by inserting in lieu thereof the
3 figures " $\$ 473,872$ " and " $\$ 496,169$ ".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 782)
The ayes were, 91:

| Anderson | Dunlap <br> Avenson <br> Bunton <br> Bonnett |
| :--- | :--- |
| Bortell | Edelen <br> Branstad |
| Brinck | Egenes |
| Ewing |  |
| Brockett | Ferguson |
| Butler | Fischer, H. O. |
| Byerly | Fisher, C.R. |
| Caffrey | Fitzgerald |
| Carr | Freeman |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Hanfee |
| Connors | Hargrave |
| Crabb | Harper |
| Crawford | Harvey |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Doyle | Horn |
| Drake | Howell |


| Husak | Norpel |
| :--- | :--- |
| Hutchins | O'Halloran |
| Jesse | Patchett |
| Junker | Pellett |
| Kiser | Peterson |
| Knoke | Rapp |
| Krause | Readinger |
| Lippold | Roorda |
| Lipsky | Schroeder |
| Logue | Small |
| McCormick | Stanley |
| McElroy | Stromer |
| Mendenhall | Strothman |
| Menke | Tofte |
| Mennenga | Varley |
| Millen | Welden |
| Miller, A. V. | Wells |
| Miller, K. D. | West |
| Miller, R. G. | Woods |
| Monroe | Wulff |
| Newhard | Wyckoft |
| Nielsen | Mr.Speaker |
| Norland | (Kreamer) |

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

| Bittle | Jordan <br> Brunow <br> Den Herder | Middleswart | Oakley <br> Poncy |
| :--- | :--- | :--- | :--- |

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

Grassley of Butler asked and received unanimous consent to take up for immediate consideration House File 792, a bill for an act making an appropriation to the district courts, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 792 as follows:
2 1. Page 2, by inserting the following section after line 30 :
3 Sec. ..... Section six hundred five point two (605.2),
Code 1973, is amended to read as follows:
605.2 EXPENSES. Where a judge of the district or supreme
court is required, in the discharge of his official duties,
to leave the county of his residence or leave the city or town of his residence to perform such duties, he shall be paid such actual and necessary expenses for living quarters and living expenses not to exceed the sum of [fifteen] twenty dollars per day and transportation expenses as shall be incurred.
2. By renumbering the remaining sections to conform with this amendment.

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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 792)
The ayes were, 88:

| Anderson | Crabb | Freeman | Hutchins |
| :--- | :--- | :--- | :--- |
| Avenson | Crawford | Fullerton | Jesse |
| Bennett | Cusack | Grassley | Junker |
| Briles | Daggett | Griffee | Knoke |
| Bortell | Danker | Hansen | Krause |
| Branstad | De Jong | Hargrave | Lippold |
| Brockett | Doyle | Harper | Lipsky |
| Butler | Drake | Harvey | Logue |
| Byerly | Dunton | Hennessey | McCormick |
| Caffrey | Edelen | Higgins | McElroy |
| Carr | Ewing | Hill | Mendenhall |
| Clark, J. H. | Ferguson | Holden | Menke |
| Clark, J. W. | Fischer, H. O. | Horn | Mennenga |
| Cochran | Fisher,C.R. | Howell | Millen |
| Connors | Fitzgerald | Husak | Miller, A. V. |


| Miller, K. D. | Oakley | Roorda | Welden |
| :---: | :---: | :---: | :---: |
| Miller, R. G. | O'Halloran | Schroeder | Wells |
| Monroe | Patchett | Small | West |
| Newhard | Pellett | Stanley | Woods |
| Nielsen | Peterson | Stromer | Wulff |
| Norland | Rapp | Strothman | Wyckoff |
| Norpel | Readinger | Tofte | Mr. Speaker <br> (Kreamer) |
| The nays were, none. |  |  |  |
| Absent or not voting, 12: |  |  |  |
| Bittle | Den Herder | Jordan | Poncy |
| Brinck | Dunlap | Kiser | Rinas |
| Brunow | Egenes | Middleswart | Stephens |

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

## CONFERENCE COMMITTEE APPOINTED

(House File 757)
The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 757: Welden of Hardin, chairman; Fisher of Greene, Millen of Van Buren, Small of Johnson, and Wyckoff of Benton.

## CONFERENCE COMMITTEE APPOINTED

(House File 770)
The Speaker announced the appointment of the conference committee to consider the difference between the House and Senate concerning House File 770: Roorda of Jasper, chairman; Clark of Dubuque, Fisher of Greene, Husak of Tama, and Pellett of Cass.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following reports:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 271, a bill for an act relating to the establishment of a regional library system 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 blll do pass:
H-872

1
Amend Senate File 271 as amended and passed by the Senate as follows:

Page 6, by striking lines 17 through 20 and inserting in lieu thereof the following:
"Sec. 11. 1. There is appropriated from the general fund of the state for the fiscal year commencing July 1,
1973 and ending June 30, 1974, for the purposes of carrying out the provisions of this Act, the sum of one hundred sixty-five thousand $(165,000)$ dollars, or so much thereof as may be necessary.
2. In addition to funds appropriated by subsection one (1) of this section, there is appropriated from the general fund of the state the sum of two hundred thirty thousand $(230,000)$ dollars, or so much thereof as may be necessary, to be used solely as a substitute for or replacement of, in whole or in part, of any federal funds which are currently not appropriated by the federal government to the state, or otherwise not available to the state by reason of federal executive action during the fiscal year beginning July 1, 1973, for the purpose of carrying out regional library programs. If federal funds are made available for the purposes of carrying out regional library programs during the fiscal year beginning July 1, 1973 but in amounts less than specified by this subsection, the amount of federal funds available shall be subtracted from the amount appropriated by this subsection and only the remainder shall be expended for the purposes of carrying out the purposes of this Act.
3. Any unencumbered funds appropriated by this Act available on June 30, 1974 shall revert to the general fund of the state on August 31, 1974.
4. The state library commission shall approve and allocate funds appropriated by this section or available to carry out regional library programs to each regional library board in the manner provided by this Act or in the manner set forth in any federal grant.

GRASSLEY of Butler, Chairman
Also:
Mr. Speaker: Your committee on on appropriations, to whom was referred Senate File 574, a bill for an act to appropriate from the general fund of the state to the department of soil conservation for the soil and water conservation cost-sharing program, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
H- 871
1 Amend Senate File 574 as follows:

9 priority given to projects on water-
Amend Senate File 574 as follows.
Page 2, by striking lines 8, 9 and 10 and inserting in lieu thereof the following:
"For cost sharing, to provide state funding of not to exceed fifty percent of the approved cost of permanent soil conservation practices instituted under chapter 467A, Code 1973, with sheds above state owned lakes, except that not more than five percent of the amount herein appropriated may be used for cost sharing to abate com-

14 plaints filed under sections 467A. 47 and
15 467A.48, Code $1973 . \quad \$ 1,500,000 \quad \$ 1,500,000$ ".

## Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 609, a bill for an act to appropriate funds from the general fund of the state of Iowa to the state board of regents for capital improvements and purchases of land for institutions under the state board of regents including construction of new buildings, repairs, improvements, leases, land purchases, equipment, replacements, or alterations, and providing for joint control of the expenditures thereof by the board of regents, the governor, and the state comptroller, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 21, 1973, amended the House amendment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 112, a bill for an act relating to the highway grade crossing safety fund.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 523, a bill for an act making an appropriation to the committee on the employment of the handicapped.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 540, a bill for an act making an appropriation to the Iowa commission on alcoholism.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 570, a bill for an act relating to the aid to dependent children, blind assistance, and aid to the disabled.

Also: That the Senate has on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 571, a bill for an act to exempt from taxation all livestock valued and assessed on January 1, 1973.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee, on the part of the Senate: The Senator from Black

Hawk, Mr. Hansen, chairman; the Senator from Cherokee, Mr. Curtis; the Senator form Black Hawk, Mr, Gallagher; the Senator from Jasper, Mr. Hill; and the Senator from Jefferson, Mr. Schwengels.

Also: That the Senate has concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 776, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of the board.

RALPH R. BROWN, Secretary

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 578, a bill for an act to appropriate funds to the office of the citizens' aid, with report of committee recommending amendment and passage, was taken up for consideration.

Grassley of Butler offered the following amendment H-866 filed by the committee on appropriations: H-866
1 Amend Senate File 578, page 2, by striking lines 11 through 15, 2 and renumbering the remaining subsection.

Grassley of Butler offered the following amendment H-867 filed by him to amendment $\mathrm{H}-866$ and moved its adoption : H-867
1 Amend the committee on appropriations amendment
$2 \mathrm{H}-866$ to Senate File 578 by striking lines 2 and 3
3 and inserting in lieu thereof the following:
4 " 11 through 19."
Amendment H—867 adopted.
Speaker Varley in the chair at $3: 35 \mathrm{pm}$.
Grassley of Butler moved the adoption of amendment H-866 as amended.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 47 , nays 46.
Amendment H-866 as amended 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?" (S.F. 578)

The ayes were 71:

| Anderson | Den Herder <br> Avenson <br> Bennett |
| :--- | :--- |
| Bittle | Dunlap <br> Egnton |
| Branstad | Egenes |
| Brinck | Ferging |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Caffrey | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harvey |
| Crawford | Hennessey |
| Cusack | Higgins |
| Danker | Hill |
| De Jong | Horn |

Howell
Hutchins
Knoke
Krause
Lippold
Lipsky
Logue
McCormick
McElroy
Menke
Mennenga
Middleswart
Miller, A. V
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen

Norland
Oakley
O'Halloran
Patchett
Poncy
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Tofte
Wells
West
Wulff
Mr. Speaker

The nays were 22:

| Bortell | Edelen | Kiser | Pellett |
| :--- | :--- | :--- | :--- |
| Byerly | Fischer, H. O. | Kreamer | Strothman |
| Connors | Fullerton | Mendenhall | Welden |
| Crabb | Harper | Millen | Woods |
| Daggett | Husak | Norpel | Wyckoff |
| Doyle | Jesse |  |  |

Absent or not voting 7:
Drake Jordan
Holden Junker
Peterson
Stephens
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE INSISTS

(House File 739)
Den Herder of Sioux called up for consideration House File 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services, and moved that the House insist on its amendment.

Motion prevailed and the House insists on its amendment.
CONFERENCE COMMITTEE APPOINTED
(House File 739)
The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 739: Stromer of Hancock, chairman; Crawford of Story, Higgins of Scott, Lipsky of Linn and O'Halloran of Black Hawk.

## SENATE AMENDMENTS CONSIDERED

Schroeder of Pottawattamie called up for consideration Senate File 112, a bill for an act relating to the highway grade crossing safety fund, amended by the House, further amended by the Senate, and moved that the House concur in the following amendment to the House amendment:
1 Amend the House amendment to Senate File 112, page 2, line 5,
2 by inserting after the word "safety" the words "or that a
3 potentially dangerous grade crossing exists within a city
4 or town".
Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Schroeder of Pottawattamie 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 112)
The ayes were, 93 :

| Anderson | Doyle | Horn | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Howell | Norpel |
| Bennett | Dunlap | Husak | Oakley |
| Bittle | Dunton | Hutchins | O'Halloran |
| Bortell | Edelen | Jesse | Patchett |
| Branstad | Egenes | Kiser | Pellett |
| Brinck | Ewing | Knoke | Peterson |
| Brockett | Ferguson | Krause | Poncy |
| Brunow | Fischer, H. O. | Kreamer | Readinger |
| Butler | Fisher, C. R. | Lippold | Rinas |
| Byerly | Fitzgerald | Lipsky | Roorda |
| Caffrey | Freeman | Logue | Schroeder |
| Carr | Fullerton | McCormick | Small |
| Clark, J. H. | Grassley | McElroy | Stanley |
| Clark, J. W. | Griffee | Menke | Stromer |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Middleswart | Tofte |
| Crabb | Harper | Millen | Wells |
| Crawford | Harvey | Miller, A. V. | West |
| Cusack | Hennessey | Miller, K. D. | Woods |
| Daggett | Higgins | Miller, R. G. | Wulf |
| Danker | Hill | Me Jong | Holden |

The nays were, 2:
Mendenhall Welden
Absent or not voting, 5:
Jordan Newhar
Junker

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

## CONSIDERATION OF BILLS

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 271, a bill for an act relating to the establishment of a regional library system and making an appropriation, with report of committee recommending amendment and passage.

Knoke of Pottawattamie offered the following amendment $\mathrm{H}-833$ filed by him and moved its adoption:
H--833
1 Amend the Senate File 271 as passed by the Senate as
2 follows:

1. Page 2, line 14 by striking the word "elected" and inserting in lieu thereof the word "appointed".
2. Page 3, by striking lines 27 through 35, inclusive, and inserting in lieu thereof the following new sections:

Sec. .... NEW SECTION. APPOINTMENT. Regional library trustees shall be appointed by the governor from lists of nominees submitted for each appointment by the board of trustees of the state traveling library or its successor and the Iowa library association. At least two nominees shall be submitted for each appointment to a regional library board. The governor may consider other citizens for appointment who are recommended for regional library trustees.

Sec. ..... NEW SECTION. TERMS. Trustees appointed to a regional board shall serve terms of four years, except that trustees appointed to the initial board shall determine their respective terms by lot so that three members shall serve terms of two years and four members shall serve terms of four years. Vacancies shall be filled for the unexpired term in the manner of the original appointment. No trustee shall serve on a local library board or be employed by a library during his term of office as a regional library trustee.
3. Page 4, by striking lines 1 through 22 inclusive.
4. By renumbering the remaining sections as necessary.

A non-record roll call was requested.
The ayes were 39 , nays 47 .
Amendment H-833 lost.
Schroeder of Pottawattamie offered the following amendment
$\mathrm{H}-853$ filed by him and moved its adoption:

H-853
1 Amend Senate File 271, page 4, line 34, by inserting 2 after the word "service" the words "without charge".

A non-record roll call was requested.
The ayes were 50 , nays 34 .
Amendment $\mathrm{H}-853$ adopted.
Grassley of Butler offered the following amendment H-872 filed by the committee on appropriations and moved its adoption:

## H-872

1 Amend Senate File 271 as amended and passed by the 2 Senate as follows:

Page 6, by striking lines 19 through 22 and inserting in lieu thereof the following:
"Sec. 11. 1. There is appropriated from the general fund of the state for the fiscal year commencing July 1, 1973 and ending June 30, 1974, for the purposes of carrying out the provisions of this Act, the sum of one hundred sixty-five thousand $(165,000)$ dollars, or so much thereof as may be necessary.
2. In addition to funds appropriated by subsection one (1) of this section, there is appropriated from the general fund of the state the sum of two hundred thirty thousand $(230,000)$ dollars, or so much thereof as may be necessary, to be used solely as a substitute for or replacement of, in whole or in part, of any federal funds which are currently not appropriated by the federal government to the state, or otherwise not available to the state by reason of federal executive action during the fiscal year beginning July 1, 1973, for the purpose of carrying out regional library programs. If federal funds are made available for the purposes of carrying out regional library programs during the fiscal year beginning July 1, 1973 but in amounts less than specified by this subsection, the amount of federal funds available shall be subtracted from the amount appropriated by this subsection and only the remainder shall be expended for the purposes of carrying out the purposes of this Act.
3. Any unencumbered funds appropriated by this Act available on June 30, 1974 shall revert to the general fund of the state on August 31, 1974.
4. The state library commission shall approve and allocate funds appropriated by this section or available to carry out regional library programs to each regional library board in the manner provided by this Act or in the manner set forth in any federal grant.

Amendment $\mathrm{H}-872$ 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. 271)
The ayes were, 92 :

| Anderson | Drake | Howell | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Husak | Norpel |
| Bennett | Dunton | Hutchins | Oakley |
| Bortell | Edelen | Jesse | O'Halloran |
| Brinck | Egenes | Kiser | Patchett |
| Brockett | Ewing | Knoke | Pellett |
| Brunow | Ferguson | Krause | Poncy |
| Butler | Fischer, H. 0. | Kreamer | Readinger |
| Byerly | Fisher, C. R. | Lippold | Rinas |
| Caffrey | Fitzgerald | Lipsky | Roorda |
| Carr | Freeman | Logue | Schroeder |
| Clark, J. H. | Fullerton | McCormick | Small |
| Clark, J. W. | Grassley | McElroy | Stanley |
| Cochran | Griffee | Mendenhall | Stromer |
| Connors | Hansen | Menke | Strothman |
| Crabb | Hargrave | Mennenga | Tofte |
| Crawford | Harper | Millen | Welden |
| Cusack | Harvey | Miller, A. V. | West |
| Daggett | Hennessey | Miller, K. D. | Woods |
| Danker | Hirgins | Miller, R. G. | Wulff |
| De Jong | Hill | Monroe | Wyckoff |
| Den Herder | Holden | Newhard | Mr. Speaker |
| Doyle | Horn | Nielsen |  |
| The nays were, 2: |  |  |  |
| Branstad | Middleswart |  |  |
| Absent or not voting, 6: |  |  |  |
| Jordan | Peterson | Stephens | Wells |
| Junker | Rapp |  |  |

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

## CONSIDERATION OF BILLS

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 609, a bill for an act to appropriate funds from the general fund of the state of Iowa to the state board of regents for capital improvements and purchases of land for institutions under the state board of regents including construction of new buildings, repairs, improvements, leases, land purchases, equipment, replacements, or alterations, and providing for joint control of the expenditures thereof by the board of regents, the governor, and the state comptroller.

Crabb of Crawford offered the following amendment H-875 filed by him and moved its adoption:

H-875
1 Amend Senate File 609, as amended and passed by the Senate, as follows:

1. Page 2, after section 2, by inserting the
following section:
"Sec. ..... There is appropriated from the general fund of the state for the fiscal biennium beginning July 1, 1973, and ending June 30, 1975, to the state board of regents the sum of one million six hundred thousand $(1,600,000)$ dollars, or so much thereof as
may be necessary, to be used to supplement any prior appropriations for capital improvement items for construction of a meats laboratory at Iowa state university of science and technology."
2. By renumbering the remaining sections.

A non-record roll call was requested.
The ayes were 38, nays 55 .
Amendment H—875 lost.
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. 609)
The ayes were, 93 :

| Anderson | Dunlap | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Jesse | Oakley |
| Bennett | Edelen | Kiser | O'Halloran |
| Bittle | Egenes | Knoke | Patchett |
| Bortell | Ewing | Krause | Pellett |
| Branstad | Fercuson | Kreamer | Peterson |
| Brinck | Fischer, H. O. | Lippold | Poncy |
| Brockett | Fisher, C. R. | Linsky | Rapp |
| Brunow | Fitzgerald | Logue | Readinger |
| Butler | Freeman | McCormick | Rinas |
| Byerly | Fullerton | McElroy | Roorda |
| Caffrey | Grassley | Mendenhall | Schroeder |
| Carr | Griffee | Menke | Small |
| Clark, J. H. | Hansen | Mennenga | Stanley |
| Cochran | Hargrave | Middleswart | Stromer |
| Connors | Harper | Millen | Strothman |
| Crabb | Harvey | Miller, A. V. | Tofte |
| Crawford | Hennessey | Miller K. D. | Welden |
| Cusack | Higgins | Miller, R. G. | Wells |
| Daggett | Hill | Monroe | West |
| Danker | Holden | Newhard | Wulff |
| De Jong | Horn | Nielsen | Wyckoff |
| Den Herder | Howell | Norland | Mr. Speaker |
| Drake |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Clark, J. W. | Husak | Junker | Woods |
| Doyle | Jordan | Stephens |  |

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

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 656

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on House File 656, a bill for an Act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty, respectfully make the following recommendations:

1. That the Senate recede from its amendment and that House File 656, as amended, passed, and reprinted by the House, be amended as follows:
2. Page 2A, by striking lines 1 through 5 , inclusive, and inserting in lieu thereof the following:
"Section 1. 1. There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1973 and ending June 30, 1974 the sum of eighteen million $(18,000,000)$ dollars and for the fiscal year beginning July 1, 1974, and ending June 30, 1975 the sum of ten million $(10,000,000)$ dollars, or so much thereof as may be necessary, for deposit in a service compensation fund, hereby created, to be used in the manner provided in this Act.
3. If during the fiscal year beginning July 1, 1973 there are on file with the service compensation board approved applications which result in a total valid claim of in excess of eighteen million dollars, the service compensation board shall certify such fact to the state comptroller who shall transfer funds sufficient to satisfy all valid applications to the service compensation fund. Such funds transferred shall be deducted from the appropriation for the fiscal year beginning July 1, 1974.
4. Unencumbered funds appropriated by this Act which are available on June 30, 1978 shall on that date revert to the general fund of the state."
5. Page 2A, lines 9 and 10, by striking "June 30 " and inserting in lieu thereof "January 27 ".
6. Page 2A, by striking lines 19 through 33 , inclusive, and inserting in lieu thereof the following:
"was in active domestic service and twelve and one-half dollars for each month such person was in active foreign service, all between August 5, 1964 and January 27, 1973, inclusive, not to exceed a total sum of five hundred dollars. Compensation for a fraction".
7. Page 2B, line 36, after the period insert the following:
"As used in this Act 'foreign service' means service outside the continental limits of the North American continent, except
service in the states of Alaska and Hawaii shall not be deemed foreign service, and foreign service includes service in all territories of the United States."
8. Page 3, line 15, by striking "June 30 " and inserting in lieu thereof "January 27".
9. Page 3, lines 18 and 19, by striking the words ", or the amount entitled to because he was a prisoner of war,".

On the Part of the Senate: On the Part of the House:
JAMES W. GRIFFIN, Chairman
CALVIN O. HULTMAN
W. R. RABEDEAUX

HAROLD O. FISCHER, Chairman
RUSSELL L. WYCKOFF
GLEN E. BORTELL
MATTIE HARPER

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 21, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 602, a bill for an act relating to the rate of motor vehicle inspection permit fees and the administration of such fees.

Also: That the Senate has on June 21, 1973, refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 603, a bill for an act for an appropriation to the department of public safety.

Also: That the President of the Senate has appointed as members of the conference committee on House File 739, a bill for an act to make an appropriation to the department of social services relating to certain institutions administered by the division of family and children services, on the part of the Senate: The Senator from Scott, Mrs. Shaw, chairman; the Senator from Woodbury, Mr. Andersen; the Senator from Scott, Mr. Gluba; the Senator from Polk, Mr. Kinley; and the Senator from Calhoun, Mr. Winkelman.

RALPH R. BROWN, Secretary

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 556

## To the President of the Senate and the Speaker of the House of Representa-

 tives:We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on Senate File 556, a bill for an Act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture, respectfully submit the following recommendations:

1. That the House of Representatives recede from its amendment.
2. That Senate File 556, as passed by the Senate, be amended
on page 3 , by striking line 9 and inserting in lieu thereof the following:
"laneous purposes:
On the Part of the Senate:
IRVIN L. BERGMAN, Chairman
RAY TAYLOR
DALE L. TIEDEN
BERL E. PRIEBE
C. JOSEPH COLEMAN

$\$ 351,180 \quad \$ 348,440 "$.<br>On the Part of the House:<br>DENNIS L. FREEMAN, Chairman<br>DONALD D. AVENSON<br>WAYNE BENNETT<br>R. G. MIILER<br>CHARLES STROTHMAN

## REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 739

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 diflerences between the Senate and House of Representatives on House File 739, a bill for an Act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services, respectfully make the following recommendations:

1. That the House recede from its amendment to the Senate amendment.
2. That the Senate amendment to House File 739 be amended as follows:
3. By striking lines $\mathbf{1 6}$ through 38 and inserting in lieu thereof the following:
"Sec. ..... Because the cost of institutional care continues to increase and the need exists for alternative types of arrangements for the care of children who are residents of the Annie Wittenmyer Home or would be considered for placement at the Home, and because additional funds will be required for the Annie Wittenmyer Home to comply with the standards promulgated pursuant to chapter eighty-eight (88) of the Code, the department of social services shall develop a plan for the closing of the Annie Wittenmyer Home no later than December .31, 1974. Such plan shall include the department's recommendations for the future use or disposition of the Annie Wittenmyer Home. In conjunction with the development of the plan, the department shall cooperate with the department of public instruction in arranging for the establishment of community-based alternatives to the care and education provided children at the Annie Wittenmyer Home, which alternatives shall afford:
4. Needed social services for the children enrolled in the alternative programs.
5. Group home or intensive foster home living situations for the children enrolled in the alternative programs, where indicated by the needs of the children.
6. An educational component specifically designed to meet the special needs of the children enrolled in the alternative programs."
7. Line 45, by striking the words "pilot programs" and inserting in lieu thereof the words "community-based alternatives".
8. Line 51 , by inserting after the word "use" the words "or disposition".
On the Part of the Senate: On the Part of the House:
ELIZABETH O. SHAW, Chairman
LEONARD C. ANDERSEN
WILLIAM E. GLUBA
GEORGE R. KINLEY
DELWYN D. STROMER, Chairman
REID W. CRAWFORD
THOMAS J. HIGGINS JOAN LIPSKY
WILLIAM P. WINKELMAN
ADOPTION OF SENATE CONCURRENT RESOLUTION 41
Holden of Scott called up for consideration Senate Concurrent Resolution 41, filed on June 15, 1973, and found on pages 1974 and 1975 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
ADOPTION OF SENATE CONCURRENT RESOLUTION 42
Holden of Scott called up for consideration Senate Concurrent Resolution 42, filed on June 15, 1973, and found on page 1975 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
ADOPTION OF SENATE CONCURRENT RESOLUTION 43
Holden of Scott called up for consideration Senate Concurrent Resolution 43, filed on June 21, 1973, and found on page 1975 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 House:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 20, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 657, a bill for an act relating to the reporting of boating accidents.

Also: That the Senate has on June 20, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 783, a bill for an act making an appropriation from the general fund of the state of Iowa to constitutional state officials and departments and the executive council.

Also: That the Senate has on June 20, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 790, a bill for an act making an appropriation for the operation of the Iowa soldiers home.

Also: That the Senate has on June 21, 1973, amended the House amend-
ment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 115, a bill for an act relating to the disclosure of criminal history and intelligence data.

Also: That the Senate has on June 21, 1973, amended the House amendment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 604, a bill for an act making an appropriation to the department of social services for public assistance programs and contractual services.

Also: That the Senate has on June 20, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 611, a bill for an act making an appropriation to educational radio and television facility board for capital improvements in the northwest and southwest areas.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 115

Amend the House amendment to Senate File 115 as follows:

1. Page 1, by adding the following after line 23.
2. Page 4, by adding the following after line 2:

The provisions of this section and section three (3) of this Act which relate to the requiring of an individually identified request prior to the dissemination or redissemination of criminal history data shall not apply to the furnishing of criminal history data to the federal bureau of investigation or to the dissemination or redissemination of information that an arrest warrant has been or will be issued, and other relevant information including but not limited to, the offense and the date and place of alleged commission, individually identifying characteristics of the person to be arrested, and the court or jurisdiction issuing the warrant.
2. Page 4, by striking lines 7 and 8.
3. Page 5, by adding the following after line 7 :
27. Page 9 C , by adding the following after line 84:

Sec. ..... NEW SECTION. The provisions of sections two (2) and three (3) of this Act shall not apply to the certifying of an individual's operating record pursuant to section three hundred twenty-one A point three (321A.3) of the Code.
4. By renumbering the amendments.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 604

Amend the House amendment to Senate File 604 as follows:

1. Page 1, by striking line 8 and inserting in lieu thereof the following:
"7. Medical Assistance $\$ 27,522,000 \quad \$ 33,442,000$ ".
2. Page 3, by striking lines 1 through 6 and inserting in
lieu thereof the following:
"such program before completion. The department of social services shall have a program under chapter two hundred forty-nine C (249C) of the Code for the partially or totally unemployed father under this subsection."
3. Page 13 , by striking lines 7 and 8.

## SENATE AMENDMENTS CONSIDERED

Stanley of Muscatine called up for consideration House File 740, a bill for an act to increase the personal property tax credit, amended by the Senate as follows:

Amend House File 740, as passed by the House, by striking everything after the enacting clause and inserting in lieu thereof the following:

Sec. ..... Chapter four hundred twenty-seven A (427A), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. In addition to and after computation and application of the personal property tax credit provided pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point eight (427A.8) of this chapter to personal property subject to taxation, each taxpayer is entitled to an additional personal property tax credit on his personal property taxes for which each taxing district in the state shall be allowed an additional personal property tax credit on the personal property assessed as of January first of the preceding year, in the following amounts:

1. For the extended tax year beginning January 1, 1974 and ending June 30, 1975, fifteen percent.
2. For the tax year beginning July 1, 1975 and ending June 30, 1976, twenty-five per cent.
3. For the tax year beginning July 1, 1976 and ending June 30, 1977, thirty-five percent.
4. For the tax year beginning July 1, 1977 and ending June 30, 1978, forty-five percent.
5. For the tax year beginning July 1, 1978 and ending June 30, 1979, fifty-five percent.
6. For the tax year beginning July 1, 1979 and ending June 30, 1980, sixty-five percent.
7. For the tax year beginning July 1, 1980 and ending June 30, 1981, seventy-five percent.
8. For the tax year beginning July 1, 1981 and ending June 30, 1982, eighty-five per cent.
9. For the tax year beginning July 1, 1982 and ending June 30, 1983 and all succeeding tax years, one hundred percent.

The tax credit for the tax year beginning July 1, 1982 and ending June 30, 1983, and each year thereafter shall be based upon personal property assessed as of January 1, 1982. Personal property shall not be valued and assessed after July 1, 1982.

On or before January 1, 1974, and each year thereafter, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property assessed as of January first of the preceding year. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which were not collected for

44 the year 1974 and each year thereafter by reason of the additional personal property tax credit granted by this section. 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 state comptroller the amount due to each tax district, which amount shall be the dollar amounts which would be payable if the personal property were taxed.

The amounts due each taxing district shall be paid in two equal payments by the state comptroller 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.

There is appropriated from the general fund of the state to the state comptroller for the fiscal year begining July 1, 1973 and ending June 30, 1974, and each succeeding fiscal year, an amount sufficient to carry out the provisions of this section.

Egenes of Story offered the following amendment H-858 filed by her and Welden of Hardin to the Senate amendment: H-858
1 Amend the Senate amendment to House File 740 by striking everything after line 3 and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-seven $A$ (427A), Code 1973, is amended by adding the following new section:
$N E W$ SECTION. In addition to the personal property tax credit granted pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point five (427A.5) of this chapter, each taxpayer is granted an additional cumulative personal property tax credit each of the following years against the taxpayer's assessed value of personal property in the following amounts:

1. For taxes payable in the year 1974, five hundred dollars.
2. For taxes payable in the year 1975, an additional five hundred dollars.
3. For taxes payable in the year 1976, an additional five hundred dollars.
4. For taxes payable in the year 1977, an additional five hundred dollars.
5. For taxes payable in the year 1978, an additional five hundred dollars.
6. For taxes payable in the year 1979, an additional five hundred dollars.
7. For taxes payable in the year 1980, an additional five hundred dollars.
8. For taxes payable in the year 1981, an additional five hundred dollars.
9. For taxes payable in the year 1982, an additional five hundred dollars.

33 10. For taxes payable in the year 1983, an additional 34 five hundred dollars.

Holden of Scott moved the previous question on House File 740 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 55, nays 41.
The motion prevailed.
Monroe of Des Moines offered the following amendment H-878 filed by Monroe, Rinas, Connors, Brunow, Miller of Calhoun, Poncy, Hutchins, Harper, Clark, Howell, Hennessey, Wells, O'Halloran and Brinck to amendment H-858:
H-878
1 Amend the amendment $\mathrm{H}-858$ to the Senate 2 amendment to House File 740 by inserting after 3 line 34 the following:

Amend the amendment H-869 to House File 740 as follows:

1. Page 1 , by inserting after line 3 the following:
"Sec. ..... Section four hundred twenty-five point one (425.1), subsection four (4), Code 1973, is amended to read as follows:
2. Annually the department of revenue shall estimate the millage credit not to exceed [twenty-five] thirty-five mills to be given to each dollar of eligible homestead valuation based upon the estimated revenue that may be distributable from the homestead credit fund for the ensuing year, and shall certify to the county auditor of each county such millage credit and the amount in dollars thereof. Each county auditor shall then enter such credit against the tax levied on each eligible homestead in each county payable during the ensuing year, designating on the tax lists such credit as being from the homestead credit fund, and credit shall then be given to the several taxing districts in which such eligible homesteads are located in an amount equal to the credits allowed on the taxes of such homesteads. The amount of said credits shall be apportioned by each county treasurer to the several taxing districts as provided by law, in the same manner as though the amount of the credit had been paid by the owners of said homesteads; provided, however, that the several taxing districts shall not be permitted to draw the funds so credited until after the semiannual allocations have been received by the county treasurer, as provided in this chapter. Each county treasurer shall show on each tax receipt the amount of credit received from the homestead credit fund."
3. By renumbering sections to conform to this amendment.

Stanley of Muscatine rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken.
Monroe of Des Moines moved that the rules be suspended for the consideration of amendment $\mathrm{H}-878$.

Roll call was requested by Small of Johnson and Monroe of Des Moines.

On the question "Shall the rules be suspended for the consideration of amendment H-878?"

The ayes were, 44:

| Avenson | Dunton | Jesse | Norland |
| :---: | :---: | :---: | :---: |
| Brinck | Fitzgerald | Krause | Norpel |
| Brunow | Griffee | McCormick | O'Halloran |
| Byerly | Hargrave | Mennenga | Patchett |
| Caffrey | Harper | Middleswart | Poncy |
| Carr | Hennessey | Miller, A. V. | Rapp |
| Clark, J. W. | Higgins | Miller, K. D. | Rinas |
| Cochran | Horn | Miller, R. G. | Small |
| Connors | Howell | Monroe | Wells |
| Cusack | Husak | Newhard | Woods |
| Doyle | Hutchins | Nielsen | Wyckoff |
| The nays were, 52: |  |  |  |
| Anderson | Den Herder | Holden | Pellett |
| Bennett | Drake | Junker | Peterson |
| Bittle | Dunlap | Kiser | Readinger |
| Bortell | Edelen | Knoke | Roorda |
| Branstad | Egenes | Kreamer | Schroeder |
| Brockett | Ewing | Lippold | Stanley |
| Butler | Ferguson | Lipsky | Stromer |
| Clark, J. H. | Fischer, H. O. | Logue | Strothman |
| Crabb | Fisher, C. R. | McElroy | Tofte |
| Crawford | Freeman | Mendenhall | Welden |
| Daggett | Fullerton | Menke | West |
| Danker | Hansen | Millen | Wulff |
| De Jong | Hill | Oakley | Mr. Speaker |
| Absent or not voting, 4: |  |  |  |
| Grassley | Harvey | Jordan | Stephens |

The motion lost.
Connors of Polk rose on a point of order and invoked Rule 31 on House File 740.

Holden of Scott moved that the rules be suspended pertaining to Rule 31 for the immediate consideration of House File 740.

Roll call was requested by Holden of Scott and the Speaker.
On the question "Shall the rules be suspended for the immediate consideration of House File 740?"

The ayes were, 53:

| Anderson | Drake |
| :---: | :---: |
| Bennett | Dunlap |
| Bittle | Edelen |
| Bortell | Egenes |
| Branstad | Ewing |
| Brockett | Ferguson |
| Butler | Fischer, H. O |
| Clark, J. H. | Fisher, C. R. |
| Crabb | Freeman |
| Crawford | Fullerton |
| Daggett | Hansen |
| Danker | Harvey |
| De Jong | Hill |
| Den Herder |  |

The nays were, 44:

| Avenson | Dunton <br> Fitzgerald |
| :--- | :--- |
| Brinck | Griffee |
| Brunow | Gyerly |
| Hargrave |  |
| Cafrey | Harper |
| Carr | Hennessey |
| Clark, J. W. | Higgins |
| Cochran | Horn |
| Connors | Howell |
| Cusack | Husak |
| Doyle | Hutchins |


| Holden | Pellett <br> Junker |
| :--- | :--- |
| Kiser | Peterson |
| Knoke | Readinger |
| Roorda |  |
| Kreamer | Schroeder |
| Lippold | Stanley |
| Lipsky | Stromer |
| Logue | Strothman |
| McElroy | Tofte |
| Mendenhall | Welden |
| Menke | West |
| Millen | Wulff |
| Oakley | Mr. Sneaker |


| Jesse | Norland <br> Norpe |
| :--- | :--- |
| Krause | Norpel <br> McCormick |
| O'Halloran |  |

Absent or not voting, 3:
Grassley Jordan
Stephens
The motion prevailed.
Egenes of Story moved the adoption of amendment H-858.
Roll call was requested by Egenes of Story and Welden of Hardin.

On the question "Shall amendment H-858 be adopted?"
The ayes were, 44:

| Avenson | Doyle | Howell | Nielsen |
| :---: | :---: | :---: | :---: |
| Brinck | Dunton | Hutchins | Norland |
| Brunow | Egenes | Jesse | O'Halloran |
| Bverly | Fitzgerald | Krause | Patchett |
| Caffrey | Griffee | Kreamer | Poncy |
| Carr | Hargrave | Lipsky | Rapp |
| Clark, J. W. | Harper | McCormick | Rinas |
| Cochran | Hennessey | Mennenga | Small |
| Connors | Higgins | Miller, A. V. | Welden |
| Crawford | Hill | Miller, K. D. | Wells |
| Cusack | Horn | Monroe | Woods |
| The nays were, 53 : |  |  |  |
| Anderson | Brockett | Danker | Edelen |
| Bennett | Butler | De Jong | Ewing |
| Bittle | Clark, J. H. | Den Herder | Ferguson |
| Bortell | Crabb | Drake | Fischer, H. O. |
| Branstad | Daggett | Dunlap | Fisher, C. R. |


| Freeman | Kiser | Millen | Schroeder |
| :--- | :--- | :--- | :--- |
| Fullerton | Knoke | Miller, R. G. | Stanley |
| Grassley | Lippold | Norpel | Stromer |
| Hansen | Logue | Oakley | Strothman |
| Harvey | McElroy | Pellett | Tofte |
| Holden | Mendenhall | Peterson | West |
| Husak | Menke | Readinger | Wulff |
| Junker | Middleswart | Roorda | Wyckoff |
|  |  |  | Mr. Speaker |

Absent or not voting, 3:
Jordan Newhard
Stephens

Schroeder
Stanley
Stromer Strothman
Tofte
West
Wulff
Mr. Speaker

Amendment H-858 lost.
Stanley of Muscatine offered amendment H-862 filed by Stanley, Holden and Roorda on June 20, 1973, and found on pages 2158 through 2162 of the House Journal.

Bittle of Polk offered the following amendment $\mathrm{H}-869$ filed by Bittle, Schroeder, Fitzgerald, Rapp, Egenes, Holden, Bennett, Middleswart, Stanley, Knoke, Stromer, Wulff, Readinger, Ferguson, Dunlap, Menke, Strothman, Danker, Crawford, Mendenhall, Pellett, Holden, Freeman, Drake, Howell, Doyle, McCormick, Miller of Calhoun, Miller of Cerro Gordo, Griffee, Rinas, Cusack, Norpel, Monroe, Branstad, Ewing, Avenson, West, Kreamer, Oakley, Grassley, Roorda, Byerly, Carr, Junker, Mennenga, McElroy, Fullerton, Logue, Daggett, Harvey, Hansen, Husak, Fischer of Grundy, Peterson, Brockett, Clark of Lee, Horn, Edelen, Bortell and Fisher of Greene: H-869

Amend the Stanley amendment, H-862, to House File 740 by striking everything after line 3 and inserting in lieu thereof the following:

Sec. 1. Chapter four hundred twenty-seven A (427A), Code 1973, is amended by adding the following new sections:

NEW SECTION. Each taxpayer entitled to the personal property tax credit granted pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point five (427A.5) of this chapter is granted an additional personal property tax credit against the taxpayer's assessed value of personal property which would otherwise be taxable in the tax year.

The amount of the additional personal property tax credit shall be a fixed amount for each tax year. The amount of the additional personal property tax credit shall be increased for the extended tax year beginning January 1, 1974 and ending June 30, 1975 and shall be increased for each tax year immediately following a tax year in which the growth of state general fund revenues, adjusted for changes in rate or basis, exceeds five and one-half percent. An increase in the additional
personal property tax credit, once granted, shall continue for each succeeding tax year. For the purposes of this chapter the state comptroller may estimate the state percent of growth if necessary to avoid delay in the collection of taxes. After nine such increases have been made, all taxes on personal property shall be repealed as provided in the following section. The director of revenue and the state comptroller, jointly, shall determine the amount of the credit for each such tax year. Such amount shall be the maximum amount, rounded to the nearest ten dollars, which will permit complete funding of the replacement obligation under this Act, including the replacement obligation for the tax credit
granted pursuant to sections four hundred twenty-seven
A point one (427A.1) through four hundred twenty-seven A point five (427A.5) of this chapter, out of the appropriation provided in this chapter.

As used in this Act "additional personal property tax credit" means the additional personal property tax credit granted pursuant to this section.

As used in this Act "tax year" means the year in which taxes are payable.

No application shall be required for the additional personal property tax credit. The assessor and county auditor shall take all necessary action to assure that each taxpayer receives the credit.
$N E W$ SECTION. Effective on July first after the tax year in which the ninth increase in the additional personal property tax credit becomes effective, all taxes on personal property as defined in section four hundred twenty-seven A point one (427A.1) of the Code are repealed, and personal property shall not thereafter be listed or assessed. This section shall prevail over all inconsistent statutes.
$N E W$ SECTION. For each annual assessment of personal property through the final assessment, the total assessed value of all personal property in each assessing jurisdiction shall not exceed the total assessed value of all personal property in the assessing jurisdiction as of January 1, 1973, excluding livestock. The assessor shall determine the tentative assessed value of all taxable personal property in accordance with chapter four hundred forty-one (441) of the Code. If the total tentative assessed value exceeds the limitation established by this section, the assessor shall reduce the tentative assessed value of each taxpayer's personal property by the same percentage, so that the total assessed value of all personal property in the assessing jurisdiction shall be equal to the total assessed value of all personal property in the assessing jurisdiction as of January 1, 1973, excluding livestock. This section shall prevail over all inconsistent statutes.

NEW SECTION.

1. A personal property tax replacement fund is established as a permanent fund in the office of the
treasurer of state, for the purpose of reimbursing the taxing districts for their loss of revenue from personal property taxes due to the provisions of this chapter, determined as provided in this section.
2. On or before January 15, 1974, the county auditor of each county shall prepare a statement listing for each taxing district in the county:
a. The total assessed value of all personal property assessed for taxation as of January 1, 1973, excluding livestock but including other personal property eligible for tax credits granted by this chapter.
b. The millage rate of each taxing district levied in 1972 and payable in 1973.
c. The personal property tax replacement base for each taxiing district, which shall be equal to the amount determined pursuant to paragraph a of this subsection multiplied by the millage rate specified in paragragh b of this subsection.
3. The county auditor shall certify and forward one copy each of the statement to the state comptroller and to the director of revenue not later than January 15, 1974. The director of revenue shall make any necessary corrections and certify to the state comptroller the amount of the personal property tax replacement base for each taxing district in the state, determined pursuant to subsection two (2) of this section.
4. The personal property tax replacement base for each taxing district shall be permanent and shall not be adjusted, except that the state comptroller shall make any necessary corrections and shall make appropriate adjustments to reflect mergers, annexations, and other changes in taxing districts or their boundaries.
5. For each state fiscal year ending with or before the year in which the ninth increase in the additional personal property tax credit under this Act becomes effective, each taxing district shall be reimbursed from the personal property tax replacement fund in an amount equal to its personal property tax replacement base multiplied by a fraction the numerator of which is the total assessed value of all personal property, excluding livestock, in the taxing district on which taxes are not payable during such fiscal year because of the various tax credits granted by this chapter, and the denominator of which is the total assessed value of all personal property on the taxing district, excluding livestock but including other personal property eligible for tax credits granted by this chapter. For the half year beginning January 1, 1974 and ending June 30, 1974, the amount of reimbursement shall be half the amount determined pursuant to this subsection. The county auditor shall certify and forward to the state comptroller and the director of revenue, at the times and in the form directed by the director of revenue, any information needed for the purposes of this paragraph. The director of revenue shall make any necessary corrections and certify the
appropriate information to the state comptroller.
6. For each state fiscal year beginning after the year in which the ninth increase in the additional personal property tax credit under this Act becomes effective, each taxinig district shall be reimbursed from the personal property tax replacement fund in an amount equal to its personal property tax replacement base.
7. The amount due each taxing district shall be paid in the form of warrants payable to the respective county treasurers by the state comptroller in two equal payments on September fifteenth and March fifteenth of each fiscal year. The first payment shall be made on March 15, 1974. The county treasurer shall pay the proceeds to the various taxing districts in the county.
8. It is the intent of the general assembly that the amounts appropriated by this Act shall be sufficient to pay in full the amounts due to all taxing districts. If, for any fiscal year the amount appropriated to the personal property tax replacement fund is insufficient to pay in full the amounts due to all taxing districts, then the amount of each payment shall be reduced by the same percentage, so that the aggregate payments to all taxing districts shall be equal to the amount appropriated for such payments.
$N E W$ SECTION. There is hereby appropriated from the general fund of the state of Iowa to the personal property tax replacement fund the following sums, or so much thereof as may be necessary, to carry out the provisions of this chapter as amended by this Act. For the fiscal year beginning July 1, 1973 and ending June 30,1974 , there is appropriated the sum of thirtyone million nine hundred thousand $(31,900,000)$ dollars. For the fiscal year beginning July 1, 1974 and ending June 30, 1975, and each succeeding fiscal year, there is appropriated the sum of thirty-five million seven hundred thousand $(35,700,000)$ dollars. For each fiscal year for which an increase in the additional personal property tax credit becomes effective as provided in this Act, the appropriation under this section shall be increased by three million eight hundred thousand $(3,800,000)$ dollars, and such increased appropriation shall continue for each succeeding fiscal year. For the fiscal year for which the ninth increase in the additional personal property tax credit becomes effective as provided in this Act, and for each succeeding fiscal year, the total appropriation shall be sixty-eight million ( $68,000,000$ ) dollars per year.

Sec. 2. Section four hundred twenty-seven A point three (427A.3), Code 1973, is amended by striking everything after unnumbered paragraph one (1).

Sec. 3. Section four hundred twenty-seven A point six (427A.6), Code 1973, is amended to read as follows:

427A. 6 LISTING BY AUDITOR. On or before January 1 of each year, the auditor of each county shall prepare
a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this chapter. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one copy each of the statement to the state comptroller and to the department of revenue on or before January 15 of such year. The department of revenue shall have the responsibility of auditing credits allowed in all counties in the state[,] and the assessed values and assessment practices which affect the amounts of credits and such audit shall be completed within eighteen months from July 1 of the year the claims were filed. A copy of the audit containing disallowed credits shall be sent to the county auditor, the county treasurer and state comptroller, and such individuals shall be directed to correct their books and records accordingly. The amount of such erroneous credit shall be charged to the county by the state comptroller. The director of revenue shall be authorized and directed to disallow any claim where the audit or investigation revealed that the claimant was not entitled to the credit claimed. Persons and business enterprises may appeal any disallowed personal property credit to the state board of tax review.

Sec. 4. Effective January 1, 1974, sections four hundred twenty-seven A point seven (427A.7) and four hundred twenty-seven A point eight (427A.8), Code 1973, are repealed.

Sec. 5. Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new paragraph:

NEW PARAGRAPH. The amount paid to each school district from the personal property tax replacement fund established by this Act shall be regarded as property tax. For budget years beginning after the year in which the ninth increase in the additional personal property tax credit becomes effective as provided in this Act, the portion of the payment which is foundation property tax shall be determined by applying the foundation property tax millage rate to the total assessed value of all personal property assessed for taxation in the district as of January 1, 1973, excluding livestock, but including other personal property eligible for tax credits granted by chapter four hundred twenty-seven A (427A) of the Code as amended by this Act. For budget years to and including the year in which the ninth increase in the additional personal property tax credit becomes effective as provided in this Act, the portion of the payment which is foundation property tax shall be determined by the state comptroller pursuant to uniform methods established by him.

Sec. 6. NEW SECTION. For the purposes of comput-
ing all debt limitations for municipalities, political subdivisions, school districts and taxing districts with respect to any debt incurred or proposed to be incurred after July 1, 1973, the actual value of all personal property as defined in section four hundred twenty-seven A point one (427A.1) of the Code shall not exceed its actual value as of January 1, 1973.
Krause of Palo Alto offered the following amendment $\mathrm{H}-868$ filed by him and Brinck of Lee to amendment $\mathrm{H}-862$ : H-868

1
2

Amend the Stanley amendment $\mathrm{H}-862$ to the Senate amendment to House File 740 by striking everything after line 3 and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-two (422), Code 1973, is amended by adding as a new division sections two (2) through ten (10) which constitutes division one (I) of this Act.

## DIVISION I.

Sec. 2. NEW SECTION. DEFINITIONS. As used in this Act, unless the context otherwise requires:

1. "Person" means an individual, firm, partnership, limited partnership, joint venture, association, corporation, organization, receiver, estate, trust or any other group or combination acting as a unit, except a governmental unit.
2. "Business" means any activity engaged in within the state of Iowa with the object of economic benefit, whether direct or indirect, to the taxpayer or to another person.
3. "Activity" includes:
a. Manufacturing.
b. Production of natural resources.
c. Sales of property of any kind or of any interest in property.
d. The performance of services of any kind.

Although an activity of a taxpayer may be incidental to another of the taxpayer's business activities, each activity is considered to be business engaged in within the meaning of this Act. However, "activity" does not include a casual sale, and does not include the services rendered by an employee to his employer.
4. "Gross income" means the gross receipts of the taxpayer derived from business, except for the following items which are excluded:
a. Proceeds of the sale of capital assets.
b. Repayment of indebtedness, other than indebtedness arising from sales made or services performed by the taxpayer in the course of the taxpayer's business.
c. Cash discounts allowed and taken on sales.
d. Proceeds of the sale of goods returned by customers when the sale price is refunded either in cash or by credit.
e. Amounts received in an agency or other representative capacity solely on behalf of another, but not including amounts received by persons having the power or authority to expend
or otherwise appropriate the amounts in payment for or in consideration of sales or services made or rendered by themselves or by others acting under their direction and control.
f. Rents received on property used by a person in a business.
g. Except in the case of a financial organization, interest received from persons engaged in business.
h. Dividends received from persons engaged in business.
i. Interest and dividends from federal securities.
5. "Capital asset" means property used in business, except tangible property having a normal useful life which does not exceed one year, which is not held by the taxpayer for sale to customers in the ordinary course of business.
6. "Casual sale" means a sale of a nonrecurring nature of tangible personal property, if the seller, at the time of the sale, is not engaged in the business of selling the same, similar, or related types of property.
7. "Commercial domincile" means the principal place from which the business of the taxpayer is directed or managed.
8. "Sale" means the transfer of possession or of ownership, or both, for a consideration.
9. "Service" means every type of activity other than sales, engaged in for other persons for a consideration.
10. "Compensation" means wages, salaries, commissions and any form of remuneration paid to employees and officers of the business for personal services, including contributions to a pension or retirement plan, stock bonus plan, profitsharing plan, or employees' trust.
11. "Value added income" means the gross income from business minus the deductions allowed by section five (5) of this Act.
12. "Entire value added income" means the value added income from sources both within and without Iowa.
13. "Taxable value added income" means the value added income derived from or attributable to business activities carried on and property located within Iowa, determined in accordance with the provisions of section six (6) of this Act.
14. "Public carrier or utility" means a business activity which is centrally assessed by the department of revenue under chapter four hundred twenty-eight (428) and chapters four hundred thirty-three (433) through four hundred thirty-eight (438) of the Code.
15. "Internal Revenue Code" means the Internal Revenue Code of 1954, as amended to and including January 1, 1973.
16. "Taxable year" means the taxable year for which the taxable income of the taxpayer is computed under the Internal Revenue Code.
17. "Paid during the taxable year" means paid or incurred during the taxable year.
18. "Financial organization" means any state bank, national banking association having its principal office within this state, trust company, industrial loan company, small loan company, building and loan association, savings and loan
association, financial institution chartered by the federal home loan bank board, production credit association, credit union, finance company, insurance company, investment company, or investment broker or dealer. "Financial organization" also includes any other business in which at least ninety percent of its assets consists of intangible personal property and at least ninety percent of its gross receipts consists of dividends and interest or other charges derived from the use of money or credit.

Sec. 3. NEW SECTION. VALUE ADDED TAX IMPOSED. A business
activities tax is imposed for each taxable year at a rate of one-half of one percent on the taxable value added income of every person engaging in business in the state, except persons exempt under section four (4) of this Act.

Sec. 4. NEW SECTION. EXEMPTIONS. The following persons are exempt from the tax imposed by this Act, to the extent provided in this section:

1. Organizations described in section four huhdred one (401), subsection a, or section five hundred one (501), subsections c or d, of the Internal Revenue Code which by reason of their purposes or activities are exempt from Federal income tax. However, this exemption shall not apply to the value added income derived by the organization from unrelated business conducted by the organization. For purposes of this exemption, "unrelated business" means any business the conduct of which is not substantially related, aside from the need of the organization for income or funds or the use it makes of the profits derived, to the exercise or periormance by the organization of its purposes or activities constituting the basis of its exemption.
2. The value added income of a person which the state of Iowa is prohibited from taxing by the Constitution of the United States of America.
3. A public utility or carrier.
4. A person whose gross income is four thousand dollars or less during the taxable year.

Sec. 5. NEW SECTION. DEDUCTIONS.

1. In computing value added income of a person subject to tax under this Act there shall be allowed as deductions, subject to the exceptions provided in subsection three (3) of this section, all amounts paid during the taxable year to any person for the acquisition or use of property, services, privileges or facilities for the purpose of carrying on the business subject to the tax, other than capital assets.
2. The deductions allowable under subsection one (1) of this section in computing value added income include, subject to the exceptions provided in subsection three (3) of this section, those items paid during the taxable year in carrying on the business which are allowable as deductions under the Internal Revenue Code in computing the adjusted gross income of an individual and the taxable income of a corporation, estate, trust or partnership and which, for purposes of this Act, shall be determined in accordance with
the applicable provisions of the Internal Revenue Code and in the amounts allowed or allowable to the taxpayer for federal income tax purposes for the taxable year.
3. In computing value added income no deduction shall be allowed for the following items:
a. Compensation paid.
b. Interest paid to any person or government, except in the case of interest payments made by a financial organization on time and savings accounts, investment share accounts and certificate of deposit.
c. Rent paid.
d. The net operating loss deduction as defined in section one hundred seventy-two (172) of the Internal Revenue Code.
e. Taxes imposed by any government on or measured by income including, but not limited to, the tax imposed by this article on the taxpayer or any other person for any taxable year, the taxpayer's portion of social security and unemployment taxes imposed with respect to the taxpayer's employees, and taxes withheld or collected from employees.
f. For a cooperative organization, the amounts listed in section one thousand three hundred eighty-two (1382), subsection b, Internal Revenue Code.

Sec. 6. $N E W$ SECTION. ALLOCATION OF VALUE ADDED INCOME.

1. If the business activities of a taxpayer take place entirely within the state of Iowa, the entire value added income of the taxpayer is subject to the tax imposed by this Act.
2. If the business activities of a taxpayer take place partially within and partially without this state, the value added income derived from or attributable to Iowa sources shall be determined by allocation as provided in this subsection, or by one of the methods provided in subsection three (3) of this section.
a. Rents and royalties from real property located in this state are allocable to this state.
b. Rents and royalties from tangible personal property are allocated to this state to the extent that the property is utilized in this state, or in their entirety if the taxpayer's commercial domicile is in this state.
c. The extent of utilization of tangible personal property in a state is determined by multiplying the rents and royalties by a fraction, the numerator of which is the number of days of physical location of the property in the state during the rental or royalty period in the taxable year and the denominator of which is the number of days of physical location of the property everywhere during all rental or royalty periods in the taxable year. If the physical location of the property during the rental or royalty period is unknown or unascertainable by the taxpayer, tangible personal property is utilized in the state in which the property was located at the time the rental or royalty payer obtained possession.
d. Interest and dividends otherwise includable in gross income are allocable to this state if the taxpayer's commercial domicile is in this state.
e. Patent and copyright royalties are allocable to this state to the extent that the patent or copyright is utilized by the payer in this state, or to the extent that the taxpayer's commercial domicile is in this state.
f. A patent is utilized in a state to the extent that it is employed in production, fabrication, manufacturing or other processing in the state or to the extent that a patented product is produced in the state. If the basis of receipts from patent royalties does not permit allocation to states or if the accounting procedures do not reflect states of utilization, the patent is utilized in the state in which the taxpayer's commercial domicile is located.
g. A copyright is utilized in a state to the extent that printing or other publication originates in the state. If the basis of receipts from copyright royalties does not permit allocation to states or, if the accounting procedures do not reflect states of utilization, the copyright is utilized in the state in which the taxpayer's commercial domicile is located.
h. The entire value added income, other than those items specifically allocated under paragraphs a through $g$ of this subsection or by one of the methods provided in subsection three (3) of this section, shall be apportioned to this state by multiplying such value added income by a fraction, the numerator of which is the property factor plus the payroll factor, and the denominator of which is two.
(1) The property factor is a fraction, the numerator of which is the average value of the taxpayer's real and tangible personal property owned, or rented and used in this state during the taxable year and the denominator of which is the average value of all the taxpayer's real and tangible personal property owned, or rented and used during the taxable year.
(2) Property owned by the taxpayer is valued at its original cost. However, if records of original cost are unavailable or cannot be obtained without unreasonable expense, property shall be valued at original cost as determined under regulations of the director. Property rented by the taxpayer from others is valued at eight times the annual rental rate.
(3) The average value of property shall be determined by averaging the values at the beginning and ending of the taxable year but the director may require the averaging of monthly values during the tax period if reasonably required to reflect properly the average value of the taxpayer's property.
(4) The payroll factor is a fraction, the numerator of which is the total amount paid in this state during the taxable year by the taxpayer for compensation, and the denominator of which is the total compensation paid everywhere during the taxable year.
(5) Compensation is paid in this state if the compensable service is performed entirely within the state, the compensable service is performed both within and without the state, but the service performed without the state is incidental to the service within the state or some of the service is
performed in the state and the base of operations or if there is no base of operations, the place from which the service is directed or controlled is in the state, or the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the residence of the person receiving compensation is in this state.
3. If the allocation provisions of subsection two (2) of this section do not fairly represent the extent of the taxpayer's business activities in this state, the taxpayer may petition for or the director may require, in respect to all or any part of the taxpayer's business activities, if reasonable, separate accounting, the exclusion of one of the factors, the inclusion of one or more additional factors which will fairly represent the taxpayer's business activity in this state, or the employment of any other method to effectuate an equitable allocation or apportionment of the taxpayer's income. The burden of proof that the allocation provisions of subsection two (2) of this section do not fairly represent the extent of the taxpayer's business activities in this state is on the taxpayer if he petitions for a different method, or on the director if he requires a different method.

Sec. 7. NEW SECTION. ACCOUNTING METHOD. A taxpayer's
method of accounting under this Act shall be the same as the taxpayer's method of accounting for federal income tax purposes. In the absence of any method of accounting for federal income tax purposes, taxable value added income for purposes of this Act shall be computed under a method that in the opinion of the director clearly reflects the income. In computing a taxpayer's taxable value added income for any taxable year under a method of accounting different from the method under which the taxpayer's taxable value added income for the previous year was computed, there shall be taken into account those adjustments which are determined, under regulations prescribed by the director, to be necessary solely by reason of the change in order to prevent amounts from being duplicated or omitted.

Sec. 8. NEW SECTION. FILING-ADMINISTRATION-

PENALTIES.

Each taxpayer subject to this division shall file a business activities tax return as prescribed by the director, and shall pay the business activities tax, on or before the last day of the fourth month following the end of the taxpayer's taxable year. However, for taxable years ending before June 30, 1973, the return and tax is not delinquent until November 1, 1973.
A taxpayer shall file the business activities tax return with any return required under divisions two (II), three (III), or five (V) of this chapter, as far as practicable.

As far as applicable, the requirements, penalties, and administrative provisions of sections four hundred twentytwo point twenty (422.20), four hundred twenty-two point twenty-two (422.22) through four hundred twenty-two point thirty-one (422.31), four hundred twenty-two point thirty-
six (422.36), four hundred twenty-two point thirty-seven
(422.37), and four hundred twenty-two point forty (422.40)
of the Code, are adopted and made a part of this division.
Sec. 9. NEW SECTION. DEPOSIT OF FUNDS. The treasurer
of state shall deposit all moneys received from the business activities tax imposed under this division in the personal property tax replacement fund created in section fifteen (15) of division two (II) of this Act.

Sec. 10. NEW SECTION. EFFECTIVE DATE. For taxable years
ending during 1973, this division applies only to that part of the taxable year within 1973. This division applies to all taxable years ending after December 31, 1973.

## DIVISION II.

Sec. 11. NEW SECTION. PERSONAL PROPERTY DEFINED. For
the purposes of this Act, "personal property" means all tangible property other than real property, which is located in the state and subject to taxation, except the following:

1. Machinery described under section four hundred twentyeight point twenty-two (428.22) of the Code.
2. Property centrally assessed by the department of revenue under the provisions of chapter four hundred twenty-eight (428) and chapters four hundred thirty-three (433) through four hundred thirty-eight (438) of the Code.

Sec. 12. NEW SECTION. BONDING BASE. For purposes of determining the property tax base for bonding purposes only. the market valuation of personal property in each taxing district on January 1, 1974, and all succeeding years, shall be the market valuation of personal property in each taxing district on January 1, 1973.

Sec. 13. NEW SECTION. PERSONAL PROPERTY TAX
CREDIT COM-

PUTATION. Commencing in the year 1974, for taxes payable in 1975, each taxpayer is entitled to a credit based upon one hundred percent of the assessed value of his personal property, and each taxing district in the state is entitled to an annual personal property tax replacement payment from the state, based upon the application of the district's property tax rate to its assessed value of personal property. The assessed value of personal property, for the purposes of determining the credit and replacement, in each taxing district shall be determined as provided in this section. The actual value of personal property in each taxing district shall be the amount which is in the same ratio to the assessed value as the actual value of real property is to the assessed value of real property, as provided in section four hundred forty-one point twenty-one (441.21) of the Code.

The assessed value of personal property in each taxing district in 1973 shall be determined as otherwise provided by law. As soon as possible in each succeeding year, the director of revenue shall determine and certify to each county auditor and to the state comptroller the assessed value of personal property in each taxing district, pursuant to the following procedure:

1. Determine a percentage which represents the ratio between the assessed value of personal property and the assessed value of real property in the district in 1973.
2. Multiply the adjusted assessed value of real property in the district for the current year, as determined under chapter four hundred forty-one (441) of the Code, by percentage determined under subsection one (1) of this section. The result is the assessed value of personal property in the district for the current year.

Sec. 14. NEW SECTION. ALLOCATION OF REVENUE-
PAYMENT
OF CREDIT. On or before January 1, 1975, and each year thereafter, the auditor of each county shall prepare a statement listing for each taxing district in the county personal property assessed as of January first of the previous year. 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 1974 and each year thereafter by reason of the exemption herein granted based upon personal property assessed as of January first of the previous year. 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 state comptroller the amount due to each taxing district, which amount shall be the dollar amount which would be payable if such personal property were taxed, based upon personal property assessed as of January first of the previous year.

The amounts due each taxing district shall be paid in two equal payments by the state comptroller on March fifteenth and September fifteenth of 1975 and each succeeding 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 state comptroller 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.

Sec. 15. NEW SECTION. PERSONAL PROPERTY TAX REPLACEMENT
FUND. There is created a "personal property tax replacement fund" in the office of the treasurer of state. The revenues collected from the tax imposed under division one (I) of this Act shall be deposited in the personal property tax replacement fund. In addition, there is appropriated from the general fund of the state for the fiscal year commencing July 1, 1974 and ending June 30, 1975, and each succeeding year, the sum of thirty-eight million $(38,000,000)$ dollars to the personal property tax replacement fund, provided that in all succeeding years, the amount of the appropriation shall be increased in the same ratio that the revenues from the tax imposed under division one (I) of this Act increases over
the previous year.

## DIVISION III.

Sec. 16. Section four hundred four point fifteen (404.15), Code 1973, is amended to read as follows:
404.15 AGRICULTURAL LANDS. No land included within the limits of any municipal corporation which is not laid off into lots of ten acres or less, and which is also in good faith occupied and used for agricultural or horticultural purposes [nor the personal property used in connection therewith] shall be taxable for any city or town purpose, except that said lands [and all personal property necessary to the use and cultivation of said agricultural or horticultural lands,] shall be liable to taxation, not to exceed one and one-fourth mills in any year, for municipal street purposes.

Sec. 17. Section four hundred twenty-seven point three (427.3), subsection five (5), Code 1973, is amended to read as follows:
5. [The provisions of this section shall apply to personal property held in partnership but not in excess of the value of the veteran's share actually held.] Wherever the word "soldier" shall appear in this chapter, it shall be construed to include, without limitation, the members of the United States air force.

Sec. 18. Section four hundred twenty-seven point thirteen (427.13), Code 1973, is amended by striking the section and inserting in lieu thereof the following:
427.13 WHAT TAXABLE. All property not exempt is subject to taxation. For the purpose of this chapter, ferry franchises and toll bridges are considered real property.

Sec. 19. Section four hundred twenty-eight point one (428.1), subsection four (4), Code 1973, is amended to read as follows:
4. The [personal] property of a decedent, by the executor or administrator, or if there is none, by any person interested therein.

Sec. 20. Section four hundred twenty-eight point four (428.4), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

Property shall be taxed each year. [Personal property shall be listed and assessed each year in the name of the owner of the personal property on the first day of January.] Real estate shall be listed and valued in 1971 and every four years thereafter. In any year, after the year in which an assessment has been made of all the real estate in any assessing jurisdiction, it shall be the duty of the assessor to value and assess or revalue and reassess, as the case may require, any real estate that he finds was incorrectly valued or assessed, or was not listed, valued and assessed, in the real estate assessment year immediately preceding, also any real estate he finds has changed in value subsequent to January 1 of the preceding real estate assessment year. The assessor shall determine the actual value and compute the taxable value thereof. The assessment shall be completed as specified in section 441.28, but no reduction or increase in actual value
shall be made for prior years. If an assessor makes a change in the valuation of the real estate as provided for herein, the provisions of sections $441.23,441.37,441.38$ and 441.39 shall apply.

Sec. 21. Section four hundred twenty-eight point thirtysix (428.36), Code 1973, is amended to read as follows:
428.36 LISTING PROPERTY OF FINANCIAL INSTITUTIONS.

The
[real estate, fixtures, equipment, and tangible personal] property of every financial institution, as defined in division V of chapter 422 , and of every credit union established under chapter 533 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. 22. Section four hundred thirty A point six (430A.6), Code 1973, is amended to read as follows:

430A. 6 REAL [AND PERSONAL] ASSESSMENT. All real
[and tangible
personal] property of individuals, corporations or agencies subject to the provisions of this chapter and located within the state of Iowa shall be assessed in the same manner as other real [and tangible personal] property.

Sec. 23. Section four hundred thirty-two point seven (432.7), Code 1973, is amended to read as follows:
432.7 ASSESSMENT. It shall be the duty of the assessor, upon the receipt of said statements, and from other information acquired by him, to assess against every corporation or association referred to in section 432.6, the [value of all personal property owned by such corporation or association, together with the] actual value of each parcel of real estate situated in the assessment district of such assessor, and all the said property shall be assessed at the same rate, and for the same purposes as the property of private individuals, as provided in section 441.21.

Sec. 24. Section four hundred thirty-three point eleven (433.11), Code 1973, is amended to read as follows:
433.11 OTHER [REAL AND PERSONAL] PROPERTY. [Land, lots,
and other real estate and personal property] Property belonging to any telegraph company or telephone company not used exclusively in its telegraph or telephone business shall be subject to assessment and taxation on the same basis as other property of individuals in the several counties where situated.

Sec. 25. Section four hundred thirty-five point four (435.4), subsection nine (9), Code 1973, is amended to read as follows:
9. The [real estate, personal] property[, structure, machinery, fixtures and appliances,] owned by said company, subject to local taxation within the state, and the location and the actual value thereof in the county, township or district where the same is assessed for local taxation.

Sec. 26. Section four hundred thirty-five point eight
(435.8), Code 1973, is amended to read as follows:
435.8 RATE OF TAX-PAYMENT-DISTRESS AND SALE. The direc-
tor of revenue shall at the time of assessment determine the rate of tax to be levied and collected upon said assessments, which shall be equal, as nearly as may be, to the average rate of taxes, state, county, municipal, and local, levied throughout the state during the previous year, which rate shall be ascertained from the records and files of the auditor's office, and said tax shall be in full of all taxes except on [real estate, personal] property locally assessed, and special assessments, and shall become due and payable to the department of revenue on the first day of February, following the levy thereof, and if not so paid, the director shall collect the same by distress and sale of any property belonging to such company in the state in the same manner as is required of county treasurers in like cases; and the order of the director in such cases shall be sufficient authority therefor. The director may also bring garnishment proceedings for the collection of such delinquent taxes as provided by section 626.29.

Sec. 27. Section four hundred thirty-six point three (436.3), subsection six (6), Code 1973, is amended to read as follows:
6. The [real estate, buildings, machinery, fixtures, appliances, and personal] property owned by said company and subject to local taxation within the state, and the location and actual value thereof in the county, township, or district where the same is assessed for local taxation.

Sec. 28. Section four hundred thirty-six point seven (436.7), Code 1973, is amended to read as follows:
436.7 ACTUAL VALUE-HOW ASCERTAINED. The director
revenue shall first ascertain the actual value of the entire property owned by said company, from said statements or otherwise, for that purpose taking the aggregate market value of all shares of capital stock, in case said shares have a market value, and, in case they have none, taking the actual value thereof or of the capital of said company, in whatever manner the same is divided, in case no shares of capital stock have been issued; provided, however, that in case the whole or any portion of the property of said company shall be encumbered by a mortgage or mortgages, the director shall ascertain the actual value of such property by adding to the market value or the aggregate shares of stock or to the value of the capital, in case there shall be no such shares, the aggregate amount of the market or cash value of such mortgage or mortgages, and the result shall be deemed and treated as the actual value of the property of such company. The director shall, for the purpose of ascertaining the actual value of the property within the state, next ascertain from such statements or otherwise the actual value of the property, both real and personal, owned by the company; and which is used exclusively outside the general business of the company, and also the actual value of that part of its property, if any, without the state which cannot lawfully be considered in determining the mileage value of its route; and the aggregate of such values shall be deducted from the entire
actual value of the property as above ascertained. The director shall next ascertain and deduct the actual value of the sea or ocean routes of any such company, and in ascertaining the same may take into consideration the earnings, both gross and net per mile, of such sea or ocean routes, as compared with the earnings, gross and net, of the land routes of such company, or may ascertain their value in any other practicable manner, and may require that the reports heretofore provided for shall show such earnings. Thereupon the director shall ascertain the actual value of the property of such company within the state, and for that purpose may take into consideration the proportional value of the company's property without and within the state, and shall take as a basis of valuation of the company's property in this state the proportion of the whole aggregate value of the property of said company, as above ascertained, after making the deductions above provided for which the length of the routes within the state bears to the whole length of the routes of such company other than sea or ocean routes, and such amount so ascertained shall be considered and taken to be the entire actual value of the property of such company within the state. From the entire actual value of the property within the state so ascertained, there shall be deducted by the director the actual value of all [real estate, buildings, machinery, appliances, and personal] property not used exclusively in the conduct of the business within the state that [are] is subject to local taxation within the counties, townships, and other assessment districts as hereinbefore described in the sixth subsection of section 436.3.

Sec. 29. Section four hundred thirty-six point eleven (436.11), Code 1973, is amended to read as follows:
436.11 LEVY OF TAX-RATES. The county auditor shall immediately thereafter transmit a copy of said order to the councils of cities, or towns, and to the trustees of each township in the county, and shall also add to the value so apportioned the assessed value of the [real estate, buildings, machinery, fixtures, appliances, and personal] property not used exclusively in the conduct of the business situated in any township or taxing district as returned by the assessor thereof, and extend the taxes thereon upon the tax list as in other cases. All such property shall be taxable upon said assessment at the same rates, by the same officers, and for the same purposes as the property of individuals within such counties, townships, or taxing districts. The property so included in said assessment shall not be otherwise taxed.

Sec. 30. Section four hundred forty-one point five (441.5), Code 1973, is amended by striking subsection four (4).

Sec. 31. Section four hundred forty-one point ten (441.10), unnumbered paragraph one (1), Code 1973, is amended to read as follows:

Immediately after the appointment of the assessor, and as such other times as the conference board may direct, the examining board shall cause to be given an examination for the position of deputy assessor in accordance with the procedure used for conducting the examination for the office
of assessor. The director of revenue shall prepare an
examination relating to the qualifications for the duties of the position of deputy assessor. [The director may prepare separate examinations relating to the assessing of real and personal property. The examining board shall indicate to the director whether the examination to be given shall relate to the assessing of real property or personal property or both.]

Sec. 32. Section four hundred forty-one point seventeen (441.17), subsection two (2), Code 1973, is amended to read as follows:
2. Cause to be assessed, in accordance with section 441.21, all the property[, personal and real,] in his county or city as the case may be, except such as is exempt from taxation, or the assessment of which is otherwise provided for by law.

Sec. 33. Section four hundred forty-one point nineteen (441.19), subsection one (1), Code 1973, is amended to read as follows:

1. Supplemental and optional to the procedure for the assessment of property by the assessor as provided in this chapter, the assessor is hereby authorized to require from all persons required to list their property for taxation as provided by sections 428.1, 428.2 and 428.3, a supplemental return to be prescribed by the director of revenue upon which such person shall list his property. Such supplemental return shall be in substantially the same form as now prescribed by law for the assessment rolls used in the listing of property by the assessors[, and the director of revenue may prescribe separate supplemental forms for the listing of personal property, both tangible and intangible.] It shall be the duty of every person required to list property for taxation to make a complete listing of such property upon such supplemental forms and to return the same to the assessor as promptly as possible. Such return shall be verified over the signature of the person making the return and the provisions of section 441.25 shall apply to any person making such return. The assessor shall make such supplemental return forms available as soon as practicable after the first day of January of each year. The assessor shall make such supplemental return forms available to the taxpayer by mail, or at a designated place within the taxing district.

Sec. 34 Section four hundred forty-one point twenty-one (441.21), subsection one (1), unnumbered paragraphs one (1), six (6), seven (7), and eight (8), Code 1973, are amended to read as follows:

All [real and tangible personal] property subject to taxation shall be valued at its actual value which shall be entered opposite each item, and shall be assessed at twenty-seven percent of such actual value, and such value so assessed shall be taken and considered as the taxable value of such property upon which the levy shall be made.

Notwithstanding any other provision of this section, the actual value of any property shall not exceed its fair and reasonable market value.
[The market value of an inventory or goods in bulk shall
be their market value as such inventory or goods in bulk, not their retail or unit price. Such market value shall be fair and reasonable based on market value of similar classes of property.]

In the event market value of the property being assessed cannot be readily established in the foregoing manner, then the assessor may consider its productive and earning capacity, if any, industrial conditions, its cost, physical and functional depreciation and obsolescence and replacement cost, and all other factors which would assist in determining the fair and reasonable market value of the property but the actual value shall not be determined by use of only one such factor. The following shall not be taken into consideration: Special value or use value of the property to its present owner, and the good will or value of a business which uses the property as distinguished from the value of the property as property. Upon adoption of uniform rules and regulations by the state tax commission or succeeding authority covering assessments and valuations of such properties, said valuation on such properties shall be determined in accordance therewith for assessment purposes to assure uniformity, but such rules and regulations shall not be inconsistent with or change the foregoing means of determining the actual, market, taxable and assessed values.

Sec. 35. Section four hundred forty-one point twenty-six (441.26), Code 1973, is amended to read as follows:
441.26 ASSESSMENT ROLLS AND BOOKS. The director of revenue shall each year prescribe the form of assessment roll to be used by all assessors in assessing [real and personal] property [, including moneys and credits,] in this state, also the form of pages of the assessor's assessment book. Such assessment rolls shall be in such form as will permit entering thereon, separately, the names of all persons, partnerships, corporations, or associations assessed; shall contain a form of oath or affirmation to be administered to each person assessed, and shall also contain a notice in the following form:
"If you are not satisfied that the foregoing assessment is correct, you may file a protest against such assessment with the board of review on or after April 16, to and including May 5, of the year of the assessment, such protest to be confined to the grounds specified in section 441.37. Dated day of 19
County/City Assessor."
Such assessment rolls shall be used in listing the property and showing the values affixed to such property of all persons, partnerships, corporations, or associations assessed, which rolls shall be made in duplicate. Said duplicate roll shall be signed by the assessor, detached from the original and delivered to the person assessed if there has been an increase or decrease in the valuation of the property, or upon the written request of the person assessed. [It shall be lawful to combine the affidavit or form of oath or affirmation with reference to real and personal property, and the affidavit or form of oath or affirmation as to moneys and credits, into
one affidavit or form of oath or a affirmation, and only the one such affidavit or form of oath or affirmation shall be sufficient on the assessment roll.] The pages of the assessor's assessment book shall contain columns ruled and headed for the information required by this chapter and that which the director of revenue may deem essential in the equalization work of the director. The assessor shall return all assessment rolls and any schedules therewith to the county auditor, along with the completed assessment book, as provided in this chapter, and the county auditor shall carefully keep and preserve all such rolls, schedules and books for a period of five years from the time of filing [of the same] in his office.

Sec. 36. Section four hundred forty-one point thirty-five (441.35), subsection one (1), Code 1973, is amended to read as follows:

1. To equalize assessments by raising or lowering the individual assessments of [real] property[, including new buildings, personal property or moneys and credits] made by the assessor.

Sec. 37. Section four hundred forty-one point forty-five (441.45), Code 1973, is amended to read as follows:
441.45 ABSTRACT TO STATE DEPARTMENT OF REVENUE.

## The

county assessor of each county and each city assessor shall, on or before the first Monday in July, make out and transmit to the department of revenue an abstract of the real and personal property in his county or city, as the case may be, and file a copy thereof with the county auditor, in which he shall set forth:

1. The number of acres of land and the aggregate actual and taxable values of the same, exclusive of town lots, returned by the assessors, as corrected by the board of review.
2. The aggregate actual and taxable values of real estate in each township, city, and town in the county, returned as corrected by the board of review.
[3. The aggregate actual and taxable values of personal property.
[4. An abstract as to the number and value of all animals as the same are returned by the assessor, showing the aggregate actual and taxable values and number of each kind or class, and such other facts as may be required by the director of revenue.
[5. The aggregate taxable value of the property described in and subject to taxation under section 429.2* owned or held by individuals, administrators, executors, guardians, conservators, trustees or an agent or nominee thereof which was assessed by any such assessor for the year 1965.]

In any case where a board of review continues in session beyond June 1, in any year, under provisions of sections 441.33 and 441.37 the abstract of the [real and personal] property shall be made out and transmitted to the department of revenue within thirty days after the date of final adjournment by said board.

Sec. 38. Section four hundred forty-three point two
(443.2), Code 1973, is amended to read as follows:
443.2 TAX LIST. Before the first day of January in each year, the county auditor shall transcribe the assessments of the several townships, towns, or cities into a book or record, to be known as the tax list, properly ruled and headed, with separate columns, in which shall be entered the names of the taxpayers, descriptions of lands, number of acres and value, numbers of town lots and value, [value of personal property] and each description of tax, with a column for polls and one for payments, and shall complete the same by entering the amount due on each installment, separately, and carrying out the total of both installments. The total of all columns of each page of each book or other record shall balance with the tax totals. The aggregate value of personal property as determined under section twelve (12) of this Act shall be added to the tax list. In any case where in transcribing such assessments any county auditor has heretofore failed or hereafter fails to enter the actual value opposite each item of taxable property on the tax list, then the aggregate actual value, as well as the aggregate taxable value, of all such taxable property within such county and each political or municipal corporation therein shall be transcribed from such books and records of assessment onto such tax list in order that the actual value of the taxable property within each county or other political or municipal corporation therein may be ascertained and shown by the tax list for the purpose of computing the debt-incurring capacity of such county or other political or municipal corporation therein.

Sec. 39. Section four hundred forty-three point five (443.5), Code 1973, is amended to read as follows:
443.5 AGGREGATE VALUATIONS CERTIFIED. At the time
delivering the list to the treasurer, the auditor shall furnish to the director of revenue a certified statement showing separately the aggregate actual and taxable valuations of the [real and personal] property in the county, and also the aggregate amount of each separate tax as shown by the tax list.

Sec. 40. Section four hundred forty-four point two (444.2), Code 1973, is amended to read as follows:
444.2 AMOUNTS CERTIFIED IN DOLLARS. When any authorized
tax rate within any taxing district, including townships, school districts, cities, towns, and counties, shall have been thus determined as provided by law, the officer or officers charged with the duty of certifying said authorized rate to the county auditor or board of supervisors shall, before certifying the same, compute upon the adjusted taxable valuation of such taxing district for the preceding calendar year [(not including moneys and credits, and other moneyed capital taxed at a flat rate as provided in section 429.2)], including the assessed value of personal property as determined under section thirteen (13) of this Act, the amount of tax said rate will raise, stated in dollars, and shall certify said computed amount in dollars and not by rate, to
the county auditor and board of supervisors.
Sec. 41. Section four hundred forty-four point three (444.3), unnumbered paragraphs two (2) and three (3), Code 1973, are amended to read as follows:

Provided that the county auditor shall, in computing the tax rate for any taxing district, deduct from the total budget requirements certified by any such district all of the [tax] moneys to be derived from the [moneys and credits and other moneyed capital taxed at a flat rate as provided in section 429.2 and for years commencing with the year 1966 from the] moneys and credits tax replacement fund, as determined by the state comptroller, and shall then apply such rate to the adjusted taxable value of the property in the district, necessary to raise the amount required after the deductions herein provided have been made.
[For years commencing with the year 1966, in computing the amount to be derived from the moneys and credits tax replacement fund the county auditor shall use the amount of the tax to be derived from the property described in and subject to taxation under section 429.2 owned or held by individuals, administrators, executors, guardians, conservators, trustees or an agent or nominee thereof which was used in computing the tax rate in such district for the year 1965, and shall also use the amount of the tax to be derived from the property described in and subject to taxation under section 431.1 for the year 1965 but not subject to taxation under said section for the year 1966, which was used in computing the tax rate in such district for the year 1965.]

Sec. 42. Section five hundred forty-six A point eight (546A.8), Code 1973, is amended to read as follows:

546A. 8 EXEMPTIONS. The provisions of this chapter shall not extend to the sale at public auction of livestock, farm machinery or farm produce or other items commonly sold at farm sales, [or to auction sales of new merchandise which was assessed personal property tax or is replacement stock of merchandise inventory which was assessed personal property tax in the county in which the sale is to be had,] and to auction sales under the direction of any court or court officers of such sales as may be required by law.

Sec. 43. Acts of the General Assembly, 1972 Session, chapter one thousand eighty-eight (1088), section eighty-two (82), is amended to read as follows:

Sec. 82. A city may certify taxes to be levied by the county on all taxable property within the city limits, for all city government purposes. However, the tax levied by a city on lots of more than ten acres [and the personal property thereon], occupied and used for agricultural or horticultural puposes, may not exceed one and one-fourth mills in any year. A city's tax levy for the general fund may not exceed thirty mills on the dollar of taxable value in any tax year, except for the levies authorized in section ninety-
three (93) of this Act.
Sec. 44. Section four hundred twenty-seven point sixteen (427.16), chapter four hundred twenty-seven A (427A), and sections four hundred twenty-eight point three (428.3), four hundred twenty-eight point eight (428.8) through four hundred twenty-eight point fourteen (428.14), four hundred twentyeight point sixteen (428.16) through four hundred twenty-eight point twenty-one (428.21), four hundred twenty-eight point twenty-three (428.23), and four hundred twenty-eight point thirtyfive (428.35), four hundred thirty-two point five (432.5), four hundred thirty-two point eight (432.8), four hundred thirty-two point nine (432.9), four hundred forty-four point five (444.5), and four hundred forty-five point forty-two (445.42), Code 1973, are repealed.

Further amend the Stanley amendment by adding after line 61 the following:

Amend the title by striking line 1 , page 1 by inserting in lieu thereof:

An Act adopting a business activities tax, replacing personal property taxes, and adopting penalties for violation.

Krause of Palo Alto asked and received unanimous consent to withdraw amendment $\mathrm{H}-868$.

Rapp of Black Hawk moved that the rules be suspended for the substitution of amendment H-879 for amendment H-869.

Roll call was requested by Rapp of Black Hawk and Small of Johnson.

On the question "Shall the rules be suspended for the substitution of amendment H-879 for amendment H-869?"

The ayes were, 49:

| Avenson | Dunton | Jesse | Norland |
| :---: | :---: | :---: | :---: |
| Brinck | Egenes | Krause | Norpel |
| Brunow | Fitzgerald | Lipsky | O'Halloran |
| Byerly | Griffee | McCormick | Patchett |
| Caffrey | Hargrave | Mennenga | Poncy |
| Carr | Harner | Middleswart | Rapp |
| Clark, J. H. | Hennessey | Miller, A. V. | Rinas |
| Clark, J. W. | Higgins | Miller, K. D. | Small |
| Cochran | Hill | Miller, R. G. | Wells |
| Connors | Horn | Monroe | Woods |
| Crawford | Howell | Newhard | Wyckoff |
| Cusack | Husak | Nielsen |  |
| Doyle | Hutchins |  |  |
| The nays were, 49: |  |  |  |
| Anderson | Bortell | Butler | Danker |
| Bennett | Branstad | Crabb | De Jong |
| Bittle | Brockett | Daggett | Den Herder |


| Drake | Hansen | McElroy | Schroeder <br> Dunlap |
| :--- | :--- | :--- | :--- |
| Harvey | Mendenhall | Stanley |  |
| Edelen | Holden | Menke | Stromer |
| Ewing | Junker | Millen | Strothman |
| Ferguson | Kiser | Oakley | Tofte |
| Fischer, H. O. | Knoke | Pellett | Welden |
| Fisher,C. R. | Kreamer | Peterson | West |
| Freeman | Lippold | Readinger | Wulf |
| Fullerton | Locue | Roorda | Mr. Speaker |
| Grasley |  |  |  |

Grassley
Absent or not voting, 2:
Jordan Stephens
The motion lost.
Higgins of Scott moved that the rules be suspended and that
House File 740 be made a special order of business for 10:00 a.m. February 21, 1974.

Roll call was requested by Higgins of Scott and Cusack of Scott.

On the question "Shall the rules be suspended?"
The ayes were, 41:

| Avenson | Doyle | Hutchins | Nielsen |
| :---: | :---: | :---: | :---: |
| Brinck | Egenes | Jesse | O'Halloran |
| Byerly | Fitzgerald | Krause | Patchett |
| Caffrey | Griffee | Lipsky | Poncy |
| Carr | Hargrave | Mennenga | Rapp |
| Clark, J. H. | Hennessey | Middleswart | Rinas |
| Clark, J. W. | Higrins | Miller, A. V. | Small |
| Cochran | Hill | Miller, K. D. | Welden |
| Connors | Horn | Miller, R. G. | Wells |
| Crawford | Howell | Monroe | Woods |
| Cusack |  |  |  |
| The nays were, 56: |  |  |  |
| Anderson | Dunlap | Husak | Oakley |
| Bennett | Dunton | Junker | Pellett |
| Bittle | Edelen | Kiser | Peterson |
| Bortell | Ewing | Knoke | Readinger |
| Branstad | Ferguson | Kreamer | Roorda |
| Brockett | Fischer, H. O. | Lippold | Schroeder |
| Brunow | Fisher, C. R. | Logue | Stanley |
| Butler | Freeman | McElroy | Stromer |
| Crabb | Fullerton | Mendenhall | Strothman |
| Daggett | Grassley | Menke | Tofte |
| Danker | Hansen | Millen | West |
| De Jong | Harper | Newhard | Wulff |
| Den Herder | Harvey | Norland | Wyckoff |
| Drake | Holden | Norpel | Mr. Speaker |

Absent or not voting, 3:
Jordan McCormick Stephens
The motion lost.
Speaker pro tempore Kreamer in the chair at 10:25 p.m.
Cochran of Webster moved that the House adjourn until 8:00 a.m. Friday, January 22, 1973.

Roll call was requested by Cochran of Webster and Patchett of Johnson.

On the question "Shall the House adjourn ?"
The ayes were, 37:

| Avenson | Fitzgerald | McCormick <br> Brinck | Griffee |
| :--- | :--- | :--- | :--- |
| Brunow | Hargrave | Mennenga | Norland |
| Niddleswart | Norpel |  |  |
| Byerly | Halloran |  |  |
| Caffrey | Hornessey | Miller, A.V V | Patchett |
| Carr | Howeell | Miller, K. D. | Poncy |
| Clark, J. W. | Hutchins | Miller, R. G. | Rapp |
| Cochran | Jesse | Monroe | Rinas |
| Connors | Krause | Newhard | Small |
| Cusack |  |  | Woods |

The nays were, 56:
Anderson
Bennett
Bittle
Bortell
Branstad
Brockett
Butler
Clark, J. H.
Crabb
Crawford
Daggett
Danker
Den Herder
Drake
Dunlap

| Dunton |
| :---: |
| Edelen |
| Ewing |
| Ferguson |
| Fischer, H. O . |
| Fisher, C. R. |
| Freeman |
| Fullerton |
| Grassley |
| Hansen |
| Harper |
| Harvey |
| Hill |
| Holden |

Husak
Junker
Kiser
Knoke
Lippold
Lipsky
Logue
McElroy
Mendenhall
Menke
Millen
Oakley
Pellett
Peterson

Absent or not voting, 7:

| De Jong | Egenes Jordan Wells <br> Doyle Higgins Stephens |  |
| :--- | :--- | :--- | :--- |

Motion lost.
Speaker Varley in the chair at 11:05 p.m.

Bittle of Polk moved the adoption of amendment $\mathrm{H}-869$.
Roll call was requested by Bittle of Polk and Schroeder of Pottawattamie.

On the question "Shall amendment $\mathrm{H}-869$ be adopted?"
The ayes were, 87:

| Anderson | Dunlap | Hutchins |
| :--- | :--- | :--- |
| Avenson | Dunton | Junker |
| Bennett | Edelen | Kiser |
| Bittle | Egenes | Knoke |
| Bortell | Ewing | Krause |
| Branstad | Ferguson | Kreamer |
| Brockett | Fischer, H. O. | Lippold |
| Brunow | Fisher, C. R. | Lipsky |
| Butler | Fitzgerald | Logue |
| Byerry | Freeman | McCormick |
| Carr | Fullerton | McElroy |
| Clark, J. H. | Grassley | Mendenhall |
| Cochran | Griffee | Menke |
| Crabb | Hansen | Mennenga |
| Crawford | Hargrave | Middleswart |
| Cusack | Harper | Miller, A.V. |
| Daggett | Harvey | Miller, K.D. |
| Danker | Hill | Miller, R. G. |
| De Jong | Holden | Monroe |
| Den Herder | Horn | Newhard |
| Doyle | Howell | Norland |
| Drake | Husak | Norpel |

The nays were, 10 :

| Brinck | Connors |
| :--- | :--- |
| Caffrey | Hennessey |
| Clark, J. W. | Higgins |

Absent or not voting, 3:
Jordan Millen

| Jesse | Poncy |
| :--- | :--- |
| Nielsen | Woods |

Amendment H-869 adopted.
Stanley of Muscatine moved adoption of amendment H—862 as amended by amendment H-869.

Roll call was requested by Stanley of Muscatine and Bittle of Polk.

On the question "Shall amendment $\mathrm{H}-862$ as amended be adopted?"

The ayes were, 85:

| Anderson | Butler | De Jong | Ewing |
| :--- | :--- | :--- | :--- |
| Avenson | Carr | Den Herder | Ferguson |
| Bennett | Clark, J. H. | Doyle | Fischer, H. O. |
| Bittle | Cochran | Drake | Fisher,C.R. |
| Bortell | Crabb | Dunlap | Fitzgerald |
| Branstad | Crawford | Dunton | Freeman |
| Brockett | Daggett | Edelen | Fullerton |
| Brunow | Danker | Egenes | Grassley |

Griffee
Hansen
Hargrave
Harper
Harvey
Hill
Holden
Horn
Howell
Husak
Hutchins
Junker
Kiser
Knoke
The nays were, 13:

| Brinck | Connors |
| :--- | :--- |
| Byerly | Cusack |
| Caffrey | Hennessey |

Clark, J. W.
Absent or not voting, 2:
Jordan Stephens

Krause
Kreamer
Lippold
Lipsky
Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Millen
Miller, A. V.

Miller, K. D. Rinas Miller, R. G. Roorda Monroe Schroeder
Newhard Stanley
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Rapp
Readinger

Higgins
Jesse
Nielsen

Poncy
Small

Amendment $\mathrm{H}-862$ adopted as amended.
The following amendment H-879 was offered by Rapp of Black Hawk and withdrawn:
H-879
1 Amend the Stanley amendment, $\mathbf{H}-862$, to House File
2740 by striking everything after line 3 and inserting in lieu thereof the following:

Sec. 1. Chapter four hundred twenty-seven A (427A), Code 1973, is amended by adding the following new sections:
$N E W S E C T I O N$. Each taxpayer entitled to the personal property tax credit granted pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point five (427A.5) of this chapter is granted an additional personal property tax credit against the taxpayer's assessed value of personal property which would otherwise be taxable in the tax year and each taxpayer is entitled to an additional homestead tax credit which shall be in addition to the homestead tax credit granted under section four hundred twenty-five point one (425.1), subsection four (4) of the Code.

The amount of the additional personal property tax credit and additional homestead tax credit shall be a fixed amount for each tax year. The amount of the additional personal property tax credit and additional homestead tax credit shall be increased for the extended tax year beginning January 1, 1974 and ending June 30, 1975 and shall be increased for each tax year immediately following a tax year in which the growth of state general fund revenues, adjusted for changes in rate or basis, exceeds five and one-half percent. An increase in
the additional personal property tax credit and the additional homestead tax credit, once granted, shall continue for each succeeding tax year. For the purposes of this chapter the state comptroller may estimate the state percent of growth if necessary to avoid delay in the collection of taxes. The director of revenue and the state comptroller, jointly, shall determine the amount of the additional credits for each such tax year. Such amount shall be the maximum amount, rounded to the nearest ten dollars, which will permit complete funding of the replacement obligation under this Act, including the replacement obligation for the tax credit granted pursuant to sections four hundred twenty-seven A point one (427A.1) through four hundred twenty-seven A point five (427A.5) of this chapter, and the additional homestead tax credit out of the appropriation provided in this chapter.

As used in this Act "additional personal property tax credit" means the additional personal property tax credit granted pursuant to this section.

As used in this Act "tax year" means the year in which taxes are payable.

No application shall be required for the additional personal property tax credit. The assessor and county auditor shall take all necessary action to assure that each taxpayer receives the credit.

NEW SECTION. For each annual assessment of personal property through the ninth assessment, the total assessed value of all personal property in each assessing jurisdiction shall not exceed the total assessed value of all personal property in the assessing jurisdiction as of January 1, 1973, excluded livestock. The assessor shall determine the tentative assessed value of all taxable personal property in accordance with chapter four hundred forty-one (441) of the Code. If the total tentative assessed value exceeds the limitation established by this section, the assessor shall reduce the tentative assessed value of each taxpayer's personal property by the same percentage, so that the total assessed value of all personal property in the assessing jurisdiction shall be equal to the total assessed value of all personal property in the assessing jurisdiction as of January 1, 1973, excluding livestock. This section shall prevail over all inconsistent statutes.

NEW SECTION.

1. A personal property tax replacement fund is established as a permanent fund in the office of the treasurer of state, for the purpose of reimbursing the taxing districts for their loss of revenue from personal property taxes due to the provisions of this chapter, determined as provided in this section.
2. On or before January 15,1974 , the county auditor of each county shall prepare a statement listing for each taxing district in the county:
a. The total assessed value of all personal property assessed for taxation as of January 1, 1973, excluding
livestock but including other personal property eligible for tax credits granted by this chapter.
b. The millage rate of each taxing district levied in 1972 and payable in 1973.
c. The personal property tax replacement base for each taxing district, which shall be equal to the amount determined pursuant to paragraph a of this subsection multiplied by the millage rate specified in paragraph $b$ of this subsection.
3. The county auditor shall certify and forward one copy each of the statement to the state comptroller and to the director of revenue not later than January 15, 1974. The director of revenue shall make any necessary corrections and certify to the state comptroller the amunt of the personal property tax replacement base for each taxing district in the state, determined pursuant to subsection two (2) of this section.
4. The personal property tax replacement base for each taxing district shall be permanent and shall not be adjusted, except that the state comptroller shall make any necessary corrections and shall make appropriate adjustments to reflect mergers, annexations, and other changes in taxing districts or their boundaries.
5. For each state fiscal year ending with or before the year in which the ninth increase in the additional personal property tax credit under this Act becomes effective, each taxing district shall be reimbursed from the personal property tax replacement fund in an amount equal to its personal property tax replacement base multiplied by a fraction the numerator of which is the total assessed value of all personal property, excluding livestock, in the taxing district on which taxes are not payable during such fiscal year because of the various tax credits granted by this chapter, and the denominator of which is the total assessed value of all personal property in the taxing district, excluding livestock, but including other personal property eligible for tax credits granted by this chapter. For the half year beginning January 1, 1974 and ending June 30,1974 , the amount of reimbursement shall be half the amount determined pursuant to this subsection. The county auditor shall certify and forward to the state comptroller and the director of revenue, at the times and in the form directed by the director of revenue, any information needed for the purposes of this paragraph. The director of revenue shall make any necessary corrections and certify the appropriate information to the state comptroller.
6. For each state fiscal year beginning after the year in which the ninth increase in the additional personal property tax credit under this Act becomes effective, each taxing district shall be reimbursed
from the personal property tax replacement fund in an amount equal to its personal property tax replacement base.
7. The amount due each taxing district shall be
paid in the form of warrants payable to the respective county treasurers by the state comptroller in two equal payments on September fifteenth and March fifteenth of each fiscal year. The first payment shall be made on March 15, 1974. The county treasurer shall pay the proceeds to the various taxing districts in the county.
8. It is the intent of the general assembly that the amounts appropriated by this Act shall be sufficient to pay in full the amounts due to all taxing districts. If, for any fiscal year the amount appropriated to the personal property tax replacement fund is insufficient to pay in full the amounts due to all taxing districts, then the amount of each payment shall be reduced by the same percentage, so that the aggregate payments to all taxing districts shall be equal to the amount appropriated for such payments.
$N E W S E C T I O N$. There is hereby appropriated from the general fund of the state of Iowa to the personal property tax replacement fund the following sums, or so much thereof as may be necessary, to carry out the provisions of this chapter as amended by this Act. For the fiscal year beginning July 1, 1973 and ending June 30,1974 , there is appropriated the sum of thirty million nine hundred fifty thousand $(30,950,000)$ dollars. For the fiscal year beginning July 1, 1974 and ending June 30, 1975, and each succeeding fiscal year, there is appropriated the sum of thirty-three million eight hundred thousand $(33,800,000)$ dollars. For each fiscal year for which an increase in the additional personal property tax credit becomes effective as provided in this Act, the appropriation under this section shall be increased by one million nine hundred thousand $(1,900,000)$ dollars, and such increased appropriation shall continue for each succeeding fiscal year. For the fiscal year for which the ninth increase in the additional personal property tax credit becomes effective as provided in this Act, and for each succeeding fiscal year, the total appropriation shall be forty-nine million ( $49,000,000$ ) dollars per year.

There is appropriated from the general fund of the state of Iowa to the homestead tax credit fund the following sums, or so much thereof as may be necessary, to provide for an additional homestead tax credit. For the fiscal year beginning July 1, 1974 and ending June 30, 1975, and each succeeding year, there is appropriated the sum of one million nine hundred thousand ( $1,900,000$ ) dollars over and above the amount appropriated under section four hundred twenty-five point one (425.1), subsection one (1), of the Code. For each fiscal year for which an increase in the additional homestead tax credit becomes effective, as provided in this Act, the appropriation under this section shall be increased by one million nine hundred thousand $(1,900,000)$ dollars, and each such increased appropriation shall continue for each
succeeding fiscal year. For the fiscal year for which the ninth increase in the additional homestead tax credit becomes effective, and for each succeeding fiscal year, the total appropriation shall be fifty-nine million (59,000,000) dollars per year. The additional increase in the homestead shall be computed by the state comptroller and the director of revenue in the same manner as the additional personal property tax credit is determined.

Sec. 2. Section four hundred twenty-seven A point three (427A.3), Code 1973, is amended by striking everything after unnumbered paragraph one (1).

Sec. 3. Section four hundred twenty-seven A point six (427A.6), Code 1973, is amended to read as follows:

427A. 6 LISTING BY AUDITOR. On or before January 1
of each year, the auditor of each county shall prepare
a statement listing for each taxing district in the county
all personal property upon which taxes shall not be collected due to the tax credit granted in this chapter. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one copy each of the statement to the state comptroller and to the department of revenue on or before January 15 of such year. The department of revenue shall have the responsibility of auditing credits allowed in all counties in the state[,] and the assessed values and assessment practices which affect the amounts of credits and such audit shall be completed within eighteen months from July 1 of the year the claims were filed. A copy of the audit containing disallowed credits shall be sent to the county auditor, the county treasurer and state comptroller, and such individuals shall be directed to correct their books and records accordingly. The amount of such erroneous credit shall be charged to the county by the state comptroller. The director of revenue shall be authorized and directed to disallow any claim where the audit or investigation revealed that the claimant was not entitled to the credit claimed. Persons and business enterprises may appeal any disallowed personal property credit to the state board of tax review.

Sec. 4. Effective January 1, 1974, sections four hundred twenty-seven A point seven (427A.7) and four hundred twenty-seven A point eight (427A.8), Code 1973, are repealed.

Sec. 5. Section four hundred forty-two point two (442.2), Code 1973, is amended by adding the following new paragraph:
$N E W$ PARAGRAPH. The amount paid to each school district from the personal property tax replacement fund established by this Act shall be regarded as property tax. For budget years beginning after the year in which the ninth increase in the additional personal property
tax credit becomes effective as provided in this act, the portion of the payment which is foundation property tax shall be determined by applying the foundation property tax millage rate to the total assessed value of all personal property assessed for taxation in the district as of January 1, 1973, excluding livestock, but including other personal property eligible for tax credits granted by chapter four hundred twenty-seven A. (427A) of the Code as amended by this Act. For budget years to and including the year in which the ninth increase in the additional personal property tax credit becomes effective as provided in this Act, the portion of the payment which is foundation property tax shall be determined by the state comptroller pursuant to uniform methods established by him.

Sec. 6. NEW SECTION. For the purposes of computing all debt limitations for municipalities, political subdivisions, school districts and taxing districts with respect to any debt incurred or proposed to be incurred after July 1, 1973, the actual value of all personal property as defined in section four hundred twenty-seven A point one (427A.1) of the Code shall not exceed its actual value as of January 1, 1973.
Stanley of Muscatine offered the following amendment H-885 filed by him and moved its adoption:

## H-885

1 Amend the title to House File 740 by striking all after the word
2 "Act" in line 1 and inserting in lieu thereof the
3 following: "relating to the personal property
4 tax credit, establishing the personal property
5 tax replacement fund and making an appropriation
6 thereto, and relating to debt limitations for
7 municipalities, political subdivisions, school
8 districts and taxing districts."

## Amendment $\mathrm{H}-885$ adopted.

Stanley of Muscatine moved that the House concur in the Senate amendment as amended.

Roll call was requested by Stanley of Muscatine and Bittle of Polk.

On the question "Shall the House concur in the Senate amendment as amended?"

The ayes were, 76:

| Anderson | Brockett | Crabb | Drake <br> Avenson |
| :--- | :--- | :--- | :--- |
| Brunow | Daggett | Dunlap |  |
| Bennett | Butler | Danker | Dunton |
| Bittle | Carr | De Jong | Edelen |
| Bortell | Clark, J. H. | Den Herder | Ewing |
| Branstad | Cochran | Doyle | Ferguson |


| Fischer, H. O. | Hutchins | Middleswart | Readinger <br> Fisher, C. R. |
| :--- | :--- | :--- | :--- |
| Junker | Millen | Roorda |  |
| Fitzgerald | Kiser | Miller, A.V. | Schroeder |
| Freeman | Knoke | Miller, K. D. | Stanley |
| Fullerton | Krause | Miller, R. G. | Stromer |
| Grassley | Kreamer | Newhard | Strothman |
| Hansen | Lipnold | Norland | Tofte |
| Harper | Logue | Norpel | Welden |
| Harvey | Maccormick | Oakley | Wells |
| Holden | McElroy | O'Halloran | West |
| Horn | Mendenhall | Pellett | Wulff |
| Howell | Menke | Peterson | Wyckoff |
| Husak | Mennenga | Rapp | Mr. Speaker |

The nays were, 22:

| Brinck | Cusack <br> Byerly |
| :--- | :--- |
| Caffrey | Griffee |
| Clark, J. W. | Hargrave |
| Connors | Hennessey |
| Crawford | Higgins |

Absent or not voting, 2:
Jordan Stephens
The motion prevailed and the House concurred in the Senate amendment as amended.

Stanley of Muscatine 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 740)
The ayes were, 77:

| Anderson | Dunton <br> Edelen | Junker | Nornel |
| :--- | :--- | :--- | :--- |
| Avenson | Kiser | Oakley |  |
| Bennett | Egenes | Knoke | O'Halloran |
| Bittle | Ewing | Krause | Patchett |
| Bortell | Ferguson | Kreamer | Pellett |
| Branstad | Fischer, H. O. | Lippold | Peterson |
| Brockett | Fisher, C. R. | Logue | Rapp |
| Brunow | Fitzgerald | McCormick | Readinger |
| Butler | Freeman | McElroy | Roorda |
| Carr | Fullerton | Mendenhall | Schroeder |
| Clark, J. H. | Grassley | Menke | Stanley |
| Cochran | Hansen | Mennenga | Stromer |
| Crabb | Harper | Middleswart | Strothman |
| Daggett | Harvey | Millen | Tofte |
| Danker | Holden | Miller, A. V. | Wells |
| De Jong | Horn | Miller, K. D. | West |
| Den Herder | Howell | Miller,R. G. | Wulff |
| Doyle | Husak | Newhard | Wyckoff |
| Drake | Hutchins | Norland | Mr. Speaker |
| Dunlap |  |  |  |

The nays were, 21:

| Brinck | Cusack | Hill | Poncy |
| :--- | :--- | :--- | :--- |
| Byerly | Griffee | Jesse | Rinas |
| Caffrey | Hargrave | Lipsky | Small |
| Clark, J. W. | Hennessey | Monroe | Welden |
| Connors | Higgins | Nielsen | Woods |
| Crawford |  |  |  |

Absent or not voting, 2:
Jordan Stephens
The bill having received a constitutional majority was declared to have repassed the House and the title as amended was agreed to.

Stanley of Muscatine moved that the House reconsider the vote by which House File 740 passed the House.

Roll call was requested by Stanley of Muscatine and Bittle of Polk.

On the question "Shall the House reconsider House File 740?"
The ayes were, 36:

| Avenson | Crawford | Hill | Nielsen |
| :--- | :--- | :--- | :--- |
| Brinck | Cusack | Horn | O'Halloran <br> Brunow |
| Byerly | Doyle | Howell | Patchett |
| Caffrey | Egenes | Jesse | Poncy |
| Carr | Fitzgerald | Lipsky | Rapp |
| Clark, J. W. | Hargrave | Marvey | Mennenga |
| Cochran | Hennessey | Midleswart | Rinas |
| Connors | Higgins | Monroe R. G. | Wells |
| Hill | Woods |  |  |

The nays were, 55:

| Anderson | Ewing | Knoke | Pellett |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Krause | Peterson |
| Bittle | Fischer, H. O. | Kreamer | Readinger |
| Bortell | Fisher, C. R. | Lippold | Roorda |
| Branstad | Freeman | Logue | Schroeder |
| Brockett | Fullerton | McElroy | Stanley |
| Butler | Grassley | Mendenhall | Stromer |
| Clark, J. H. | Hansen | Menke | Strothman |
| Crabb | Harper | Millen | Tofte |
| Daggett | Holden | Miller, A. V. | West |
| Danker | Husak | Miller, K. D. | Wulff |
| Drake | Hutchins | Newhard | Wyckoff |
| Dunlap | Junker | Norpel | Mr. Speaker |
| Dunton | Kiser | O?kley |  |
| Absent or not | voting, 9: |  |  |
| De Jong <br> Den Herder <br> Edelen | Griffee | Jordan |  |
|  |  | McCormick | Stephens |

The motion lost.

## EXPLANATION OF VOTE

(House File 740)
I voted "aye" on House File 740 reluctantly, knowing full well that personal property tax is a most unjust tax, but not being fully confident that the bill as presented is the best solution to the problem.

BUTLER of Pottawattamie.

## REPORT OF HOUSE COMMITTEE ON APPROPRIATIONS (Senate File 578) <br> Citizens Aide

The committee's recommendation is for an appropriation of $\$ 72,250.00$ for 1973-74 and $\$ 72,710.00$ for 1974-75.

From this total, $\$ 59,300.00$ for $1973-74$ and $\$ 59,410.00$ for 1974-75 is appropriated for salaries.
$\$ 2,350.00$ for $1973-74$ and $\$ 2,550.00$ for 1974-75 is appropriated for travel.
$\$ 10,600.00$ for $1973-74$ and $\$ 10,750.00$ for 1974-75 is appropriated for
office supplies and expense, printing and binding, telephone and telegraph, and miscellaneous expenditures.

The committee's recommendation allows for no increase in personnel.

## AMENDMENTS FILED

H-877
1 Amend the Senate amendment to House File 775 as
2 follows:
3 1. By striking lines 5 through 23, inclusive, and
4 inserting in lieu thereof the following:
5 1. For the 1973-74 fiscal year, sixteen million one
6 hundred four thousand three hundred $(16,104,300)$ dollars
7 to be allocated as follows:
8 Merged area I ................................................. $\$$ 556,825
9 Merged area II ................................................ 1,114,265
10 Merged area III .............................................. 724,350
11 Merged area IV .............................................. 344,370
12 Merged area V ................................................ 1, 334,440
13 Merged area VI .............................................. 1,521,630
14 Merged area VII .............................................. 1,042,945
15 Merged area IX ............................................... 1,162,505
16 Merged area X ............................................... 1,952,755
17 Merged area XI .............................................. 2,190,205
18 Merged area XII ............................................ 716,725
19 Merged area XIII ......................................... 1,109,545
20 Merged area XIV .......................................... 451,405
21 Merged area XV ............................................ 1,006,320
22 Merged area XVI .......................................... 876,015
23 Total for the 1973-74 fiscal year ................ $\$ 16,104,300$
24 2. By striking lines 27 through 45, inclusive, and
25 inserting in lieu thereof the following:
26
2. For the 1974-75 fiscal year, seventeen million

27 three hundred fifty-seven thousand three hundred
28 (17,357,300) dollars to be allocated as follows:
29 Merged area I ................................................... $\$ 490,605$
30 Merged area II ..... 1,222,930
31 Merged area III ..... 794,085
32 Merged area IV ..... 325,135
33 Merged area V ..... 1,427,105
34 Merged area VI ..... 1,645,445
35 Merged area VII ..... 1,114,315
36 Merged area IX ..... 1,321,205
37 Merged area X ..... 2,172,155
38 Merged area XI ..... 2,283,180
39 Merged area XII ..... 750,965
40 Merged area XIII ..... 1,267,650
41 Merged area XIV ..... 455,515
42 Merged area XV ..... 1,121,330
43 Merged area XVI ..... 965,680
44 Total for the 1974-75 fiscal year ..... \$17,357,300
45 3. By striking line 48 and inserting in lieu
46 thereof the following:Total for the 1973-75 fiscal biennium........ $\$ 33,461,600$
4. By striking lines 75, 76, and 77 and inserting
in lieu thereof the following:
7. Page 6, by inserting after line 4 the followingsection:
KREAMER of Polk
H-881
1 Amend the Senate amendment to House File 789,
2 line 31 , by striking the words "and with approval of".
STANLEY of Muscatine HOLDEN of Scott GRASSLEY of Butler KREAMER of Polk WYCKOFF of Benton HUSAK of Tama
H-876
1 Amend $\mathrm{H}-871$ of the committee on appropriations amendment
2 to Senate File 574 line 11, by striking the word "five (5)"3 and inserting in lieu thereof the word "ten (10)".
COCHRAN of Webster
H-8801 Amend Senate File 600 by adding the following2 new section:
3 Sec. 5. Chapter seven hundred fifty (750),
4 Code of Iowa, is hereby amended by adding the follow-
5 ing new section:
New Section. MONITORING 37.10 REQUIRED. Thedepartment of public safety shall continue to monitorin the Iowa police radio base stations and inhighway patrol cars the thirty-seven point ten (37.10),
10 megahertz frequencies currently in use by local law
11 enforcement and the highway patrol for communication
between these various divisions.
SCHROEDER of Pottawattamie
H-873
1 Amend the House committee amendment H-871
2 to Senate File 574 by striking line 15 and inserting

3 in lieu thereof the following:
4 467A. 48 Code of Lowa 1973
$\$ 1,500,000$
$\$ 2,000,000$
HUSAK of Tama
On motion by Holden of Scott, the House adjourned until 9:00 a.m., Friday, June 22, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixty-sixth Calendar Day<br>One Hundred Eleventh Session Day

Hall of the House of Representatives
Des Moines, Iowa, Friday, June 22, 1973
The House met pursuant to adjournment, Speaker Varley in the chair.

Prayer was offered by the Honorable David Stanley, State Representative representing Muscatine County.

The Journal of Thursday, June 21, 1973, was approved.

## LEGISLATIVE PHYSICIAN FOR THE DAY

Dr. Donna Drees, Des Moines, Iowa.
MESSAGES FROM THE SENATE
The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 22, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 271, a bill for an act relating to the establishment of a regional library system.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 556, a bill for an act making an appropriation from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture.

Also: That the Senate has on June 22, 1973, refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 578, a bill for an act to appropriate funds to the office of the citizens' aide.

Also: That the Senate has on June 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 799, a bill for an act making an appropriation to the bureau of labor and to the occupational safety and health review commission.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 556, a bill for an Act making an appropriation from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture.

RALPH R. BROWN, Secretary

EXPLANATION OF VOTE<br>(House File 740)

I was absent from the House chamber when the vote was taken on House File 740. Had I been present, I would have voted "aye."

STEPHENS of Plymouth

## EXPLANATION OF VOTE <br> (House File 775)

Obviously, we are in favor of community colleges. However, this bill is riddled with conflicting languages. It limits "growth" in arts and sciences to five percent (a stay-even provision) yet says in the next section that all programs and campuses must be kept open. There are other sections equally ludicrous. (1) There are no weighted funding provisions. (2) Rather than a calibrated scale, salary increases are now extended for superintendents regardless of the size of the operation. (3) The Senate put in a provision to contract for services. This was already in the Code. (4) etc., etc., etc. Frankly, the bill is a mess!

BYERLY of Polk NIELSEN of Polk

## EXPLANATION OF VOTE

I was absent on June 21, 1973, due to a previously arranged meeting in Marion, Iowa. Had I been present, I would have voted "aye" on the following bills: House Files 156, 703, 740, 776, 782, 792 and 802, and Senate Files 112, 271 and 609; and would have voted "nay" on Senate Files 26 and 578.

JORDAN of Linn

## EXPLANATION OF VOTE

I voted for House File 740 as amended, but with reservations. I dislike this taxing system because of the inequities of tax assessments and because it often does not relate to ability to pay. I also felt the exemption level should be increased to compensate for the declining value of the dollar. Of the amendments offered, those by Representative Rapp which would have increased the exemption on both personal and real property and that by Representative Egenes that would have increased the exemption by $\$ 500$ each year were the concepts I felt would have brought about property tax relief to those taxpayers who carry more than their fair share of the total tax burden.

## HOWELL of Floyd

## EXPLANATION OF VOTE

I voted "Nay" on House File 740, although I favor property tax relief. This bill in my opinion is inequitable since it gives no real relief to small business men, nor does it give any tax relief to the wage earners, elderly or people on fixed income. The refusal of the House to pass legislation that would provide relief to the wage earners, elderly, or people on fixed income is indictment enough for this bill.

This bill also could cause an increase in county taxes.
CAFFREY of Polk

## SENATE AMENDMENTS CONSIDERED

Hill of Polk called up for consideration Senate File 115, a bill for an act relating to disclosure of criminal history and intelligence data and providing penalties, 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 115 as follows:

1. Page 1, by adding the following after line 23.
2. Page 4, by adding the following after line 2:

The provisions of this section and section three (3) of
this Act which relate to the requiring of an individually
identified request prior to the dissemination or redissemina-
tion of criminal history data shall not apply to the furnishing
of criminal history data to the federal bureau of investigation
or to the dissemination or redissemination of information that
an arrest warrant has been or will be issued, and other relevant
information including but not limited to, the offense and the
date and place of alleged commission, individually identifying
characteristics of the person to be arrested, and the court
or jurisdiction issuing the warrant.
2. Page 4, by striking lines 7 and 8.
3. Page 5 , by adding the following after line 7:
27. Page 9C, by adding the following after line 84:

Sec. ..... NEW SECTION. The provisions of sections two (2)
and three (3) of this Act shall not apply to the certifying
of an individual's operating record pursuant to section three hundred twenty-one A point three (321A.3) of the Code.
4. By renumbering the amendments.

A non-record roll call was requested.
The ayes were 71, nays 10 .
Motion prevailed and the House concurred in the Senate amendment.

Hill of Polk moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 115)
The ayes were, 81:

| Avenson | Clark, J. H. | Doyle | Freeman |
| :--- | :--- | :--- | :--- |
| Bittle | Clark, J. W. | Drake <br> Branstad | Cochran |


| Hill | Lippold | Miller, R. G. | Readinger <br> Holden |
| :--- | :--- | :--- | :--- |
| Hipsky | Monroe | Roorda |  |
| Horn | Logue | Newhard | Schroeder |
| Howell | McCormick | Norland | Small |
| Hutchins | McElroy | Oakley | Stanley |
| Jesse | Mendenhall | O'Halloran | Stromer |
| Jordan | Menke | Patchett | Strothman |
| Junker | Midlleswart | Pellett | Tofte |
| Kiser | Millen | Peterson | Wells |
| Knoke | Miller, A. V. | Poncy | West |
| Kreamer | Miller, K. D. | Rapp | Woods |
| The nays were, 8: |  |  |  |
| Anderson | Bortell |  | Mr. Speaker |
| Bennett | Daggett | Husak |  |
| Absent or not voting, 11: | Norpel | Wulff |  |
| Caffrey | Egenes |  | Wyckoff |
| De Jong | Griffee | Mennenga |  |
| Edelen | Krause | Nielsen | Stephens |

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

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

The House resumed consideration of House File 800, a bill for an act to appropriate from the general fund of the state for the office of the state comptroller and its divisions and the following amendment H-817 filed by Small, et al.:
H- 817
1 Amend House File 800 by striking all of lines
221 through 26 and inserting in lieu thereof the
3 following:
4 Total state comptroller: \$3,476,326 \$3,763,149
Small of Johnson asked and received unanimous consent to withdraw amendment H-817.

Hargrave of Johnson offered the following amendment H-819 filed by him:

Amend House File 800, section 1, by striking the
following:

1. Lines 3 and 4 and inserting in lieu thereof the following:
"divisions for the first year of the bienium beginning
July 1, and ending June 30, 1974, the following
amounts, or so".
2. Page 2, by striking the following:

9 a. Line 7 the figures "1974-75".
10 b. Line 8, by striking the words "Fiscal Year".
11 c. Line 12 , by striking the figures " $\$ 513,093$ ".

12 d. Line 16, by striking the figure " 7,500 ".
13 e. Line 20, by striking the figure " $\$ 3,242,556$ ".
14 f. Line 25 , by striking the figure " $\$ 394,610$ ".
15 g . Line 26, by striking the figure " $\$ 4,157,759$ ".
Hargrave of Johnson asked and received unanimous consent to withdraw amendment $\mathrm{H}-819$.

Crabb of Crawford offered the following amendment H-814 filed by him and moved its adoption:
H-814
1 Amend House File 800, page 3, by adding the following after line 9 :

Sec. 5. Section eight point thirty-nine (8.39), Code 1973, is amended by adding the following new unnumbered paragraph:
$N E W$ UNNUMBERED PARAGRAPH. Any transfer made under the provisions of this section shall be reported to
the budget and financial control committee or its
successor committee on a monthly basis. The report
shall cover each calendar month and shall be due the tenth day of the following month. The report shall contain the following: the amount of each transfer; the date of each transfer; the department to which the transfer was made; the department and fund from which the transfer was made; a brief explanation of the reason for the transfer; and such other information as may be required by the committee. A summary of all transfers made under the provisions of this section shall be included in the annual report of the budget and financial control committee or its successor committee to the general assembly.
Amendment H—814 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. 800)
The ayes were, 84:

| Anderson | Cochran | Fitgerald | Husak |
| :--- | :--- | :--- | :--- |
| Avenson | Connors | Freeman | Hutchins |
| Bennett | Crabb | Fullerton | Jordan |
| Bittle | Crawford | Grassley | Junker |
| Bortell | Daggett | Hansen | Kiser |
| Branstad | Danker | Hargrave | Knoke |
| Brinck | Doyle | Harper | Kreamer |
| Brockett | Drake | Harvey | Linpold |
| Brunow | Dunlap | Hennessey | Logue |
| Butler | Dunton | Higgins | McCormick |
| Byerly | Fwing | Hill | McElrov |
| Carr | Ferguson | Holden | Mendenhall |
| Clark, J. H. | Fischer, H. O. | Horn | Menke |
| Clark, J. W. | Fisher, C. R. | Howell | Middleswart |


| Millen | Norpel | Rinas | Tofte |
| :--- | :--- | :--- | :--- |
| Miller, A. V. | O'Halloran | Roorda | Wells |
| Miller, K. D. | Pellett | Schroeder | West |
| Miller, R. G. | Peterson | Small | Woods |
| Monroe | Poncy | Stanlev | Wulf |
| Newhard | Rapp | Stromer | Wyckoff |
| Norland | Readinger | Strothman | Mr. Speaker |

The nays were, 2:
Jesse Patchett
Absent or not voting, 14 :

Caffrey Edelen
Cusack Egenes
De Jong Griffee
Den Herder Krause

Lipsky
Mennenga
Nielsen

Oakley
Stephens Welden

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

## SENATE AMENDMENTS CONSIDERED

Kreamer of Polk called up for consideration House File 775, a bill for an act relating to merged area schools, providing for the appropriation and payment of state aid, and providing for tuition, amended by the Senate, and moved that the House concur in the following Senate amendment:

2. Page 2, by striking lines 28 through 35 , and page 3 , by striking lines 1 through 11 and inserting in lieu thereof the following:
2. For the 1974-75 fiscal year, seventeen million three
hundred nineteen thousand $(17,319,000)$ dollars to be allocated as follows:

Merged area I ................................................................ 4 497,023
Merged area II ............................................................... 1,225,813
Merged area III .............................................................. 797,480
Merged area IV ............................................................. 332,260
Merged area V ................................................................. 1,434,883
Merged area VI ............................................................... 1,653,423
Merged area VII ........................................................... 1,124,460
Merged area IX .............................................................. 1,335,788
Merged area X ............................................................... 2,184,368
Merged area XI ............................................................ 2,311,094
Merged area XII ........................................................... 760,977
Merged area XIII ......................................................... 1,278,715
Merged area XIV .......................................................... 459,437
Merged area XV ............................................................ 1,140,287
Merged area XVI ........................................................ 971,287
Total for the 1974-75 fiscal year ................................ $\$ 17,507,295$
3. Page 3, by striking line 12 and inserting in lieu thereof the following:

Total for the 1973-75 fiscal biennium ....................\$33,761,595
4. Page 4, line 14, by inserting after the word "year" the
following: ", except that this provision shall not apply to those area schools where no expenditures were made for arts and sciences during the 1972-1973 fiscal year. Any area school which budgets funds for arts and sciences for the first time in the 1973-1974 fiscal year by contract with other schools or colleges shall limit such a budgetary item to not more than five percent of its total budget".
5. Page 4, line 19, by inserting after the word "year" the following: ", except that this provision shall not apply to those area schools where no expenditures were made for arts and sciences during the 1973-1974 fiscal year. Any area school which budgets funds for arts and sciences for the first time in the 1974-1975 fiscal year by contract with other schools or colleges shall limit such budgetary item to not more than five percent of its total budget".
6. Page 4 , line 26 , by inserting before the period the following: ", and shall also take all necessary action to assure that no area vocational school which is not presently qualified as a 'junior college' or 'community college', as those terms are defined in section two hundred eighty A point two (280A.2), subsections two (2) and three (3), of the Code, shall expand its liberal arts or preprofessional programs, or other instruction partially fulfilling the requirements for a baccalaureate degree, except in cooperation with existing liberal arts facilities, in order to so qualify".
7. Page 5, by striking lines 9 through 35, and page 6, by striking lines 1 through 10, and inserting in lieu thereof the following:

Sec. ..... Section two hundred eighty A point twenty-three (280A.23), subsection nine (9), Code 1973, is amended to read as follows:
9. The area board, when setting the salary of the area
superintendent, shall take into consideration the salaries of administrators of educational institutions in the area, and the enrollment of the area schools; the salary range shall be from seventeen thousand dollars to [twenty-five thousand] twenty-seven thousand five hundred dollars per annum including additional benefts, over and above the additional benefits given all full-time employees. The superintendent shall not be required to hold any teacher's certificate.
8. By renumbering sections and correcting internal references in accordance with this amendment.
9. Amend the title, page 1 , line 3, by striking the word "tuition" and inserting in lieu thereof the words "the salaries of area superintendents".
Kreamer of Polk offered the following amendment H-877 filed by him to the Senate amendment and moved its adoption :

Amend the Senate amendment to House File 775 as follows:

1. By striking lines 5 through 23, inclusive, and inserting in lieu thereof the following:
2. For the 1973-74 fiscal year, sixteen million one hundred four thousand three hundred $(16,104,300)$ dollars to be allocated as follows:
Merged area I ................................................................ $\$ 556,825$
Merged area II .............................................................. 1,114,265
Merged area III ........................................................... 724,350
Merged area IV ............................................................ 344,370
Merged area V ................................................................ 1,334,440
Merged area VI ............................................................ 1,521,630
Merged area VII ............................................................ 1,042,945
Merged area IX ............................................................ 1,162,505
Merged area X ................................................................. 1,952,755
Merged area XI ............................................................ 2,190,205
Merged area XII ............................................................ 716,725
Merged area XIII .......................................................... 1,109,545
Merged area XIV ......................................................... 451,405
Merged area XV ............................................................ 1,006,320
Merged area XVI ......................................................... 876,015
Total for the 1973-74 fiscal year ................................. $\overline{\$ 16,104,300}$
3. By striking lines 27 through 45 , inclusive, and
inserting in lieu thereof the following:
4. For the 1974-75 fiscal year, seventeen million three hundred fifty-seven thousand three hundred $(17,357,300)$ dollars to be allocated as follows:
Merged area I ................................................................ $\$ 490,605$
Merged area II .............................................................. 1,222,930
Merged area III ............................................................. 794,085
Merged area IV ............................................................. 325,135
Merged area V ................................................................ 1,427,105
Merged area VI ............................................................ 1,645,445
Merged area VII ............................................................ $1,114,315$
Merged area IX .............................................................. 1,321,205
Merged area X .............................................................. 2,172,155
Merged area XI ............................................................ 2,283,180
```
    Merged area XII
        750,965
    Merged area XIII ...............................................................,1,267,650
    Merged area XIV ......................................................................455,515
    Merged area XV ....................................................................1,121,330
    Merged area XVI .............................................................965,680
    Total for the 1974-75 fiscal year .............................$17,357,300
    3. By striking line 48 and inserting in lieu
thereof the following:
    Total for the 1973-75 fiscal biennium ....................$33,461,600
    4. By striking lines 75, 76, and 77 and inserting
in lieu thereof the following:
    7. Page 6, by inserting after line 4 the following
section:
```

Motion prevailed and amendment $\mathrm{H}-877$ to the Senate amendment adopted.

Kreamer of Polk moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Kreamer of Polk moved that the bill, as amended by the Senate, further amended by the House and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 775)
The ayes were, 87:

| Anderson | Drake | Jesse | O'Halloran |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jordan | Patchett |
| Bennett | Dunton | Junker | Pellett |
| Bittle | Edelen | Kiser | Peterson |
| Bortell | Egenes | Knoke | Poncy |
| Branstad | Ewing | Krause | Rapp |
| Brinck | Ferguson | Kreamer | Readinger |
| Brockett | Fischer, H. O. | Lipnold | Rinas |
| Brunow | Fisher, C. R. | Logue | Roorda |
| Butler | Fitzgerald | McCormick | Schroeder |
| Carr | Freeman | McElrov | Small |
| Clark, J. H. | Fullerton | Mendenhall | Stanley |
| Clark, J. W. | Grassley | Menke | Stromer |
| Cochran | Hansen | Middleswart | Strothman |
| Connors | Harper | Millen | Tofte |
| Crabb | Harvey | Miller, A. V. | Wells |
| Crawford | Hennessey | Miller, K. D. | West |
| Cusack | Hicgins | Miller, R. G. | Woods |
| Daggett | Hill | Monroe | Wulff |
| Danker | Holden | Newhard | Wyckoff |
| De Jong | Horn | Norland | Mr. Speaker |
| Doyle | Hutchins | Norpel |  |

The nays were, 2:
Byerly Nielsen

Absent or not voting, 11:

| Caffrey | Hargrave | Lipsky | Stephens |
| :--- | :--- | :--- | :--- |
| Den Herder | Howell | Mennenga | Welden |
| Griffee | Husak | Oakley |  |

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

## HOUSE INSISTS

(Senate File 603)
Schroeder of Pottawattamie called up for consideration Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof and consolidating divisions, and moved that the House recede from its amendment to Senate File 603.

A non-record roll call was requested.
The ayes were 30 , nays 48 .
The motion lost and the House insists on its amendment to Senate File 603.

## CONFERENCE COMMITTEE APPOINTED

(Senate File 603)
The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning Senate File 603: Fisher of Greene, chairman; Connors of Polk, Menke of O'Brien, Rinas of Linn and Schroeder of Pottawattamie.

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

House File 803, a bill for an act to permit certain cities to modify and rebuild municipally-owned television translator facilities and issue bonds to pay the cost thereof, was taken up for consideration.

Hill 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. 803)
The ayes were, 83:

| Anderson | Bittle | Brinck | Butler <br> Avenson |
| :--- | :--- | :--- | :--- |
| Bennett | Bortell | Brockett | Byerly |
| Branstad | Brunow | Carr |  |


| Clark, J. H. | Fullerton | Lippold | Peterson |
| :--- | :--- | :--- | :--- |
| Cochran | Grassley | Logue | Rapp |
| Connors | Hansen | Poncy | Readinger |
| Crabb | Hargrave | McCormick | Rinas |
| Crawford | Harper | McElroy | Schroeder |
| Cusack | Hennessey | Menke | Small |
| Daggett | Higgins | Middleswart | Stanley |
| Danker | Hill | Millen | Stromer |
| De Jong | Horn | Miller, A. V. | Strothman |
| Doyle | Howell | Miller, K. D. | Tofte |
| Dunlap | Husak | Miller, R.G. | Welden |
| Dunton | Hutchins | Monroe | Wells |
| Edelen | Jesse | Newhard | West |
| Egenes | Jordan | Nielsen | Woods |
| Ewing | Junker | Norland | Wulf |
| Ferguson | Kiser | Norpel | Wyckoff |
| Fischer, H. 0. | Krause | O'Halloran | Mr. Speaker |
| Fitzgerald | Kreamer | Patchett |  |
| The nays were, | 3: |  |  |
| Freeman | Knoke | Mendenhall |  |
| Absent or not voting, 14: |  |  |  |
| Caffrey | Fisher, C. R. | Lipsky | Pellett |
| Clark, J. W. | Griffee | Mennenga | Roorda |
| Den Herder | Harvey | Oakley | Stephens |
| Drake | Holden |  |  |

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

## HOUSE FILE 448 WITHDRAWN

Crabb of Crawford asked and received unanimous consent to withdraw House File 448 from further consideration by the House.

## APPROPRIATIONS CALENDAR

House Joint Resolution 23, a joint resolution establishing legislative compensation to be paid because of a vacancy resulting in the House membership, was taken up for consideration.

Small of Johnson 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.

Under the provisions of Rule 69, Howell of Floyd refrained from voting.

On the question "Shall the joint resolution pass?" (H.J.R. 23)
The ayes were, 86:

| Anderson | Bittle | Brinck | Butler |
| :--- | :--- | :--- | :--- |
| Avenson | Bortell | Brockett | Bverly |
| Bennett | Branstad | Brunow | Carr |

Clark, J. H.
Cochran Connors Crabb Crawford Cusack Daggett Danker De Jong Doyle Drake Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fischer, H. O.
Fitzgerald

Freeman
Fullerton
Grassley
Hansen
Hargrave
Harper
Harvey
Hennessey
Higgins Hill Holden Horn Husak Hutchins Jesse Jordan Junker Kiser Knoke

The nays were, none.
Absent or not voting, 14:

| Caffrey | Griffee | Millen | Pellett |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Howell | Nielsen | Roorda |
| Den Herder | Lipsky | Oakley | Stephens |
| Fisher, C. R. | Mennenga |  |  |

The resolution having received a constitutional two-thirds majority was declared to have been adopted by the House and the title was agreed to.

Speaker pro tempore Kreamer in the chair at 10:35 a.m.

## CONFERENCE COMMITTEE REPORT ADOPTED

(House File 656)
Fischer of Grundy called up for consideration the conference committee report on House File 656, a bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty, filed on June 21, 1973, and found on pages 2205 and 2206 of the House Journal.

Fischer of Grundy moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by Fischer of Grundy and Wyckoff of Benton.

Rule 68 was invoked.
On the question "Shall the conference committee report and
the amendments contained therein to House File 656 be adopted?"
The ayes were, 52:

| Anderson <br> Bennett | Ewing <br> Bortell <br> Ferguson |
| :--- | :--- |
| Branstad | Fischer, H. O. |
| Brinck | Fisher, C. R. |
| Crabb | Fullerton |
| Daggett | Grassley |
| Danker | Hansen |
| Den Herder | Harper |
| Doyle | Holden |
| Drake | Husak |
| Dunlap | Hutchins |
| Dunton | Jordan |
| Edelen | Kiser |

Lippold
Logue
McCCormick
McElroy
Mendenhall
Menke
Middleswart
Millen
Miller, K. D.
Miller, R. G.
Norpel
Pellett
Peterson

Poney
Readinger
Roorda
Schroeder
Stanley
Stromer
Strothman
Varley
West
Wulff
Wyckoff
Mr. Speaker
(Kreamer)

The nays were, 44:

| Avenson | Crawford | Howell | Norland |
| :---: | :---: | :---: | :---: |
| Bittle | Cusack | Jesse | Oakley |
| Brockett | De Jong | Junker | O'Halloran |
| Brunow | Egenes | Knoke | Patchett |
| Butler | Fitzgerald | Krause | Rapp |
| Byerly | Hargrave | Lipsky | Rinas |
| Carr | Harvey | Mennenga | Small |
| Clark, J. H. | Hennessey | Miller, A. V. | Tofte |
| Clark, J. W. | Higgins | Monroe | Welden |
| Cochran | Hill | Newhard | Wells |
| Connors | Horn | Nielsen | Woods |
| Absent or not voting, 4: |  |  |  |
| Caffrey | Freeman | Griffee | Stephens |

The motion prevailed and the report was adopted.
Fischer of Grundy moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

Rule 68 was invoked.
Under the provisions of Rule 69, Harvey of Scott refrained from voting.

On the question "Shall the bill pass?" (H.F. 656)
The ayes were, 80:

| Avenson | Crabb | Ferguson | Holden |
| :---: | :---: | :---: | :---: |
| Bennett | Crawford | Fischer, H. O. | Horn |
| Bittle | Dagrett | Fisher, C. R. | Howell |
| Bortell | Danker | Fitzgerald | Husak |
| Branstad | Den Herder | Fullerton | Hutchins |
| Brinck | Doyle | Grassley | Jordan |
| Brunow | Drake | Griffee | Kiser |
| Carr | Dunlap | Hansen | Krause |
| Clark, J. H. | Dunton | Hargrave | Lippold |
| Clark, J. W. | Edelen | Harper | Logue |
| Cochran | Egenes | Hennessey | McCormick |
| Connors | Ewing | Higgins | McElroy |


| Mendenhall | Norland | Rapp | Welden |
| :---: | :---: | :---: | :---: |
| Menke | Norpel | Readinger | Wells |
| Mennenga | Oakley | Roorda | West |
| Middleswart | O'Halloran | Schroeder | Woods |
| Millen | Patchett | Stanley | Wulff |
| Miller, A. V. | Pellett | Stromer | Wyckoff |
| Miller, K. D. | Peterson | Strothman | Mr. Speaker |
| Miller, R. G. | Poncy | Varley | (Kreamer) |
| Newhard |  |  |  |
| The nays were, 15: |  |  |  |
| Anderson | Cusack | Junker | Rinas |
| Brockett | De Jong | Knoke | Small |
| Butler | Hill | Monroe | Tofte |
| Byerly | Jesse | Nielsen |  |
| Absent or not voting, 5: |  |  |  |
| Caffrey | Harvey | Lipsky | Stephens |
| Freeman |  |  |  |

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

Speaker Varley in the chair at 11:05 a.m.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 482, a bill for an act relating to the establishment of community-based correctional programs and services, and the following amendment $\mathrm{H}-389$ filed by the committee on human resources:
H-389
1 Amend Senate File 482 as follows:
2 1. Page 2, by adding the following before
3 line 1:
4 Section 1. Chapter two hundred seventeen (217),
5 Code 1973, is amended by adding thereto sections 1 through 5 of this Act.
2. By renumbering all sections in accordance
with this amendment.
Crawford of Story moved the adoption of amendment H-389.
Amendment H—389 adopted.
Welden of Hardin offered the following amendment H-593 filed by him and moved its adoption:
H- 593
1 Amend Senate File 482 as follows:
2 Page 3, add the following new section:
3 Sec. ..... Rules and guidelines issued pursuant to
4 the authority granted in this Act shall be confined
5 to programs and services authorized by this Act and
6 supported by state funds. Notwithstanding any
7 other provisions of the Code, any rules, regulations
8 or guidelines issued under provisions of this Act

9 shall be subject to approval by the departmental
10 rules review committee and the attorney general.
Amendment H-593 adopted.
Crawford 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 68 was invoked.
On the question "Shall the bill pass?" (S.F. 482)
The ayes were, 63:

| Avenson | Doyle | Junker | Patchett |
| :---: | :---: | :---: | :---: |
| Bittle | Drake | Kiser | Poncy |
| Brinck | Egenes | Knoke | Rapp |
| Brockett | Ewing | Krause | Readinger |
| Brunow | Ferguson | Lippold | Rinas |
| Butler | Fitzgerald | Lipsky | Roorda |
| Byerly | Griffee | McCormick | Schroeder |
| Caffrey | Hargrave | McElroy | Small |
| Carr | Harvey | Mennenga | Stanley |
| Clark, J. H. | Hennessey | Middleswart | Stromer |
| Clark, J. W. | Higgins | Monroe | Tofte |
| Cochran | Hill | Newhard | Wells |
| Connors | Holden | Nielsen | West |
| Crawford | Horn | Norland | Wulff |
| Cusack | Howell | Oakley | Mr. Speaker |
| De Jong | Jesse | O'Halloran |  |
| The nays were, 32: |  |  |  |
| Anderson | Fischer, H. O. | Jordan | Miller, R. G. |
| Bennett | Fisher, C. R. | Kreamer | Norpel |
| Bortell | Fullerton | Logue | Pellett |
| Branstad | Grassley | Mendenhall | Peterson |
| Crabb | Hansen | Menke | Strothman |
| Daggett | Harper | Millen | Welden |
| Danker | Husak | Miller, A. V. | Woods |
| Dunlap | Hutchins | Miller, K. D. | Wyckoff |
| Absent or not voting, 5: |  |  |  |
| Den Herder | Edelen | Freeman | Stephens |
| Dunton |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## INTRODUCTION OF BILL

House File 804, a bill for an act to legalize and validate the procedures whereby the Nishna Valley Community School District in the County of Mills contracted for the sale of several tracts of real estate and the contracts entered into with the respective purchasers.

Read first time and placed on the ways and means calendar.

## HOUSE FILE 643 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 643 from further consideration by the House.

## APPROPRIATIONS CALENDAR

Welden of Hardin asked and received unanimous consent to take up for immediate consideration Senate File 574, a bill for an act to appropriate from the general fund of the state to the department of soil conservation for the soil and water conservation cost-sharing program, with report of committee recommending passage.

Welden of Hardin offered the following amendment filed by the committee on appropriations and moved its adoption:
H-871
1 Amend Senate File 574 as follows:
Page 2, by striking line 8, 9 and 10 and inserting
in lieu thereof the following:
"For cost sharing, to provide state funding of not to exceed fifty percent of the approved cost of permanent soil conservation practices instituted under chapter 467A, Code 1973, with priority given to projects on watersheds above state owned lakes, except that not more than five percent of the amount herein appropriated may be used for cost sharing to abate complaints filed under sections 467A. 47 and 467A.48, Code $1973 \quad \$ 1,500,000 \quad \$ 1,500,000$ ".
Cochran of Webster offered the following amendment H-876 filed by him to amendment $\mathrm{H}-871$ and moved its adoption:

## H-876

1 Amend $\mathrm{H}-871$ of the committee on appropriations
to Senate File 574 line 11, by striking the word "five (5)"
and inserting in lieu thereof the word "ten (10)".
A non-record roll call was requested.
The ayes were 45 , nays 46.
Amendment H-876 lost.
Husak of Tama asked and received unanimous consent to withdraw amendment H-873 filed by him on June 21, 1973.

Welden of Hardin moved the adoption of amendment $\mathrm{H}-871$.
Amendment $\mathrm{H}-871$ adopted.

Cochran of Webster moved to reconsider the vote by which amendment H-871 was adopted.
(Senate File 574 and motion to reconsider amendment $\mathrm{H}-871$ pending at recess.)

On motion by Holden of Scott, the House was recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Varley in the chair.
The House resumed consideration of Senate File 574 and the Cochran motion to reconsider the vote by which amendment $\mathrm{H}-871$ was adopted.

A non-record roll call was requested.
The ayes were 39 , nays 45 .
Motion lost.
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. 574)
The ayes were, 89:

| Anderson | Doyle | Horn | Newhard |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Howell | Norland |
| Bennett | Dunton | Husak | Norpel |
| Bittle | Edelen | Hutchins | O'Halloran |
| Bortell | Egenes | Jordan | Patchett |
| Branstad | Ewing | Junker | Peterson |
| Brinck | Ferguson | Kiser | Poncy |
| Brockett | Fischer, H. 0. | Knoke | Rapp |
| Brunow | Fisher, C. R. | Krause | Readinger |
| Butler | Fitzgerald | Lippold | Roorda |
| Byerly | Freeman | Lipsky | Schroeder |
| Caffrey | Fullerton | Logue | Small |
| Carr | Grassley | McCormick | Stanley |
| Clark, J. H. | Griffee | McElroy | Stromer |
| Clark, J. W. | Hansen | Mendenhall | Strothman |
| Cochran | Hargrave | Menke | Tofte |
| Connors | Harper | Mennenga | Welden |
| Crabb | Harvey | Middleswart | Wells |
| Crawford | Hennessey | Millen | West |
| Cusack | Higgins | Miller, A. V. | Wulff |
| Daggett | Hill | Miller, K. D. | Wyckoff |
| Danker | Holden | Miller, R. G. | Mr. Speaker |

The nays were, none.

| Absent or not voting, 11: |  |  |  |
| :--- | :--- | :--- | :--- |
| Den Herder | Kreamer | Oakley | Stephens |
| Drake | Monroe | Pellett | Woods |
| Jesse | Nielsen | Rinas |  |

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 on June 22, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 576, a bill for an act relating to sewage works construction fund and the reversion of the unencumbered balance.

Also: That the Senate has on June 22, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 775, a bill for an act relating to merged area schools, providing for the appropriation and payment of state aid.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety, on the part of the Senate: The Senator from Calhoun, Mr. Winkelman, chairman; the Senator from Dubuque, Mr. Blouin; the Senator from Webster, Mr. Coleman; the Senator from Floyd, Mr. McCartney; and the Senator from Polk, Mr. Plymat.

Also: That the Senate has on June 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 780, a bill for an act to make an appropriation from the general fund of the state to the office for planning and programming and office for economic opportunity.

RALPH R. BROWN, Secretary

## SENATE AMENDMEN'T TO HOUSE FILE 780

Amend House File 780, as amended and passed by the House, as follows:

1. Page 2, line 26, by inserting after the word "positions"
the words ", excluding the state building code,".
2. Page 2, line 33, by striking the word "including" and inserting in lieu thereof the word "excluding".
3. Page 3, line 5 , by striking the number " 556,063 " and
inserting in lieu thereof the number " 435,753 ".
4. Page 3, line 5, by striking the number " 562,666 " and inserting in lieu thereof the number " 437,856 ".
5. Page 3, by inserting after line 5 the following subsection:
"4. For salaries, support, maintenance, and miscellaneous purposes for the state building code; however, in no event, shall this include more than three additional employees.

## APPROPRIATIONS CALENDAR

Senate File 511, a bill for an act to appropriate funds from the general fund of the state for establishing community-based correctional programs and services, with report of committee recommending passage, was taken up for consideration.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 511)
The ayes were, 60:

| Avenson | Doyle | Howell | Patchett |
| :---: | :---: | :---: | :---: |
| Bittle | Dunton | Junker | Poncy |
| Brockett | Edelen | Kiser | Rapp |
| Brunow | Egenes | Knoke | Readinger |
| Butler | Ferguson | Krause | Rinas |
| Byerly | Fitzgerald | Lippold | Roorda |
| Caffirey | Fullerton | Lipsky | Schroeder |
| Carr | Griffee | McCormick | Small |
| Clark, J. H. | Hargrave | Mennenga | Stanley |
| Clark, J. W. | Harvey | Middleswart | Stromer |
| Cochran | Hennessey | Miller, A. V. | Tofte |
| Crabb | Higgins | Monroe | Wells |
| Crawford | Hill | Newhard | West |
| Cusack | Holden | Norland | Wulff |
| De Jong | Horn | O'Halloran | Mr. Speaker |
| The nays were, 31: |  |  |  |
| Anderson | Dunlap | Hutchins | Miller, K. D. |
| Bennett | Ewing | Jordan | Miller, R. G. |
| Bortell | Fischer, H. O. | Kreamer | Norpel |
| Branstad | Fisher, C. R. | Logue | Peterson |
| Brinck | Grassley | McElroy | Strothman |
| Daggett | Hansen | Mendenhall | Welden |
| Danker | Harper | Menke | Wyckoff |
| Den Herder | Husak | Millen |  |
| Absent or not voting, 9: |  |  |  |
| Connors | Jesse | Oakley | Stephens |
| Drake | Nielsen | Pellett | Woods |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration Senate File 604, a bill for an act making an appropriation to the department of social services for certain public assistance programs and contractual services, changing the procedure for handling county claims arising from foster care for veterans' children, and relating to eligibility for assistance under the aid to dependent
children program, 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 604 as follows:

1. Page 1, by striking line 8 and inserting in lieu thereof
the following:
" 7 . Medical Assistance $\$ 27,52,000$. $\$ 33,442,000$ ".
2. Page 3, by striking lines 1 through 6 and inserting in
lieu thereof the following:
"such program before completion. The department of
social services shall have a program under chapter two hundred
forty-nine C ( 249 C ) of the Code for the partially or totally
unemployed father under this subsection."
3. Page 3, by striking lines 7 and 8 .

A non-record roll call was requested.
The ayes were 69 , nays 16 .
The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Den Herder of Sioux 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 604)
The ayes were, 77:

| Avenson | Edelen | Hutchins | Oakley |
| :--- | :--- | :--- | :--- |
| Bittle | Egenes | Jesse | O'Halloran |
| Brinck | Ferguson | Jordan | Patchett |
| Brockett | Fisher, C. R. | Junker | Peterson |
| Brunow | Fitzgerald | Knoke | Poncy |
| Butler | Freeman | Krause | Rapp |
| Byerly | Fullerton | Lippold | Readinger |
| Caffrey | Griffee | Lipsky | Rinas |
| Carr | Hansen | McCormick | Roorda |
| Clark, J. W. | Hargrave | McElroy | Schroeder |
| Cochran | Harper | Menke | Small |
| Connors | Harvey | Mennenga | Stanley |
| Crabb | Hennessey | Middleswart | Stromer |
| Crawford | Higgins | Miller, A.V. | Strothman |
| Cusack | Hill | Miller, K. D. | Tofte |
| De Jong | Holden | Monroe | Wells |
| Den Herder | Horn | Nielsen | West |
| Doyle | Howell | Norland | Wulff |
| Dunlap | Husak | Norpel | Mr. Speaker |
| Dunton |  |  |  |

The nays were, 15:

| Anderson | Daggett | Kreamer | Welden |
| :--- | :--- | :--- | :--- |
| Bennett | Danker | Logue | Weods |
| Bortell | Fischer, H. O. | Mendenhall | Wyckoff |
| Branstad | Kiser | Miller, R. G. |  |

Absent or not voting, 8:

| Clark, J. H. | Ewing | Millen | Pellett |
| :--- | :--- | :--- | :--- |
| Drake | Grassley | Newhard | Stephens |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Den Herder of Sioux called up for consideration House File 789, a bill for an act relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, providing penalties for certain violations, and making an appropriation, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 789 as amended and passed by the House and reprinted, as follows:

1. Page 2, line 3, by striking the word and figure "ten (10)" and inserting in lieu thereof the word and figure "eleven (11)".
2. Page 5, by inserting after line 35 the following new section:

Sec. 11. NEW SECTION. PRIOR LIENS, CLAIMS AND ASSIGNMENTS.
Any lien existing on the effective date of this Act, which lien
was perfected under the provisions of sections two hundred forty-nine point nineteen (249.19), two hundred forty-nine point twenty (249.20) or two hundred forty-nine point twentyone (249.21) as they appeared in the Code of 1973 and prior Codes, and which liens have not been satisfied, are void.
Any assignment of personal property which was made under the provisions of chapter two hundred forty-nine (249) as it appeared in the Code of 1973 and prior Codes, is void. The commissioner may in furtherance of this section release any lien or claim created or existing under that chapter. Each release made pursuant to this section shall be executed and acknowledged by the commissioner or his authorized designee, and when recorded shall be conclusive in favor of any third person dealing with or concerning the property affected by the release in reliance upon such record.
3. Page 7A, by striking lines 14 through 19, inclusive, and inserting in lieu thereof the following:
b. Confidential information described in subsection one (1), paragraphs $a, b$ and $c$ of this section shall be disclosed to public officials, for use in connection with their official duties relating to law enforcement, audits and other purposes directly connected with the administration of such programs, upon written application to and with approval of the commissioner or his designee.
4. Page 7A, line 23, by striking the words "services or".
5. Page 7B, line 58, by striking the words "or services".
6. Page 7C, by inserting after line 87 the following:

NEW SECTIION. Where the department of social services assigns personnel to an office located in a county for the purpose of performing in that county designated duties and responsibilities assigned by law to the department, it shall be the responsibility of the county to provide and maintain the necessary office space and office supplies and equipment for the personnel so assigned in the same manner as if they were employees of the county. The department shall at least annually, or more frequently if the department so elects, reimburse the county for a portion, designated by law, of the cost of maintaining office space and providing supplies and equipment as required by this section, and also for a similar portion of the cost of providing the necessary office space if in order to do so it is necessary for the county to lease office space outside the courthouse or any other building owned by the county. The portion of the foregoing costs reimbursed to the county under this section shall be equivalent to the proportion of those costs which the federal government authorizes to be paid from available federal funds, unless the general assembly directs otherwise when appropriating funds for support of the department.
7. Page 17A, by striking lines 3 and 4 and inserting in lieu thereof the words "such time as the property heretofore managed by the department pursuant to that section has been disposed of in".
8. By renumbering sections and correcting internal references to conform with this amendment.

Stanley of Muscatine offered the following amendment H-881 filed by Stanley, Holden, Grassley, Kreamer, Wyckoff and Husak to the Senate amendment and moved its adoption:
H-881
1 Amend the Senate amendment to House File 789,
2 line 31, by striking the words "and approval of".
Roll call was requested by Stanley of Muscatine and Holden of Scott.

On the question "Shall amendment H-881 be adopted?"

## The ayes were, 46:

| Anderson | Drake | Husak | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Hutchins | Miller, R. G. |
| Bortell | Dunton | Jordan | Norpel |
| Branstad | Edelen | Kiser | Peterson |
| Brinck | Ewing | Kreamer | Roorda |
| Brockett | Fischer, H. O. | Lippold | Stanley |
| Brunow | Fisher,C. R. | Logue | Strothman |
| Butler | Grassley | McElroy | Welden |
| Cochran | Hansen | Mendenhall | West |
| Crabb | Harper | Menke | Wulff |
| Daggett | Harvey | Middleswart | Wyckoff |
| Danker | Holden |  |  |

The nays were, 48:

| Avenson | Doyle | Junker | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bittle | Egenes | Knoke | Patchett |
| Byerly | Ferguson | Krause | Poncy |
| Caffrey | Fitzgerald | Lipsky | Rapp |
| Carr | Griffee | McCormick | Readinger |
| Clark, J. H. | Hargrave | Mennenga | Rinas |
| Clark, J. W. | Hennessey | Miller, A. V. | Schroeder |
| Connors | Higgins | Monroe | Small |
| Crawford | Hill | Newhard | Stromer |
| Cusack | Horn | Nielsen | Tofte |
| De Jong | Howell | Norland | Wells |
| Den Herder | Jesse | Oakley | Mr. Speaker |
| Absent or not voting, 6: |  |  |  |
| Freeman | Millen | Stephens | Woods |
| Fullerton | Pellett |  |  |

Amendment H-881 lost.
Den Herder of Sioux moved that the House concur in the Senate amendment to House File 789.

A non-record roll call was requested.
The ayes were 52, nays 29.
Motion prevailed and the House concurred in the Senate amendment.

Den Herder of Sioux moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 789)
The ayes were, 82:

| Avenson | Dunlap <br> Bennett <br> Bittle | Dunton <br> Edelen | Howell <br> Hutchins |
| :--- | :--- | :--- | :--- |
| Brinck | Egenes | Jesse | Norpel <br> Oakley |
| Brockett | Ferguson | Junker | O'Halloran |
| Brunow | Fischer, H. O. | Knoke | Rrause |
| Butchett |  |  |  |

The nays were, 13:

| Anderson Danker <br> Bortell Ewing <br> Branstad <br> Daggett <br> Jordan   | Kiser <br> Kreamer <br> Absent or | Millen <br> Peterson |  |
| :--- | :--- | :--- | :--- |
| Husak | voting, 5: | Wellett | Stephens |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Norpel of Jackson moved that the House reconsider the vote by which House File 789 passed the House.

A non-record roll call was requested.
The ayes were 35 , nays 56 .
The motion lost.
Speaker pro tempore Kreamer in the chair at 3:50 p.m.
house recedes
(Senate File 578)
Crabb of Crawford called up for consideration Senate File 578, a bill for an act to appropriate funds to the office of the citizens' aid and moved that the House recede from its amendment to Senate File 578.

A non-record roll call was requested.
The ayes were 56, nays 40 .
The motion prevailed and the House recedes from its amendment.

Crabb of Crawford moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 578)
The ayes were, 62:

| Avenson | Connors | Fitzgerald | Hutchins <br> Bittle |
| :--- | :--- | :--- | :--- |
| Crawford | Griffee | Jesse |  |
| Branstad | Cusack | Hansen | Junker |
| Brinck | Doyle | Hargrave | Knoke |
| Brunow | Drake | Harper | Krause |
| Butler | Dunlap | Hennessey | Lippold |
| Carr | Dunton | Higgins | Lipsky |
| Clark, J. H. | Egenes | Hill | McCormick |
| Clark, J. W. | Ferguson | Horn | McElroy |
| Cochran | Fisher, C.. | Howell | Menke |


| Mennenga | Norland |
| :--- | :--- |
| Middleswart | Oakley |
| Miller, A. V. | O'Halloran |
| Monroe | Patchett |
| Newhard | Poncy |
| Nielsen | Rapp |

The nays were, 33:

| Anderson | Ewing | Kiser | Strothman |
| :---: | :---: | :---: | :---: |
| Bennett | Fischer, H. O. | Logue | Welden |
| Bortell | Freeman | Mendenhall | West |
| Brockett | Fullerton | Millen | Woods |
| Crabb | Grassley | Miller, K. D. | Wulff |
| Daggett | Harvey | Miller, R. G. | Wyckoff |
| Danker | Holden | Norpel | Mr. Speaker |
| De Jong | Husak | Peterson | (Kreamer) |
| Den Herder | Jordan |  |  |
| Absent or | voting 5: |  |  |
| $\underset{\text { Caffrey }}{\text { Byerly }}$ | Edelen | Pellett | Stephens |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Speaker Varley in the chair at 4:00 p.m.
Oakley of Clinton moved to reconsider the vote by which Senate File 578 passed the House.

A non-record roll call was requested.
The ayes were 25 , nays 63 .
The motion lost.

## APPROPRIATIONS CALENDAR

Senate File 599, a bill for an act making an appropriation from the general fund of the state to the department of public defense for various capital improvements, repairs, replacements, alterations, equipment and rehabilitation purposes, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 599)
The ayes were, 81 :

| Anderson | Brockett <br> Avenson | Brunow | Clark, J. W. <br> Cochran |
| :--- | :--- | :--- | :--- |
| Bennett | Butler | Connors | Danker <br> De Jong <br> Bittle |
| Byerlv | Den Herder |  |  |
| Bortell | Caffrey | Crabb | Dovle |
| Branstad | ClarkJ. H. | Crawford | Daggett |


| Dunton | Hill |
| :--- | :--- |
| Edelen | Holden |
| Egenes | Horn |
| Ferguson | Howell |
| Fischer, H. | O. |
| Fitzgerald | Husak |
| Freeman | Kiserins |
| Fullerton | Knoke |
| Grassley | Kreamer |
| Griffee | Lippold |
| Hansen | Logue |
| Hargrave | McCormick |
| Harper | McElroy |
| Harvey | Mendenhall |
| Hennessey |  |

Menke
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oaklev
O'Halloran
Peterson
Poncy

Rapp
Readinger Schroeder Stanley Stromer Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker
The nays were, 10:

| Carr | Higgins |
| :--- | :--- |
| Cusack | Jesse |
| Ewing | Jordan |

Absent or not voting, 9:
Brinck
Fisher, C. R.
Mennenga
Pellett
Rinas

Patchett
Small

Roorda
Stephens

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 on June 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 786, a bill for an act making an appropriation to the Iowa development commission for the purpose of purchasing certain real property.

Also: That the Senate has on June 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 800, a bill for an act making an appropriation for the office of the state comptroller.

Also: That the Senate has failed to adopt the conference committee report and the amendments contained therein to House File 656, a bill for an act creating a veteran's service compensation fund, 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 Boone, Mr. Nystrom, chairman; the Senator from Scott, Mr. Gluba; the Senator from Black Hawk, Mr. Hansen; the Senator from Linn, Mr. Potter, and the Senator from Linn, Mr. Robinson.

RALPH R. BROWN, Secretary

## SECOND CONFERENCE COMMITTEE APPOINTED <br> (House File 656)

The Speaker announced the appointment of the second conference committee to consider the differences between the House and Senate concerning House File 656: Stromer of Hancock, chairman; Bennett of Ida, Dunton of Keokuk, Hargrave of Johnson and Junker of Woodbury.

## CONFERENCE COMMITTEE REPORT ADOPTED <br> (Senate File 556)

Freeman of Buena Vista called up for consideration the conference committee report on Senate File 556, a bill for an act to appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture, filed on June 21, 1973, and found on pages 2206 and 2207 of the House Journal and moved the adoption of the conference committee report and the amendments contained therein.

Motion prevailed and the report 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?" (S.F. 556)
The ayes were, 90 :

| Anderson | Drake | Hutchins | Nielsen |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Jesse | Norland |
| Bennett | Dunton | Jordan | Norpel |
| Bittle | Edelen | Junker | Oaklev |
| Bortell | Egenes | Kiser | O'Halloran |
| Branstad | Ewing | Knoke | Patchett |
| Brockett | Fischer, H. O. | Krause | Peterson |
| Brunow | Fitzgerald | Kreamer | Poncy |
| Butler | Freeman | Lippold | Rapp |
| Byerly | Fullerton | Logue | Readinger |
| Caffrey | Grassley | McCormick | Schroeder |
| Carr | Griffee | McElroy | Small |
| Clark, J. H. | Hansen | Mendenhall | Stanley |
| Cochran | Hargrave | Menke | Stromer |
| Connors | Harper | Mennenga | Strothman |
| Crabb | Harvey | Middleswart | Tofte |
| Crawford | Hennessey | Millen | Wells |
| Cusack | Higgins | Miller, A. V. | West |
| Daggett | Hill | Miller, K. D. | Woods |
| Danker | Holden | Miller, R.G. | Wulff |
| De Jong | Horn | Monroe | Wyckoff |
| Den Herder | Howell | Newhard | Mr. Speaker |
| Doyle | Husak |  |  |

The nays were, none.

Absent or not voting, 10:

| Brinck | Fisher, C. R. | Rinas | Stephens <br> Clark, J. W. |
| :--- | :--- | :--- | :--- |
| Fipsky | Lipskison | Pellett | Roorda |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT ADOPTED

(House File 739)
Stromer of Hancock called up for consideration the conference committee report on House File 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services, filed on June 21, 1973, and found on pages 2207 and 2208 of the House Journal and moved that the report and the amendments contained therein be adopted.

The motion prevailed and the report was adopted.
Stromer of Hancock moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 739)
The ayes were, 82:

| Avenson | Drake | Knoke | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Krause | O'Halloran |
| Bittle | Dunton | Kreamer | Patchett |
| Bortell | Egenes | Lippold | Peterson |
| Branstad | Ewing | Logue | Poncy |
| Brockett | Ferguson | McCormick | Rapp |
| Brunow | Fischer, H. O. | McElroy | Readinger |
| Butler | Fitzgerald | Mendenhall | Roorda |
| Byerly | Fullerton | Menke | Schroeder |
| Caffrey | Griffee | Mennenga | Small |
| Carr | Hansen | Middleswart | Stanley |
| Clark, J. W. | Hargrave | Millen | Stromer |
| Cochran | Harper | Miller, A. V. | Strothman |
| Connors | Hennessey | Miller, K. D. | Welden |
| Crabb | Hill | Miller, R. G. | Wells |
| Crawford | Horn | Monroe | West |
| Daggett | Howell | Newhard | Woods |
| Danker | Husak | Nielsen | Wulff |
| De Jong | Hutchins | Norland | Wvckoff |
| Den Herder | Jordan | Norpel | Mr. Speaker |
| Doyle | Kiser |  |  |
| The nays | were, | 4: |  |
| Anderson | Cusack |  |  |
|  |  | Higgins | Tofte |

Absent or not voting, 14:

| Brinck | Freeman | Jesse | Pellett |
| :--- | :--- | :--- | :--- |
| Clark, J. H. | Grasslev | Junker | Rinas |
| Edelen | Harvey | Lipsky | Stephens |
| Fisher, C. R. | Holden |  |  |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## ADOPTION OF HOUSE RESOLUTION 8

Holden of Scott called up for consideration House Resolution 8, filed on May 10, 1973, and found on page 1261 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## REPORTS OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 494, a bill for an act making an appropriation from the general fund of the state of Iowa to the Iowa beer and liquor control department for capital improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman
Also :
Mr. Speaker: Your committee on appropriations, to whom was referred Senate file 376, a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, 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:
H-884
1 Amend the ways and means committee amendment H-874
2 to Senate File 376 as follows:
3 1. By striking lines 62 through 65.
4 2. By striking lines 383 through 385.
GRASSLEY of Butler, Chairman

## Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 599, a bill for an act making an appropriation from the general fund of the state to the department of public defense for various capital improvements, repairs, replacements, alterations, equipment and rehabilitation 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.

## APPROPRIATIONS CALENDAR

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 494, a bill for an act making an appropriation from the general fund of the state of Iowa to the Iowa beer and liquor control department for capital improvements, with report of committee recommending passage.

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. 494)
The ayes were, 77:

| Avenson <br> Bennett | Dunton <br> Edelen |
| :--- | :--- |
| Rittle | Egenes <br> Brtell |
| Branstad | Ewing |
| Brockett | Ferguson |
| Brunow | Fischer, H. O. |
| Caffrey | Fisher, C. R. |
| Carr | Fitzcerald |
| Clark, J. H. | Freman |
| Clark, J. W. | Fullerton |
| Griffee |  |
| Cochran | Hansen |
| Connors | Hargrave |
| Crabb | Harper |
| Crawford | Hennessey |
| Cusack | Hipgins |
| Den Herder | Hill |
| Doyle | Holden |
| Drake | Horn |
| Dunlap |  |

Husak
Hutchins
Jesse
Junker
Kiser
Knoke
Krause
Kreamer
Lippold
Logue
McCormick
McElroy
Menke
Millen
Miller, K. D.
Monroe
Newhard
Norland
Norpel

Oakley O'Halloran Patchett Peterson Poney Readinger Roorda Small Stanley Stromer Strothman Tofte Welden Wells West Woods Wulff W yckoff Mr. Speaker

The nays were, 14:

| Anderson | Danker |
| :--- | :--- |
| Butler | De Jong |
| Byerly | Grassley |
| Daggett | Harvey |

Howell
Jordan Mendenhall

Middleswart Miller, A. V. Rapp

Absent or not voting, 9:

| Brinck | Miller, R. G. | Pellett | Schroeder <br> Lipsky |
| :--- | :--- | :--- | :--- |
| Mennenga | Nielsen | Rinas | Stephens |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 13 WITHDRAWN

Hill of Polk asked and received unanimous consent to withdraw House File 13 from further consideration by the House.

## CONFERENCE COMMITTEE REPORT ADOPTED

(House File 757)
Welden of Hardin called up for consideration the following conference committee report on House File 757, a bill for an act to make an appropriation to the Iowa development commission and moved that the report and the amendments contained therein be adopted:

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 757

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on House File 757, a bill for an Act to make an appropriation to the Iowa development commission, respectfully make the following recommendations:

1. That the Senate recede from its amendment to House File 757.
2. That House File 757 as amended and passed by the House be amended as follows:
3. Page 2, by striking lines 8 through 19 and inserting in lieu thereof the following:

For salaries, support, maintenance, for agricultural products promotion during the fiscal year commencing July 1, 1973, only, and miscellaneous purposes: $\$ \mathbf{\$ 1 , 1 5 9 , 0 0 0} \$ 1,062,110$

Sec. 2. From funds appropriated by section one (1) of this Act the Iowa development commission shall allocate not to exceed thirty thousand $(30,000)$ dollars for the seven regional tourism districts, not to exceed five thousand $(5,000)$ dollars per district, if the district which will receive such funds provides on a dollar-to-dollar matching basis funds equal to the amount allocated by the Iowa development commission.

Sec. 3. From the funds appropriated by section one (1) of this Act the sum of fifty thousand $(50,000)$ dollars shall be used for aid to cities on a dollar-for-dollar matching basis, which suffer a severe economic business loss, for the purpose of developing plans and procedures to enable cities to study and plan for the restoration of economic stability within the community.

Applications for aid under this section shall be made to the Iowa development commission in the manner determined by the Iowa development commission. Funds appropriated by this section shall revert to the general fund of the state in the manner provided by section eight point thirty-three (8.33) of the Code, and not as otherwise provided in this Act.
2. By renumbering the remaining sections.

On the Part of the Senate: On the Part of the House:
CALVIN O. HULTMAN, Chairman RICHARD W. WELDEN, Chairman
FORREST V. SCHWENGELS
MINNETTE F. DODERER
HILARIUS L. HEYING
ROGER J. SHAFF

The motion prevailed and the report was adopted.
Welden of Hardin moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 757)
The ayes were, 77:

| Anderson | Doyle | Holden | Norpel |
| :--- | :--- | :--- | :--- |
| Avenson | Drake | Horn | Oakley |
| Bennett | Dunlap | Howell | Patchett |
| Bittle | Dunton | Hutchins | Peterson |
| Branstad | Edelen | Knoke | Poncy |
| Brinck | Egenes | Krause | Readinger |
| Brockett | Ewing | Kreamer | Rinas |
| Brunow | Ferguson | Lippold | Roorda |
| Butler | Fischer, H. O. | McCormick | Schroeder |
| Byerly | Fisher, C. R. | McElroy | Small |
| Caffrey | Fitzgerald | Mendenhall | Stanley |
| Carr | Fullerton | Menke | Strothman |
| Clark, J. H. | Grassley | Mennenga | Tofte |
| Clark, J. W. | Griffee | Middleswart | Welden |
| Cochran | Hansen | Millen | Wells |
| Connors | Harper | Miller, A. V. | West |
| Crawford | Hennessey | Monroe | Woods |
| Daggett | Higgins | Nielsen | Wulff |
| De Jong | Hill | Norland | Wyckoff |
| The nays were, | 12: |  | Mr. Speaker |
| Cusack | Husak |  |  |
| Danker | Jesse | Kiser | Newhard |
| Harvey | Jordan | Miller. K. D. | O'Halloran |
| Absent or not voting, 11: |  |  | Miller, R. G. |
| Bortell | Freeman | Lipsky |  |
| Crabb | Hargrave | Logue | Stephens |
| Den Herder | Junker | Pellett | Stromer |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT ADOPTED <br> (House File 770)

Roorda of Jasper called up for consideration the report of the conference committee on House File 770, a bill for an act making an appropriation for the planning and constructing of certain state buildings and providing for preliminary planning for space for the general assembly, as follows:

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 770

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on House File 770, a bill for an Act making an appropriation for the planning and construction of certain state buildings and providing for preliminary planning for space for the general assembly, respectfully make the following recommendations:

1. That the Senate recede from its amendment to House File 770.
2. That House File 770 as passed by the House be amended as follows:

By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. There is appropriated from the general fund of the state the following amounts, or so much thereof as may be necessary, to be used by the agency and in the manner designated for expenses incurred in the planning and construction of a state office building at the seat of government, and the planning of a state agricultural building:

1. For the capitol planning commission for the planning of a state office building according to this Act, including architectural fees
$\$ 100,000$
2. For the capitol planning commission for the planning of a state agricultural building to be occupied by the department of agriculture and related agencies, including architectural fees . $\$ 100,000$
3. For the department of general services for the financing and construction of a state office building in accordance with the plans developed under the provisions of this Act $\$ 5,000,000$
Sec. 2. Plans for the construction of the state office building shall provide for a minimum of one hundred forty thousand square feet with a minimum of seventy-five percent of the net assignable floor space usable by the building occupants. The director of the department of general services shall cooperate with the capitol planning commission in the preparation of the plans for the state office building. The capitol planning commission shall make periodic reports to the legislative council regarding the development of plans for the construction of the state office building and the state agricultural building. The actual construction of the state office building shall commence as soon as possible after approval of the plans by the capitol planning commission.

Sec. 3. Fees for architectural services shall be paid only for those services relating to the general contract for the actual construction of a building. It is the intent of this section that no fees shall be paid for architectural services relating to interior furniture, decorating, or other things not a part of the building.

Sec. 4. Plans developed by the capitol planning commission shall include recommendations for the relocation of departments now occupying space in the capitol in order to make convenient space available for the general assembly including office space, committee rooms, and other facilities. The legislative council
may from time to time give directions and make determinations in order to carry out the intent of this section.

Sec. 5. The capitol planning commission shall make a report with respect to progress of the state office building and the progress of plans for construction of a state agricultural building to the general assembly meeting in the year 1974. It is the intent of the general assembly in approving this Act that funds will be appropriated for the agricultural office building planned herein in 1974 or as soon thereafter as capital funds become available for construction of another building in the capitol complex.

Sec. 6. The governor, the director of the department of general services, the capitol planning commission, or the state comptroller are authorized to obtain and accept federal funds available for use in carrying out the projects authorized by this Act.

Sec. 7. The capitol planning commission and the department of general services may employ technical assistants in order to carry out the provisions of this Act.

Sec. 8. Any unobligated balance of funds as of June 30, 1974 appropriated by subsections one (1) and two (2) of section one (1) of this Act shall revert to the credit of the general fund on August 31, 1974. Unobligated or unexpended funds appropriated by subsection three (3) of section one (1) of this Act shall not revert to the credit of the general fund but shall be held in trust for use in the construction of the agricultural building.

| On the Part of the Senate: | On the Part of the House: |
| :--- | :--- |
| ELIZABETH SHAW, Chairman | NORMAN ROORDA, Chairman |
| WARREN E. CURTIS | JOSEPH W. CLARK |
| JAMES E. BRILES | C. RAYMOND FISHER |
| EARL M. WILLITS |  |
| MICHAEL T. BLOUIN |  |
| Roorda of Jasper moved the adoption of the conference com- |  |
| mittee report and the amendments contained therein. |  |

A non-record roll call was requested.
The ayes were 64, nays 27 .
The report was adopted.
Roorda of Jasper moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 770)
The ayes were 72:

| Avenson | Butler | Clark, J. W. | Danker |
| :--- | :--- | :--- | :--- |
| Bittle | Byerly | Cochran | De Jong |
| Brinck | Caffrey | Connors | Den Herder |
| Brockett | Carr | Crabb | Doyle |
| Brunow | Clark, J. H. | Crawford | Drake |


| Dunlap | Hennessey | Menke | Poncy |
| :---: | :---: | :---: | :---: |
| Dunton | Hill | Mennenga | Rapp |
| Edelen | Holden | Middleswart | Readinger |
| Egenes | Horn | Millen | Rinas |
| Ferguson | Howell | Miller, A. V. | Roorda |
| Fisher, C. R. | Hutchins | Miller, R. G. | Schroeder |
| Fitzgerald | Jesse | Monroe | Small |
| Freeman | Kiser | Newhard | Stanley |
| Fullerton | Knoke | Norland | Stromer |
| Grassley | Kreamer | Nornel | Tofte |
| Griffee | Lipoold | Oakley | Wells |
| Hansen | McCormick | O'Halloran | Wulff |
| Harvey | McElroy | Patchett | Mr. Speaker |
| The nays were, 21: |  |  |  |
| Anderson | Fischer, H. O . | Krause | Peterson |
| Bortell | Harper | Logue | Strothman |
| Branstad | Higgins | Mendenhall | Welden |
| Cusack | Husak | Miller, K. D. | Woods |
| Daggett | Jordan | Nielsen | Wyckoff |
| Ewing |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Bennett | Junker | Pellett | West |
| Hargrave | Lipsky | Stephens |  |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED
Senate File 611, a bill for an act making an appropriation to the educational radio and television facility board for the purpose of making capital improvements for services in the northwest and southwest areas of the state.

Read first time and referred to committee on appropriations.
Senate File 576, a bill for an act to appropriate from the general fund of the state to the sewage works construction fund and relating to the reversion of the unencumbered balance of an appropriation to the sewage works construction fund.

Read first time and referred to committee on appropriations.

## MESSAGES 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 on June 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 716, a bill for an act appropriating funds transferred to the marine fuel tax fund to the state conservation commission.

RALPH R. BROWN, Secretary

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Grassley of Butler asked for unanimous consent that the rules be suspended for the immediate consideration of Senate File 594.

Objection was raised.
Grassley of Butler moved that the rules be suspended for the immediate consideration of Senate File 594.

A non-record roll call was requested.
The ayes were 63, nays 18.
The motion prevailed.
Senate File 594, an act to appropriate funds from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities services, 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.

Rule 68 was invoked.
On the question "Shall the bill pass?" (S.F. 594)
The ayes were, 57:

| Avenson | Drake | Howell | Newhard |
| :--- | :--- | :--- | :--- |
| Bittle | Dunlan | Jesse | Norland |
| Brinck | Dunton | Knoke | O'Halloran |
| Brockett | Egenes | Krause | Pellett |
| Brunow | Ferguson | Kreamer | Poncy |
| Butler | Fisher, C. R. | Lippold | Rapp |
| Carr | Fitzgerald | Lipsky | Readinger |
| Clark, J. H. | Freeman | McCormick | Roorda |
| Cochran | Grassley | McElroy | Schroeder |
| Crabb | Griffee | Menke | Small |
| Crawford | Hargrave | Mennenga | Stanlev |
| Cusack | Higgins | Middleswart | Stromer |
| De Jong | Hill | Miller, A. V. | Wells |
| Den Herder | Holden | Monroe | Mr. Sneaker |
| Doyle |  |  |  |
| The nays were, | 37: |  |  |
| Anderson | Connors |  | Fullerton |
| Bennett | Daggett | Hansen | Hutchins |
| Bortell | Danker | Harper | Jordan |
| Branstad | Edelen | Harvey | Junker |
| Byerly | Ewing | Hennessey | Kiser |
| Clark, J. W. | Fischer, H. O. | Horn | Mogue |
|  |  |  | Mendenhall |


| Millen | Norpel | Tofte | Woods |
| :--- | :--- | :--- | :--- |
| Miller, K. D. | Peterson | Welden | Wulff |
| Miller, R. G. | Strothman | West | Wyckoff |
| Nielsen |  |  |  |
| Absent or not voting, 6: |  | Rinas | Stephens |
| Caffrey <br> Husak | Oaklev <br> Patchett |  |  |

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 on June 22, 1973, passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 23, a resolution establishing legislative compensation to be paid because of a vacancy resulting in House membership.
Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 739, a bill for an act making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services.
Also: That the Senate has on June 22, 1973, concurred in the House amendment to the Senate amendment to and passed the following bill in which the concurrence of the Senate was asked:
House File 740, a bill for an act to increase the personal property tax credit.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 757, a bill for an act making an appropriation to the Iowa development commission.

Also: That the Senate has on June 22, 1973, amended and failed to pass the following bill in which the concurrence of the Senate was asked:

House File 767, a bill for an act making an appropriation to the office of the governor for use in the governor's youth opportunity program.
Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 770, a bill for an act making an appropriation for the planning and constructing of certain state buildings.

Also: That the Senate has on June 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 802, a bill for an act making an appropriation to the department of social services and divisions thereof, for services and for administration.
Also: That the Senate has on June 22, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:
Senate File 482, a bill for an act relating to the establishment of community-based correctional programs and services.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT TO HOUSE FILE 802

> Amend House File 802 , as amended and passed by the House, page 3, by striking lines 25 through 30 and inserting in lieu thereof the following:
> "Sec. 3 . A trial project shall be developed by the Iowa department of social services in cooperation with the department of health to use personnel from both departments to accomplish in one visit to a health care facility the responsibilities of the department of social services in patient utilization review mandated by federal law under Title nineteen (19) of the United States Social Security Act, section one thousand nine hundred two (1902), (Title fortytwo (42), United State Code, section one thousand three hundred ninety-six a (1396a) ), as amended, and the responsibilities of the department of health in licensing of facilities under chapter one hundred thirty-five C (135C) of the Code.
> The department of social services shall, not later than December 15, 1973, submit to the legislative council for transmission to the appropriate subcommittees of the committees on appropriations of the general assembly a report of its findings and recommendations."

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALENDAR

## SENATE FILE 376 PENDING

Senate File 376, a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, and making an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Holden of Scott moved the previous question on Senate File 376 and all amendments and motions filed thereto.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 50, nays 45 .
The motion lost.
Roorda of Jasper in the chair at 6:25 p.m.

Stanley of Muscatine offered the following amendment H-874 filed by the committee on ways and means and division of the amendment was requested as follows:

## H-874

1 Amend Senate File 376, as amended, passed, and re2 printed by the Senate, as follows:

## H-874A

3 1. Page 2A, lines 4 and 5 , by striking the words
4 "lieu of" and inserting in lieu thereof the words
5 "addition to".
6
7
8 "pensions,".
5. Page 2A, line 25 , by striking the word "and".
6. Page 2A, line 26 , by inserting after the word "of" the words "disability income or".
7. Page 2A, lines 26 and 27, by striking the words "net worth as defined herein" and inserting in lieu thereof the words "that part of net worth considered as income under subsection two (2) of this section".
8. Page 2A, line 30 , by striking the words "the claimant" and inserting in lieu thereof the words "a person".
9. Page 2A, line 31, by inserting after the word "liabilities" the words "as of December thirty-first of the base year".
10. Page 2A, by striking line 32 and inserting in lieu thereof the words "its market value as defined in section four hundred forty-one point twenty-one (441.21) of the Code. For purposes of computing a person's". 11. Page 2B, line 36, by inserting after the word "spouse" the words "by blood, marriage, or adoption".
12. Page 2B, line 36, by striking the second word "claimant." and inserting in lieu thereof the words "claimant at any time during the base year. 'Living with' refers to domicile and does not include a temporary visit."
13. Page 2B, by striking lines 37 through 40 and inserting in lieu thereof the following:
4. "Household income" means all income of all persons of a household during their respective twelvemonth income tax accounting periods ending with or during the base year."
14. Page 2B, line 40, by inserting after the word "dwelling" the words "actually used as a home by the claimant during all or part of the base year".
15. Page 3, line 4, by inserting after the word
"except" the word "that".
16. Page 3 , by inserting after the period in line 8 the words "A homestead must be located in this state."
17. Page 3, by striking from lines 11 and 12 the words "of age or older or who was totally disabled on or before December thirty-first of the previous calendar" and inserting in lieu thereof the words "on or before December thirty-first of the base year, or who is totally disabled and was totally disabled on or before December thirty-first of the base".

## H-874B

62
63
64
65
H-874A
18. Page 3 , line 12 , by inserting after the word "year," the words "or who is a widow who has attained the age of fifty-five years on or before December thirty-first of the base year,".
19. Page 3, line 13, by striking the word "calendar" and inserting in lieu thereof the word "base".
20. Page 3, line 14, by striking the words "for which the claim for relief is based" and inserting in lieu thereof the words "and is domiciled in this state at the time the claim is filed".
21. Page 3, line 16, by striking the word "of" and inserting in lieu thereof the words "may include".
22. Page 3, line 18, by striking the word "accrued" and inserting in lieu thereof the word "paid".
23. Page 3, lines 19 and 20, by striking the words "year for which he files a claim for reimbursement" and inserting in lieu thereof the words "base year".
24. Page 4, line 1, by striking the words "can be" and inserting in lieu thereof the words "is reasonably".
25. Page 4, line 4, by striking the word "accrued" and inserting in lieu thereof the word "paid".
26. Page 4, line 6, by striking the words "preceding calendar" and inserting in lieu thereof the word "base".
27. Page 4, line 8 , by striking the words "that calendar" and inserting in lieu thereof the words "the base".
28. Page 4, line 16, by inserting after the words "If the" the words "director of revenue determines that the".
29. Page 4, line 19, by striking the word "may" and inserting in lieu thereof the word "shall".
30. Page 4, line 26, by striking the word "accrued" and inserting in lieu thereof the word "paid".
31. Page 4, line 28, by striking the word "levied" and inserting in lieu thereof the word "paid".
32. Page 4, line 28, by inserting after the word "state" the words ", but includes only property taxes for which the claimant or a person of his household was liable and which were actually paid by the claimant or a person of his household. If the property taxes have actually been paid, they shall be deemed to have
been paid when due, regardless of the date of actual payment. "Property taxes paid" shall be computed with no deduction for any credit under this Act or for any homestead credit allowed under section four hundred twenty-five point one (425.1) of the Code. Claims for property tax reimbursement filed in 1974 shall be based upon the property taxes paid in 1973".
33. Page 4, line 29, by striking the word and figure "1974 and".
34. Page 4, by striking from lines 30 and 31 the words "gross amount of property taxes levied in 1973 and collectible" and inserting in lieu thereof the words "property taxes paid".
35. Page 4 , line 32 , by striking the words "Commencing with 1976, each claim".
36. Page 4, by striking lines 33,34 , and 35 .
37. Page 5, by striking line 1.
38. Page 5 , line 2, by striking the word and figure "three (73)".
39. Page 5, line 3, by striking the words "levied and".
40. Page 5, line 3, by striking the word "previous" and inserting in lieu thereof the word "base".
41. Page 5, line 6, by striking the word "accrued" and inserting in lieu thereof the word "paid".
42. Page 5 , line 7, by striking the word "levied" and inserting in lieu thereof the word "paid".
43. Page 5, line 9, by striking the word "bill" and inserting in lieu thereof the word "receipt".
44. Page 5, by striking lines 13 through 23 and inserting in lieu thereof the words "changes his homestead, this shall not prevent him from filing a claim based on property taxes for which the claimant or a person of his household was liable and which were actually paid by the claimant or a person of his household, but duplication of claims shall not be allowed."
45. Page 5 , line 25, by striking the word "accrued" and inserting in lieu thereof the word "paid".
46. Page 5, line 28, by striking the words "accrued by the claimant" and inserting in lieu thereof the word "paid".
47. Page 5, by inserting after line 34 the following new subsection:
11. "Base year" means:
a. For a claimant filing a claim for rent constituting property taxes paid, the calendar year last ending before the claim is filed.
b. For a claimant filing a claim for property taxes paid, the state fiscal year ending in the calendar year in which the claim is filed.
48. Page 6, by striking lines 12 through 35 and inserting in lieu thereof the following:
"Sec. 5. NEW SECTION. CLAIM AND REIMBURSEMENT.
Subject to the limitations provided in this Act, a
claimant may annually claim a reimbursement for property
taxes paid or rent constituting property taxes paid in the base year. The amount of the reimbursement for property taxes paid for a homestead, after audit or certification by the director, shall be paid by joint payee check to the claimant and the treasurer of the county in which the homestead of the claimant is located, and the amount of the reimbursement for rent constituting property taxes paid shall be paid to the claimant only, from the state general fund on or before September twentyfifth of each year commencing in 1974. If the amount of the reimbursement to the claimant and county treasurer exceeds the tax due from the claimant on or about October first, the county treasurer shall credit the remainder of the reimbursement to be applied against property tax due from the claimant on or about April first of the next calendar year with any remaining excess to be paid by the county treasurer to the claimant or his agent.

Sec. 6. NEW SECTION. FILING DATE. A claim for reimbursement for property taxes paid or rent constituting property taxes paid shall not be paid or allowed, unless the claim is actually filed with and in the possession of the department of revenue on or before July thirtyfirst of the year following the base year, beginning July 31, 1974.
49. Page 7, line 6, by adding after the word "months.' the words "The director may also extend the time for filing for all claimants or for any reasonable group or class of claimants for a period not to exceed three months if, in his judgment, good cause exists.".
50. Page 7, lines 12 and 13, by striking the words "year to which the claim relates" and inserting in lieu thereof the words "base year".
51. Page 7, by striking lines 19 and 20 and inserting in lieu thereof the following:
"this Act shall be determined as provided in this section.

1. The tentative reimbursement shall be the higher of the two amounts determined as follows:
a. The amount shall be determined according to the following schedule:".
2. Page 7, line 22, by striking the word "Accrued" and inserting in lieu thereof the word "Paid".
3. Page 7, line 24, by striking the word "Accrued" and inserting in lieu thereof the word "Paid".
4. Page 7, by striking lines 33 through 35.
5. Page 8, by striking lines 1 through 13 and inserting in lieu thereof the following:
b. If the claim is for property taxes paid, the alternative tentative reimbursement shall be one hundred twenty-five dollars, but not exceeding the amount of property taxes paid in the base year, if both of the following are true:
(1. The claimant was entitled to and received the alternative homestead tax credit as provided in section four hundred twenty-five point one (425.1), subsection
five (5) of the Code against property taxes paid in the calendar year 1973.
(2. The household income is less than four thousand dollars.
6. The actual reimbursement for property taxes paid shall be determined by subtracting from the tentative reimbursement the amount of the homestead credit under section four hundred twenty-five point one (425.1) of the Code which was allowed as a credit against property taxes paid in the base year by the claimant or any person of his household. If the subtraction produces a negative amount, there shall be no reimbursement but no refund shall be required. The actual reimbursement for rent constituting property taxes paid shall be equal to the tentative reimbursement.
7. Page 8, lines 15 through 18, by striking the word "accrued" wherever it appears and inserting in lieu thereof the word "paid".
8. Page 8 , line 16, by striking the word "one" and inserting in lieu thereof the word "base".
9. Page 8, line 22, by inserting after the word "claimants." the words "Each assessor and county treasurer shall make available the forms and instructions."
10. Page 8, by striking lines 30 through 32 and inserting in lieu thereof the following:
"1. Age and total disability, if any;
11. Property taxes paid or rent constituting property taxes paid, including the portion of gross rent paid for".
12. Page 8 , line 35 , by striking the colon and inserting in lieu thereof the words "and a statement whether the claimant is related by blood, marriage or adoption to the owner or manager of the property rented;".
13. Page 9A, by inserting before line 1 the following new subsection:

Homestead credit allowed against property taxes paid;
62. Page 9A, line 7, by striking the word "accrued" and inserting in lieu thereof the word "paid".
63. Page 9A, by adding after line 10 the following new subsection:

Any information needed to determine whether the claimant is eligible for the alternative reimbursement under section nine (9), subsection one (1), paragraph b of this Act.
64. Page 9A, by striking lines 11 through 15.
65. Page 9A, by striking lines 21 through 25 and inserting in lieu thereof the words "calculated or that the claim is not allowable, he shall recalculate the claim and notify the claimant of the recalculation or denial and his reasons for it. The director shall not adjust any claim after three years from July thirtyfirst of the year in which the claim was filed."
66. Page 9A, by striking lines 30 through 34 and inserting in lieu thereof the words "thirty (422.30) of
the Code. The recalculation of the claim shall be final unless appealed as provided in section seventeen (17) of this Act. The provisions of section four hundred twenty-two point seventy (422.70) of the Code shall be applicable with respect to this Act.
67. Page 9B, line 39, by striking the word "section" and inserting in lieu thereof the words "sections four hundred twenty-two point twenty (422.20) and".
68. Page 10, by inserting after the period in line 18 the words "The director of revenue shall send a notice of disallowance of the claim to the claimant."
69. Page 10, by striking lines 19 through 31 and inserting in lieu thereof the following:

Sec. 16. NEW SECTION. NOTICES. Section four hundred twenty-two point fifty-seven (422.57), subsection one (1) of the Code shall apply to all notices under this Act.

Sec. 17. NEW SECTION. APPEALS. Any person aggrieved by any act or decision of the director of revenue or the department of revenue under this Act shall have the same rights of appeal and review as provided in sections four hundred twenty-one point one (421.1) and four hundred twenty-two point fifty-three (422.53) of the Code and the rules of the department of revenue.
70. Page 10, line 34, by inserting after the word "claimant" the words "or a person of his household".
71. Page 11A, by striking lines 2 through 35 and inserting in lieu thereof the following:

Sec. 19. NEW SECTION. RENT INCREASE—REQUEST AND
ORDER FOR REDUCTION. If upon petition by a claimant the
department of revenue determines that a landlord has increased the claimant's rent primarily because the claimant is elighible for reimbursement under this Act, the department of revenue shall request the landlord by certified mail to reduce the rent appropriately.

In determining whether a landlord has increased a claimant's rent primarily because the claimant is eligible for reimbursement under this Act, the department of revenue shall consider the following factors:

1. The amount of the increase in rent.
2. If the landlord operates other rental property, whether a similar increase was imposed on the other rental property.
3. Increased or decreased costs of materials, supplies, services, and taxes in the area.
4. The time the rent was increased.
5. Other relevant factors in each particular case.

If the landlord fails to comply with the request of the department of revenue within fifteen days after the request is mailed by the department, the department of revenue shall order the rent reduced by an appropriate amount.

Sec. 20. NEW SECTION. HEARINGS AND APPEALS. If the department of revenue orders a landlord to reduce rent to a claimant, then upon the request of the landlord
the department of revenue shall hold a prompt hearing of the matter, to be conducted in accordance with the rules of the department. The department of revenue shall give notice of the decision by certified mail to the claimant and to the landlord.

The claimant and the landlord shall have the rights of appeal and review as provided in section seventeen (17) of this Act.

Sec. 21. NEW SECTION. DEFENSE TO ACTION FOR NONPAYMENT OF RENT. It is an affirmative defense to any action by a landlord based upon nonpayment or partial payment of rent that the landlord increased the rent primarily because the tenant had received, or was eligible for, reimbursement under this Act.

Sec. 22. NEW SECTION. DISCRIMINATION IN RENTALS OR RENT CHARGES. Discrimination by a landlord in the rental of or in rent charges for a homestead because the tenant has received or is eligible for reimbursement under this Act is a misdemeanor and the punishment shall be the same as provided in section fifteen (15) of this Act.

Sec. 23. NEW SECTION. RULES. The director of revenue shall adopt rules in accordance with chapter seventeen A (17A) of the Code for the interpretation and proper administration of this Act, including rules to prevent and disallow duplication of benefits and to prevent any unreasonable hardship or advantage to any person.
72. Page 11B, by striking lines 36 through 68 and inserting in lieu thereof the following:

Sec. 24. NEW SECTION. 1. Any person who is entitled to the alternative homestead tax credit as provided in section four hundred twenty-five point one (425.1), subsection five (5) of the Code and who properly applies for the credit on or before July 1, 1973, shall be allowed the credit against taxes on the eligible homestead payable in the extended fiscal year beginning January 1, 1974 and ending June 30, 1975, in an amount equal to one hundred twenty-five dollars, except that the credit shall not exceed two-thirds of the amount of the property taxes payable on the homestead in the extended fiscal year.
2. The credits referred to in subsection one (1) of this section shall be the final credits allowed under section four hundred twenty-five point one (425.1), subsection five (5) of the Code, and thereafter no credit shall be allowed thereunder.
3. Credits allowed under section four hundred twenty-five point one (425.1), subsection five (5) of the Code against taxes payable in 1973 or in the extended fiscal year beginning January 1, 1974 and ending June 30, 1975, shall be subtracted in determining reimbursement under this Act as provided in section nine (9), subsection two (2) of this Act.
73. Page 12, by striking lines 1 through 20.

378 74. Page 12, line 27, by striking the word and
379 figure "July 2, 1973" and inserting in lieu thereof the
380 word and figure "December 31, 1973".
381 75. Renumber sections and correct internal references
382 in accordance with this amendment.
H-874B
383 76. Amend the title, page 1, line 4, by inserting
384 after the word "or" the words "older, widows fifty-five
385 years of age or older, or persons".
Stanley of Muscatine moved the adoption of amendment H-874A.

A non-record roll call was requested.
The ayes were 80 , nay 0 .
Amendment $\mathrm{H}-874 \mathrm{~A}$ adopted.
Stromer of Hancock in the chair at 6:40 p.m.
Egenes of Story offered the following amendment H-886 to amendment H-874B filed by Egenes, Husak, McElroy, Harper and Den Herder and moved its adoption:
H-886
1 Amend the ways and means committee amendment
2 H-874B to Senate File 376 as follows:
3 1. Line 64, by striking the word "fifty-five"
4 and inserting in lieu thereof the word "sixty".
5 2. Line 384, by striking the word "fifty-five"
6 and inserting in lieu thereof the word "sixty".
Roll call was requested by Egenes of Story and Roorda of Jasper.

Rule 68 was invoked.
On the question "Shall amendment H-886 to amendment H-874B be adopted?"

The ayes were, 50:

| Avenson | Egenes | rause | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bittle | Ferguson | Libsky | Patchett |
| Brunow | Fitzgerald | Logue | Peterson |
| Bverlv | Griffee | McCormick | Poncy |
| Carr | Hargrave | McElroy | Rand |
| Clark, J. W. | Harper | Mennenga | Readinger |
| Cochran | Hennessey | Miller, A.V. | Rinas |
| Connors | Higgins | Monroe | Small |
| Crawford | Howell | Newhard | Strothman |
| Cusack | Husak | Nielsen | Wells |
| Den Herder | Hutchins | Norland | Woods |
| Doyle | Jesse | Nornel | Wyckoff |
| Dunton | Junker |  |  |

The nays were, 47:

| Anderson | De Jong <br> Bedang | Holden | Miller, R. G. |
| :--- | :--- | :--- | :--- |
| Bennett | Drake <br> Bortell | Dunlap | Horn |
| Branstad | Edelen | Jordan | Oakley |
| Brinck | Ewing | Kiser | Roorda |
| Brockett | Fisher, C. R. | Knoke | Kreamer |
| Butler | Freeman | Stanley |  |
| Caffrey | Fullerton | Lippold | Tofte |
| Clark,J.H. | Grassley | Mendenhall | Varley |
| Crabb | Henke | Weden |  |
| Daggett | Hansen | Middleswart | West |
| Danker | Harvey | Millen |  |
| Hill | Miller, K. D. | Mr. Speaker |  |
| (Stromer) |  |  |  |

Absent or not voting, 3:
Fischer, H. O. Pellett
Amendment $\mathrm{H}-886$ adopted.
Grassley of Butler asked and received unanimous consent to withdraw amendment $\mathrm{H}-884$ filed by the committee on appropriations.

Egenes of Story moved the adoption of amendment H-874B as amended.

Roll call was requested by Egenes of Story and Higgins of Scott.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-874 \mathrm{~B}$ as amended be adopted?"

The ayes were, 47:

| Avenson | Egenes | Jordan | Nielsen |
| :--- | :--- | :--- | :--- |
| Brunow | Ferguson | Junker | Norland |
| Byerly | Firgerald | Krause | O'Halloran |
| Carr | Griffee | Lipsky | Patchett |
| Clark, J. W. | Hargrave | Logue | Poncv |
| Cochran | Harper | McCormick | Rapp |
| Connors | Hennessey | McElroy | Readinger |
| Crawford | Higgins | Mennenga | Rinas |
| Cusack | Howell | Miller, A. V. | Small |
| Den Herder | Husak | Miller, K. D. | Wells |
| Doyle | Hutchins | Monroe | Woods |
| Dunton | Jesse | Newhard |  |
| The nays were, | 45: |  |  |
| Anderson | Drake | Kiser |  |
| Bennett | Dunlap | Knoke | Roorda |
| Bittle | Edelen | Kreamer | Schroeder |
| Bortell | Ewing | Lippold | Stanley |
| Branstad | Fisher, C. R. | Mendenhall | Torothman |
| Brinck | Fullerton | Menke | Varle |
| Brockett | Grassley | Middleswart | Welden |
| Butler | Hansen | Miller, R. G. | West |
| Clark, J. H. | Harvey | Norpel | Wulf |
| Crabb | Holden | Oakley | Wyckoff |
| Daggett | Horn | Peterson | Mr. Speaker |
| Danker |  |  | (Stromer) |
|  |  |  |  |

Absent or not voting, 8:

| Caffrey | Fischer, H. O. | Hill | Pellett |
| :--- | :--- | :--- | :--- |
| De Jong | Freeman | Millen | Stephens |

Amendment $\mathrm{H}-874 \mathrm{~B}$ adopted as amended.
Speaker Varley in the chair at 7:58 p.m.
(Senate File 376 pending at adjournment.)
Holden of Scott moved that the House adjourn until 8:00 a.m. Saturday, June 23, 1973.

A non-record roll call was requested.
The ayes were 52 , nays 36 .
Motion prevailed.

> MOTION TO RECONSIDER
> (Amendment H-874B to Senate File 376)

I move to reconsider the vote by which amendment $\mathrm{H}-874 \mathrm{~B}$ as amended to Senate File 376 was adopted on June 22, 1973.

## McELROY of Fremont

## HOUSE FILE 93 WITHDRAWN

Doyle of Woodbury asked and received unanimous consent to withdraw House File 93 from further consideration by the House.

## REPORT OF THE CONFERENCE COMMITTEE <br> ON HOUSE FILE 747

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on House File 747, a bill for an Act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services, respectfully submit the following recommendations:

1. That the Senate recede from its amendment.
2. That House File 747, as passed by the House, be amended as follows:
3. Page 2, by striking line 22 and inserting in lieu thereof the following:
"Clarinda $\$ 3,564,000 \quad \$ 3,679,973 "$.
4. Page 2, by striking line 24 and inserting in lieu thereof the following:
"Independence $\$ 4,266,300 \quad \$ 4,384,900$ ".
5. Page 2, by striking line 26 and inserting in lieu thereof the following:
"Mt. Pleasant $\$ 3,297,733$ \$3,407,693".
6. Page 3, line 25, by inserting after the word "institutions" the words ", and the department may transfer funds pursuant to section eight point thirty-nine (8.39) of the Code among the four mental health institutes".
On the Part of the Senate: On the Part of the House:
BARTON L. SCHWIEGER, Chairman
MINNETTE F. DODERER
CALVIN O. HULTMAN
KENNETH D. SCOTT
ELMER H. DEN HERDER, Chairman
GREGORY D. CUSACK
EMIL J. HUSAK
RAY TAYLOR
E. JEAN KISER

LILLIAN McELROY

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 522

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on Senate File 522, a bill for an Act relating to fees for inspection of amusement rides, devices, concessions, and booths, respectfully submit the following recommendations:

1. That the House recede from its amendment.
2. That Senate File 522, as amended and passed by the Senate, be amended as follows:
a. Page 2, line 8, by striking the word "fifty-five" and inserting in lieu thereof the word "thirty-five".
b. Page 2, line 10, by striking the word "fifteen" and inserting in lieu thereof the word "ten".
c. Page 2, by inserting after line 15 the following:
"Sec. ..... Section eighty-eight A point five (88A.5), Code 1973, is amended by striking the section and inserting in lieu thereof the following:

88A. 5 FEES TO GENERAL FUND. All fees collected by the bureau under the provisions of this chapter shall be transmitted to the treasurer of state and credited by him to the general fund of the state.

Sec. ..... There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1973 and ending June 30, 1974, to the bureau of labor, the sum of fifty-three thousand two hundred fifty-nine $(53,259)$ dollars, or so much thereof as may be necessary, to carry out the provisions of chapter eighty-eight A (88A) of the Code."
d. Amend the title on page 1 , line 2 , by inserting after the word "booths" the following:
", and making an appropriation.".
e. By numbering sections to conform to this amendment.

On the Part of the Senate:
ELIZABETH O. SHAW, Chairman
RALPH F. McCARTNEY
BERL E. PRIEBE
CALVIN O. HULTMAN
CLOYD E. ROBINSON

On the Part of the House:
RICHARD F. DRAKE, Chairman
DENNIS L. FREEMAN
NORMAN G. JESSE
CARL V. NIELSEN
BRICE C. OAKLEY

HOUSE CONCURRENT RESOLUTION 72<br>By Stanley, Holden, Cochran, Hill, Jesse, Knoke and Doyle

Whereas, the Uniform Commercial Code has been in effect in Iowa since July 4, 1966 and has not been extensively reviewed by the Legislature since its adoption by the Sixty-first General Assembly in 1965; and

Whereas, there are a number of variations in the Iowa law from the 1962 Official Text of the Uniform Commercial Code; and

Whereas, there have been a large number of cases decided by the Supreme Court of Iowa and the Courts of other states since the adoption of the Code in 49 of the states; and

Whereas, a 1972 Official Text of the Uniform Commercial Code has been published by the National Conference of Commissioners on Uniform State Laws which contains numerous Official Amendments, particularly to Article 9 dealing with secured transactions; and

Whereas, the Uniform Commercial Code as embodied in chapter 554 of the Code is complex legislation, and the proposed amendments are extensive; and

Whereas, the amendments in question have been adopted in Illinois and are reported to be under consideration in many other states; and

Whereas, uniformity in the law of commercial transactions between the states is highly desirable; Now Therefore,

Be It Resolved by the House of Representatives, 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 shall conduct during the 1973-74 legislative interim a comprehensive study of the desirability of suggested amendments to the Uniform Commercial Code; and

Be It Further Resolved, That the study committee shall include nonlegislative members having special knowledge of the Uniform Commercial Code and that the committee be authorized to retain, if necessary, consultants and assistants, and that a report of the study shall be prepared and submitted to the Legislative Council and members of the General Assembly at the conclusion of the interim and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

## HOUSE RESOLUTION 12

## By Byerly, Jesse and Nielsen

Whereas, the Iowa statutory procedure for the commitment of persons to mental health institutions has long been in need of revision and modernization; and

Whereas, serious doubts have been raised as to the constitutionality of the present Iowa mental health commitment procedures both in the form of lawsuits challenging their validity and in various legai publications; Now Therefore,

Be It Resolved by the House of Representatives, that the House Committee on Judiciary and Law Enforcement be strongly urged to undertake a study of the Iowa statutory procedure for the commitment of persons to mental health institutions, such study to be conducted during the 1973-

1974 legislative interim, and that the Committee submit a report of their findings to the General Assembly in 1974, which report shall be accompanied by bill drafts designed to carry out the findings of the Committee.

Laid over under Rule 25.

## EXPLANATION OF VOTE

I voted against House File 740, a bill repealing the personal property tax, late in the evening of June 21 for the following reasons:

1. While I strongly favor correcting existing inequities in our tax system, it seems to me that acting on personal property tax alone is to choose a tax the repeal of which will benefit primarily the large manufacturers and not the smaller merchants (not to mention home owners and the working men and women) of my district.
2. I think it highly irresponsible for us to repeal a major source of revenue without finding a suitable, equitable replacement source. At a time of rising costs and increased public demands on governmental services we have taken a step that will cost the state tens of millions within the next few years. We do the taxpayers, future legislatures, and future governors a great disservice by not finding an equitable alternate source of income.
3. We have passed up the perfect opportunity and the perfect handle to press for substantial tax reform measures. The time to help ourselves and the public to see the whole tax reform issue in proper perspective is when a substantial tax repeal measure is before us. Tax repeal is not tax reform. The long range price of last night's action is genuine tax reform which would aid all the people.

CUSACK of Scott

## REPORT OF COMMITTEE ON APPROPRIATIONS

## (Senate File 603) <br> Public Safety-Administration

The committee's recommendation is for a budget of $\$ 461,470$ for 1973-74 and $\$ 478,920$ for 1974-75. This budget includes a state appropriation of $\$ 331,470$ for 1973-74 and $\$ 378,920$ for 1974-75. The budget also includes estimated federal funds of $\$ 70,000$ for $1973-74$ and $\$ 70,000$ for 1974-75, and miscellaneous receipts of $\$ 60,000$ for 1973-74 and $\$ 30,000$ for 1974-75.

From this total, $\$ 416,650$ for $1973-74$ and $\$ 434,100$ for $1974-75$ is budgeted for salaries.
$\$ 7,320$ for $1973-74$ and $\$ 7,320$ for 1974-75 is budgeted for travel.
$\$ 32,400$ for $1973-74$ and $\$ 32,400$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include postage, insurance, training and conference are budgeted at $\$ 5,100$ for 1973-74 and $\$ 5,100$ for 1974-75.

The committee's recommendation allows for an addition of three positions: one accountant I, one Personnel Aide and one Resources and Program Planner I.

## Criminal Investigation Division

The committee's recommendation is for a budget of $\$ 948,870$ for 1973-74 and $\$ 999,990$ for 1974-75. This budget includes a state appropriation of $\$ 788,090$ for 1973-74 and $\$ 904,510$ for 1974-75. The budget also includes anticipated federal funds of $\$ 160,780$ for 1973-74 and $\$ 95,480$ for 1974-75.

From this total, $\$ 789,800$ for $1973-74$ and $\$ 838,770$ for 1974-75 is budgeted for salaries.
$\$ 82,220$ for $1973-74$ and $\$ 82,220$ for 1974-75 is budgeted for travel.
$\$ 31,500$ for $1973-74$ and $\$ 31,500$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, equipment, and postage.

Other expenses, which include laboratory supplies and equipment, teletype, personal equipment, automobiles, insurance and miscellaneous are budgeted at $\$ 45,350$ for $1973-74$ and $\$ 47,500$ for 1974-75.

The committee's recommendation allows for an addition of four employees: two Chemist II, one Clerk II, and one Field Terminal Monitor.

Division of Fire Protection
The committee's recommendation is for a budget of $\$ 238,490$ for 1973-74 and $\$ 241,900$ for 1974-75. This budget includes a state appropriation of $\$ 178,740$ for 1973-74 and $\$ 181,200$ for 1974-75. The budget also includes anticipated federal funds of $\$ 50,000$ for 1973-74 and $\$ 50,000$ for 1974-75.

From this total $\$ 174,070$ for 1973-74 and $\$ 190,130$ for 1974-75 is budgeted for salaries.
$\$ 33,120$ for $1973-74$ and $\$ 33,120$ for 1974-75 is budgeted for travel.
$\$ 20,000$ for 1973-74 and $\$ 13,200$ for 1974-75 is budgeted for office supplies: and expense, printing and binding, telephone and telegraph, equipment, and postage.

Other expenses, which include autos and trucks, insurance, claims report, moving expense, training and conference are budgeted at $\$ 11,300$ for 1973-74 and $\$ 5,450$ for 1974-75.
The committee's recommendation allows for an addition of two fire inspectors for other governmental programs.

## Division of Highway Safety and Uniformed Force

The committee's recommendation is for an appropriation of $\$ 7,640,690$ for 1973-74 and $\$ 7,881,800$ for 1974-75.

From this total, $\$ 5,343,620$ for $1973-74$ and $\$ 5,716,330$ for $1974-75$ is appropriated for salaries.
$\$ 1,982,720$ for $1973-74$ and $\$ 1,867,920$ for $1974-75$ is appropriated for travel.
$\$ 64,500$ for $1973-74$ and $\$ 64,500$ for 1974-75 is appropriated for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Support and maintenance expenses are appropriated at $\$ 287,400$ for 1973-74 and \$270,600 for 1974-75.

The committee's recommendation allows for no increase in personnel.

## Driver's License Division

The committee's recommendation is for a budget of \$2,147,440 for 1973-74 and $\$ 2,174,350$ for 1974-75. This budget includes a state appropriation of $\$ 1,447,440$ and $\$ 1,474,350$ for 1974-75. The budget also includes anticipated fees of $\$ 700,000$ for 1973-74 and $\$ 700,000$ for 1974-75.

From this total, $\$ 1,776,900$ for $1973-74$ and $\$ 1,902,530$ for 1974-75 is budgeted for salaries.
$\$ 43,540$ for $1973-74$ and $\$ 57,660$ for 1974-75 is budgeted for travel.
$\$ 271,435$ for $1973-74$ and $\$ 165,050$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, equipment, and postage.

Other expenses, which include maintenance, insurance, training and conference, equipment rental, and automobiles are budgeted at $\$ 55,565$ for 1973-74 and \$49,110 for 1974-75.

The committee's recommendation allows for an addition of nine employees the first year and seven additional the second year. The employees are hearing officers and examiners.

## Narcotics and Drug Enforcement

The committee's recommendation is for a budget of $\$ 295,990$ for 1973-74 and $\$ 312,250$ for 1974-75. This budget includes a state appropriation of $\$ 181,510$ for 1973-74 and $\$ 237,690$ for 1974-75. The budget also includes anticipated federal aid (Crime Commission) of $\$ 114,480$ for 1973-74 and $\$ 74,560$ for 1974-75.

From this total, $\$ 208,540$ for $1973-74$ and $\$ 224,950$ for $1974-75$ is budgeted for salaries.
$\$ 48,600$ for $1973-74$ and $\$ 48,600$ for $1974-75$ is budgeted for travel.
$\$ 16,250$ for $1973-74$ and $\$ 16,250$ for 1974-75 is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and office equipment.

Other expenses, which include equipment, insurance, and contingency are budgeted at $\$ 22,600$ for 1973-74 and $\$ 22,450$ for 1974-75.

The committee's recommendation allows for no increase in personnel.

## Motor Vehicle Registration

The committee's recommendation is for a budget of $\$ 934,300$ for 1973-74 and $\$ 837,920$ for $1974-75$. This budget includes a state appropriation of $\$ 924,300$ for 1973-74 and $\$ 827,920$ for 1974-75. The budget also includes anticipated receipts of $\$ 10,000$ for 1973-74 and $\$ 10,000$ for 1974-75.

From this total, $\$ 674,180$ for 1973-74 and $\$ 578,280$ for 1974-75 is budgeted for salaries.
$\$ 16,200$ for 1973-74 and $\$ 17,000$ for 1974-75 is budgeted for travel.
$\$ 196,140$ for $1973-74$ and $\$ 194,860$ for $1974-75$ is budgeted for office supplies and expense, printing and binding, telephone and telegraph, and equipment.

Other expenses, which include postage, teletype, insurance, training and conference, and equipment rental are budgeted at $\$ 47,780$ for 1973-74 and $\$ 47,780$ for 1974-75.

The committee's recommendation allows for an addition of eighteen employees the first year and a deletion of twenty-four the second year. These positions are for clerks and data entry operators.

## Radio Communications

The committee's recommendation is for an appropriation of $\$ 1,014,080$ for 1973-74 and \$1,095,010 for 1974-75.

From this total, $\$ 880,380$ for $1973-74$ and $\$ 952,810$ for 1974-75 is appropriated for salaries.
$\$ 14,230$ for 1973-74 and $\$ 14,230$ for 1974-75 is appropriated for travel.
$\$ 49,700$ for $1973-74$ and $\$ 56,700$ for 1974-75 is appropriated for office supplies and expense, telephone and telegraph, and equipment.

Other expenses, which include postage, utilities, teletype, radio equipment and supplies, building maintenance, and insurance are appropriated at $\$ 69,770$ for 1973-74 and $\$ 71,270$ for 1974-75.

The committee's recommendation allows for an addition of seventeen radio operators and communication technicians.

## Beer and Liquor Law Enforcement

The committee's recommendation is for an appropriation of $\$ 259,150$ for 1973-74 and \$279,180 for 1974-75.

From this total, $\$ 200,690$ for $1973-74$ and $\$ 226,520$ for 1974-75 is appropriated for salaries.
$\$ 38,560$ for $1973-74$ and $\$ 38,560$ for 1974-75 is appropriated for travel.
$\$ 14,500$ for $1973-74$ and $\$ 11,500$ for $1974-75$ is appropriated for office supplies and expense, telephone and telegraph, and equipment.

Other expenses, which include automobiles and insurance, are appropriated for $\$ 5,400$ for 1973-74 and $\$ 2,600$ for 1974-75.

The committee's recommendation allows for no increase in personnel.
The committee recommendation does include the fund to implement the proposed peace officers pay plan. The committee approved $\$ 275,000$ in addition to the Governor's pay plan which would implement the second year of the Governor's plan the first year of the biennium thus requiring the additional funds.

The committee recommendation does not include the funds for the implementation of a plastic drivers license system.

## (Senate File 494) <br> Beer and Liquor Control Department-Capital

The committee recommendation is for an appropriation of $\$ 100,000$ per year for capital to the Beer and Liquor Control Department to be used for the following purposes:

Open eight new stores at the following locations: Dubuque, Iowa City, Durant, Pella, Mount Ayr, Corydon, Gowrie and Laurens. Seventeen stores to be remodeled during 1973-74 fiscal year: Ames, Spirit Lake, Cedar Falls, Dyersville, Sioux City, Clinton, Emmetsburg, Rock Rapids, New Hampton, Carroll, Oskaloosa, LeMars, Red Oak, Sibley, Burlington, Independence and Fort Madison.

Seventy leases will expire during the next biennium. As leases expire the decision is made as to whether to relocate or remodel. Capital funds are used for shelving, etc. necessary for remodeling and relocating. Allocations for the 1974-75 will not be made until leases expire. The Governor's recommendation was for $\$ 250,000$ for the biennium. The Senate bill appropriated $\$ 100,000$ per year.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 45, 106, 122, $144,219,239,414,452,453,516,536,539,542,554,555,557,567,582,595$ and 598 .

CHARLES F. STROTHMAN Chairman, House Committee DALE L. TIEDEN
Chairman, Senate Committee
Reported 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 45, 106, 122, 144, 219, 239, 414, 452, 453, $516,536,539,542,554,555,557,567,582,595$, and 598.

## PROOF OF PUBLICATION

Published copy of the House File 804 and verified proof of publication of said bill in The Malvern Leader, Malvern, Iowa on June 21, 1973, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM H. HARBOR, Chief Clerk House of Representatives

## AMENDMENTS FILED

## H-882

1
2

3

1 Amend the Bittle, et al., amendment, H-857, to Senate
2 File 583, as amended, passed, and reprinted by the
Amend House File 570, page 1, by striking lines 6 through 10 and inserting in lieu thereof the following:
4. In other counties, three such newspapers, 1 in cases of contest, not more than two of which shall be [published in the same city or town] owned by the same persons either outright or by majority interest including majority stock interest. Senate, as follows:

1. Line 7, by striking the word and figure "thirtyone (31)" and inserting in lieu thereof the word and figure "twenty-seven (27)".
2. Line 76, by striking the word " $a$ " and inserting in lieu thereof the word "the".
3. Line 95 , by striking the word "contribution" and inserting in lieu thereof the word "contributions".
4. Line 108, by striking the word "does" and inserting in lieu thereof the word "do".
5. Line 185, by striking the word "which".
6. Line 245, by striking the word "does" and inserting in lieu thereof the word "do".
7. Line 276 , by striking the word "of" and inserting in lieu thereof the word "or".
8. Line 282, by inserting after the word "statements" the words "and to the commissioners".

9 . Line 290, by striking the word "his" and inserting in lieu thereof the word "their".
10. Line 341, by striking the word ", may" and inserting in lieu thereof the word "may,".
11. Line 634, by inserting after the word

HOLDEN of Scott

25 "committee" the words "and the audit report shall be 26 filed with the state commissioner".

WEST of Marshall
BITTLE of Polk
FITZGERALD of Webster
H-888
1 Amend Senate File 376 as amended and passed by the Senate as follows:

1. Page 8 , line 16, by striking the word "six" and inserting in lieu thereof the word "five".
2. Page 8, line 19, by striking the word "six" and inserting in lieu thereof the word "five".

WELDEN of Hardin
H-889
1 Amend the Egenes, et al., amendment H-468 to 2 Senate File 376, as amended and passed by the Senate,

H-887 as follows:

1. By striking from line 5 the word "widow" and inserting in lieu thereof the words "unmarried woman".
2. By striking in line 8 the word "widows" and inserting in lieu thereof the words "unmarried women".

CLARK of Lee
Amend Senate File 600 as follows:

1. Page 2, by adding the following after line 24:

Sec. ..... Chapter seven hundred fifty (750), Code 1973, is amended by adding the following new sections:
$N E W$ SECTION. The department of public safety shall maintain law enforcement communications with local enforcement agencies using frequencies in use on July 1, 1973. The Iowa highway safety patrol base stations and all Iowa highway safety patrol cars shall maintain law enforcement communications with local enforcement agencies using transmitting and receiving frequencies in use by the Iowa highway safety patrol on July 1, 1973.
$N E W$ SECTION. There is established a police communications review committee which shall consist of three members of the senate appointed by the president of the senate and three members of the house of representatives appointed by the speaker of the house. The committee shall select a chairman and shall meet at the call of the chairman. The initial members of the committee shall be appointed after the adjournment of the first regular session of the sixty-fifth general assembly and shall serve for terms ending upon the convening of the sixty-sixth general assembly or when their successors are appointed. Thereafter members shall be appointed prior to the adjournment of the first regular session of each general assembly and shall serve for terms ending upon the convening of the following general
assembly or when their successors are appointed Vacancies shall be filled in the same manner as original appointments and shall be for the remainder of the unexpired term of the vacancy. The members of the committee shall be reimbursed for actual and necessary expenses incurred in the performance of their duties and shall receive forty dollars for each day in which engaged in the performance of such duties. However, such per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Expenses and per diem shall be paid from funds appropriated pursuant to section two point twelve (2.12) of the Code.

The police communications review committee shall meet periodically with representatives of the department of public safety and shall review proposed changes of the communications operating procedures of the department which affect operating procedures of local law enforcement agencies.

Sec. ..... Section seven hundred fifty point four (750.4), Code 1973, is amended to read as follows:
750.4 DUTY OF SUPERVISORS TO INSTALL-COSTS. It shall then be the duty of the board of supervisors of each county to [forthwith] install in the office of the sheriff, such a [locked in] radio receiving set [as may be prescribed by the commissioner of public safety] and [such] a set in at least one motor vehicle used by the sheriff, for use in connection with said state radio broadcasting system. The board of supervisors of any county may install as many additional such radio receiving sets as may be deemed necessary. The cost of such radio receiving sets and the cost of installation thereof shall be paid from the general fund of the county.

Sec. ..... Section seven hundred fifty point five (750.5), Code 1973, is amended to read as follows:
750.5 DUTY OF CITY COUNCIL TO INSTALL-COSTS. The council of each city shall, and the council of any town may, install in such place as said council may determine at least one such [locked in] radio receiving set [as may be prescribed by the commissioner of public safety] for use in law enforcement and police work. The cost of any such installation shall be paid from the public safety fund of said city or town.
2. By renumbering the bill sections.
3. By amending the title, page 1 , line 3 , by adding the words "and relating to radio communications" before the period.

## AMENDMENT TO TEMPORARY RULES OF THE HOUSE

1 Amend the amendment to Rule 3 filed June 19,
21973 by Junker of Woodbury by inserting the following
3 words in line 4 after the word "file", "or shall
4 have filed".
JUNKER of Woodbury
By previous motion by Holden of Scott, the House was adjourned until 8:00 a.m. Saturday, June 23, 1973.

# JOURNAL OF THE HOUSE 

One Hundred Sixty-seventh Calendar Day<br>One Hundred Twelfth Session Day

hall of the House of Representatives Des Moines, Iowa, Saturday, June 23, 1973

The House met pursuant to adjournment, Speaker Varley in the chair.
Prayer was offered by the Honorable William B. Griffee, State Representative representing Chickasaw, Floyd, Howard and Mitchell Counties.

The Journal of Friday, June 22, 1973, was approved.

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 109, a bill for an act relating to the establishment of a rest area and rest area building.

Also: That the Senate has on June 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 223, a bill for an act relating to compensation paid to shorthand reporters of the district court.

Also: That the Senate has on June 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 307, a bill for an act relating to the duties and function of the department of general services.

Also: That the Senate has on June 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 383, a bill for an act relating to the licensing and regulating of grain dealers and providing penalties.

Also: That the Senate has on June 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 405, a bill for an act relating to the authority of the department of environmental quality to enter public or private property for conducting investigations.

Also: That the Senate has on June 22, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 459, a bill for an act relating to the qualifications of the commissioner of public health.

Also: That the Senate has on June 22, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 670, a bill for an act relating to printing controversies.
Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 603, a bill for an act making an appropriation from the general fund to the department of public safety.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 441, a bill for an act relating to the salaries of county officers.

Also: That the Senate has on June 23, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 574, a bill for an act to appropriate to the department of soil conservation for the soil and water conservation cost-sharing program.

RALPH R. BROWN, Secretary

## HOUSE CONCURRENT RESOLUTION 73 <br> By Cusack and Higgins (Gluba)

Whereas, the settlement of Spanish-speaking persons in the state of Iowa has created a minority group, the members of which are dispersed through the state and whose special needs have not been recognized; and

Whereas, the problems confronted by Spanish-speaking citizens of the state of Iowa in the fields of education, employment, health, housing, welfare, and recreation are intensified by the special problems of language; and

Whereas, a survey of the needs of Spanish-speaking persons is necessary in order to foster public awareness of the possibilities available to enable such persons to assume an active role in their individual communities and to obtain the benefits of society offered to English-speaking Iowans; and

Whereas, the state of Iowa has an obligation to assist these most valued citizens in meeting their special problems, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council create a study committee, which shall consist of ten members of the General Assembly and nine nonlegislative members representing the districts drawn in Senate File 424, as introduced during the First Session of the Sixty-fifth Iowa General Assembly, to look into the quality of life of Iowa's Spanish-speaking people in order to evaluate existing programs serving Spanish-speaking people, and to study methods for dealing with the needs of Spanish-speaking people, including, but not limited to, the possible establishment of a Chicano information center in the state of Iowa; and

Be It Further Resolved, That a per diem of forty dollars a day and expenses be authorized to be paid to nonlegislative members of the study committee for attendance at study committee meetings and that the study committee be authorized to employ a staff whose duties shall consist of gathering and disseminating information on the Spanish-speaking community and forwarding proposals and evaluation to state agencies and
private organizations which possess the means to deal with the problems of Spanish-speaking persons; and

Be It Further Resolved, That a report of the study and efforts of the committee shall be prepared and submitted to the legislative council and the members of the Sixty-fifth General Assembly meeting in the year 1974 and shall be accompanied by legislative bill drafts to carry out the recommendations of the committee.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 74 By Cochran

Whereas, the Iowa Development Commission has been directed to study and research the development of a grain alcohol motor fuel industry, and

Whereas, Nebraska and Kansas, among other states, have promoted the use of a grain alcohol motor fuel industry by the means of legislation, and

Whereas, it has been indicated that the research on the development of a grain alcohol motor fuel industry by the Iowa Development Commission will result in recommendations for legislation, and

Whereas, certain members of the Iowa General Assembly are knowledgeable on the subject of the use of grain alcohol as a motor fuel, and

Whereas, the Iowa Development Commission has indicated that the existence of an advisory legislative committee would expedite the development of a grain alcohol motor fuel industry in Iowa, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council shall create an advisory committee for the years, 1973 and 1974, consisting of six legislative members from both political parties and both houses of the General Assembly, for the purpose of serving in an advisory capacity to the Iowa Development Commission on the subject of the development of a grain alcohol motor fuel industry for Iowa.

Laid over under Rule 25.

## HOUSE CONCURRENT RESOLUTION 75 <br> By Cochran

Whereas, inequities exist in the current system of business taxation, and
Whereas, it has been indicated that the repeal of the personal property tax may necessitate a replacement tax, and

Whereas, the Iowa Legislature has made no comprehensive studies of possible replacement taxes, Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative council shall create a study committee consisting of ten (10) legislative members from both political parties and both houses of the General Assembly, for the purpose of conducting a study of a personal property replacement tax, including, but not limited to, the business activities tax, the three-factor formula corporation tax, and the net worth tax, and

Be It Further Resolved, That the study committee shall make a final report including necessary bill drafts to implement its recommendations to the legislative council. Copies of the report approved by the legislative council shall be submitted to the General Assembly meeting in the year 1974.

Laid over under Rule 25.

## COMMUNICATION FROM THE OFFICE FOR PLANNING AND PROGRAMMING

There is on file in the office of the Speaker the Report of the Office for Planning and Programming for the Fiscal Year 1972. The annual report is required to be prepared for the General Assembly by Chapter 7A. 3 (17) of the 1973 Code of Iowa.

## SENATE AMENDMENT CONSIDERED

Den Herder of Sioux called up for consideration House File 802, a bill for an act making an appropriation to the department of social services and divisions thereof, for area services and for administration, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 802, as amended and passed by the House, page 3 , by striking lines 25 through 30 and inserting in lieu thereof the following:
"Sec. 3. A trial project shall be developed by the Iowa department of social services in cooperation with the department of health to use personnel from both departments to accomplish in one visit to a health care facility the responsibilities of the department of social services in patient utilization review mandated by federal law under Title nineteen (19) of the United States Social Security Act, section one thousand nine hundred two (1902), (Title fortytwo (42), United States Code, section one thousand three hundred ninety-six a (1396a) , as amended, and the responsibilities of the department of health in licensing of facilities under chapter one hundred thirty-five $C$ (135C) of the Code.

The department of social services shall, not later than December 15, 1973, submit to the legislative council for transmission to the appropriate subcommittees of the committees on appropriations of the general assembly a report of its findings and recommendations."
Motion prevailed and the House concurred in the Senate amendment.

Den Herder of Sioux moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 802)
The ayes were, 83:

| Bennett | Brunow <br> Bittle | Clark, J. W. | Cusack <br> Butler |
| :--- | :--- | :--- | :--- |
| Branstad | Byerly | Cochran | De Jong |
| Brinck | Caffrey | Connors | Den Herder |
| Brockett | Carr | Crabb | Doyle |
|  |  |  | Crawford |


| Dunton | Holden | Menke | Readinger |
| :---: | :---: | :---: | :---: |
| Edelen | Horn | Mennenga | Rinas |
| Egenes | Howell | Middleswart | Roorda |
| Ewing | Husak | Miller, A. V. | Schroeder |
| Ferguson | Hutchins | Miller, K. D. | Small |
| Fisher, C. R. | Jordan | Miller, R. G. | Stanley |
| Fitzgerald | Kiser | Nielsen | Stromer |
| Fullerton | Knoke | Norland | Strothman |
| Griffee | Krause | Norpel | Tofte |
| Hansen | Kreamer | Oakley | Welden |
| Hargrave | Lippold | O'Halloran | Wells |
| Harper | Lipsky | Patchett | West |
| Harvey | Logue | Pellett | Wulff |
| Hennessey | McCormick | Peterson | Wyckoff |
| Higgins | McElroy | Poncy | Mr. Speaker |
| Hill | Mendenhall | Rapp |  |
| The nays were, 4: |  |  |  |
| Anderson | Bortell | Daggett | Fischer, H. O. |
| Absent or not voting, 13: |  |  |  |
| Avenson | Freeman | Junker | Newhard |
| Clark, J. H. | Grassley | Millen | Stephens |
| Danker | Jesse | Monroe | Woods |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONSIDERATION OF BILLS

## business Pending calendar

The House resumed consideration of Senate File 376, a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, and making an appropriation therefor.

McElroy of Fremont called up for consideration her motion to reconsider filed on June 22, 1973, and moved to reconsider the vote by which amendment H-874B as amended was adopted on June 22, 1973, and found on pages 2297 of the House Journal.

Roll call was requested by McElroy of Fremont and Egenes of Story.

On the question "Shall amendment $\mathrm{H}-874 \mathrm{~B}$ as amended be reconsidered?"

The ayes were, 47:

| Anderson | Butler <br> Bennett. | Clark, J. H. | Den Herder <br> Dunlap |
| :--- | :--- | :--- | :--- |
| Bortell | Crabb | Grassley <br> Bransen |  |
| Branstad | Daggett | Eden | Harvey |
| Brinck | Danker | Ferguson | Hill |
| Brockett | De Jong | Fisher, C. R. | Holden |
| Horn |  |  |  |



## CALL OF THE HOUSE <br> (Senate File 376)

Pursuant to Rule 73, the following members respectfully request a Call of the House on Senate File 376 and all motions and amendments filed thereto.
HOLDEN of Scott
GRASSLEY of Butler
CRABB of Crawford
STROMER of Hancock
STANLEY of Muscatine

Roll call revealed all members present with the exception of Freeman of Buena Vista, Drake of Muscatine and Junker of Woodbury.

Cochran of Webster moved that the Call of the House be lifted.
A non-record roll call was requested.
The ayes were 39 , nays 38 .
The motion lost.
Jordan of Linn moved that the rules be suspended so that other items of business may be considered.

A non-record roll call was requested.
The ayes were 35 , nays 50 .
The motion lost.

Rinas of Linn moved that Freeman of Buena Vista, Drake of Muscatine and Junker of Woodbury be excused from the Call of the House.

A non-record roll call was requested.
The ayes were 48 , nays 40 .
The motion prevailed.
Schroeder of Pottawattamie asked for unanimous consent that Holden of Scott be granted a point of personal privilege.

Objection was raised.
Schroeder of Pottawattamie moved that Holden of Scott be granted a point of personal privilege.

A non-record roll call was requested.
Rule 68 was invoked.
The ayes were 56 , nays 40 .
The motion prevailed.
Holden of Scott asked and received unanimous consent that the Call of the House be lifted.

Egenes of Story moved the adoption of amendment H-874B as amended to Senate File 376.

Roll call was requested by Small of Johnson and Egenes of Story.

Rule 68 was invoked.
On the question "Shall amendment $\mathrm{H}-874 \mathrm{~B}$ as amended be adopted?"

The ayes were, 48:

| Avenson | Dunton | Jordan | Norland |
| :---: | :---: | :---: | :---: |
| Brunow | Fischer, H. O. | Junker | Norpel |
| Byerly | Fitzgerald | Krause | O'Halloran |
| Caffrey | Griffee | McCormick | Patchett |
| Carr | Hargrave | Mennenga | Poncy |
| Clark, J. W. | Harper | Middleswart | Rapp |
| Cochran | Hennessey | Miller, A. V. | Readinger |
| Connors | Higgins | Miller, K. D. | Rinas |
| Crawford | Howell | Miller, R. G. | Small |
| Cusack | Husak | Monroe | Wells |
| Doyle | Hutchins | Newhard | Woods |
| Egenes | Jesse | Nielsen | Wyckoff |
| The nays were, 51: |  |  |  |
| Anderson | Brockett | De Jong | Ferguson |
| Bennett | Butler | Den Herder | Fisher, C. R. |
| Bittle | Clark, J. H. | Drake | Freeman |
| Bortell | Crabb | Dunlap | Fullerton |
| Branstad | Daggett | Edelen | Grassley |
| Brinck | Danker | Ewing | Hansen |


| Harvey | Linpold | Oakley | Strothman |
| :--- | :--- | :--- | :--- |
| Hill | Linsky | Pellett | Tofte |
| Holden | Logue | Peterson | Welden |
| Horn | McElrov | Roorda | West |
| Kiser | Mendenhall | Schroeder | Wulff |
| Knoke | Menke | Stanley | Mr. Speaker |
| Kreamer | Millen | Stromer |  |

Absent or not voting, 1:
Stephens
Amendment H-874B as amended lost.
Fischer of Grundy offered the following amendment H-487 filed by him and division of the amendment was requested as follows:
H—487
1 Amend Senate File 376, as passed by the Senate and
2 reprinted, as follows:
H-487A
3 1. Page 2A, by striking from lines 21 and 22 the
4 following: ", all payments received under the federal
5 social security act".
H-487B
6 2. Page 2A, by striking from line 23 the follow-
7 ing: "veteran's disability pension,".
Fischer of Grundy moved the adoption of amendment $\mathrm{H}-487 \mathrm{~A}$ of his amendment.

Roll call was requested by Fischer of Grundy and the Speaker.
On the question "Shall amendment H-487A be adopted?"
The ayes were, 46:

| Anderson | Fischer, H. O. | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Fitzgerald | Jordan | Norpel |
| Brunow | Freeman | Krause | O'Halloran |
| Caffrey | Griffee | Logus | Patchett |
| Carr | Hansen | McCormick | Poncy |
| Clark, J. W. | Hargrave | Middleswart | Ranp |
| Cochran | Harper | Miller, A.V. | Rinas |
| Connors | Higgins | Miller, K.D. | Small |
| Crabb | Horn | Miller, R.G. | Wells |
| Cusack | Howell | Monroe | Woods |
| Doyle | Husak | Newhard | Wyckoff |
| Dunton | Hutchins |  |  |

The nays were, 50 :

| Bennett | Daggett <br> Bittle |
| :--- | :--- |
| Bortell | Danker <br> Bre Jong |
| Branstad | Den Herder |
| Brinck | Drake |
| Brockett | Edelen |
| Byerly | Egenes |
| Clark, J. H. | Ewing |
| Crawford | Ferguson |


| Fisher, C. R. | Knoke |
| :--- | :--- |
| Fullerton | Kreamer |
| Grassley | Lippold |
| Harvey | Lipsky |
| Hennessey | McElroy |
| Hill | Mendenhall |
| Holden | Menke |
| Junker | Mennenga |
| Kiser | Nielsen |


| Oakley | Roorda | Strothman | West |
| :---: | :---: | :---: | :---: |
| Pellett | Schroeder | Tofte | Wulff |
| Peterson | Stanley | Welden | Mr. Speake |
| Readinger | Stromer |  |  |
| Absent | voting, 4: |  |  |
| Butler | Dunlap | Millen | Stephens |
| Amen |  |  |  |

Fischer of Grundy asked and received unanimous consent to withdraw amendment $\mathrm{H}-487 \mathrm{~B}$ of his amendment.

By unanimous consent, amendment H-468 filed on May 8, 1973, and amendment H-889 filed on June 22, 1973, were withdrawn.

Welden of Hardin offered the following amendment H-888 filed by him and moved its adoption:
H-888
1 Amend Senate File 376 as amended and passed by the Senate as follows:

1. Page 8, line 16, by striking the word "six"
and inserting in lieu thereof the word "five".
2. Page 8, line 19, by striking the word "six"
and inserting in lieu thereof the word "five".
Roll call was requested by Rapp of Black Hawk and Brinck of Lee.

On the question "Shall amendment $\mathrm{H}-888$ be adopted?"
The ayes were, 44:

| Anderson | Dunlap | Kreamer | Roorda |
| :---: | :---: | :---: | :---: |
| Bennett | Edelen | Lippold | Schroeder |
| Bortell | Ferguson | Logue | Stanley |
| Brockett | Fischer, H. O. | McElroy | Stromer |
| Butler | Fisher, C. R. | Mendenhall | Strothman |
| Crabb | Freeman | Menke | Tofte |
| Daggett | Fullerton | Millen | Welden |
| Danker | Grassley | Norpel | West |
| De Jong | Hansen | Oakley | Wulff |
| Den Herder | Holden | Pellett | Wyckoff |
| Drake | Kiser | Peterson | Mr. Speaker |
| The nays were, 53: |  |  |  |
| Avenson | Dunton | Husak | Monroe |
| Bittle | Egenes | Hutchins | Newhard |
| Brinck | Ewing | Jesse | Nielsen |
| Brunow | Fitzgerald | Jordan | Norland |
| Byerly | Griffee | Junker | O'Halloran |
| Caffrey | Hargrave | Knoke | Patchett |
| Carr | Harper | Krause | Poncy |
| Clark, J. H. | Harvey | McCormick | Rapp |
| Clark, J. W. | Hennessey | Mennenga | Readinger |
| Cochran | Higgins | Middleswart | Rinas |
| Connors | Hill | Miller, A. V. | Small |
| Crawford | Horn | Miller, K. D. | Wells |
| Cusack | Howell | Miller, R. G. | Woods |

Absent or not voting, 3:
Branstad Lipsky Stephens
Amendment H-888 lost.
Stanley of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.
On the question "Shall the bill pass?" (S.F. 376)
The ayes were, 98:

| Anderson | Drake | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jesse | Norpel |
| Bennett | Dunton | Jordan | Oakley |
| Bittle | Edelen | Junker | O'Halloran |
| Bortell | Egenes | Kiser | Patchett |
| Branstad | Ewing | Knoke | Pellett |
| Brinck | Ferguson | Krause | Peterson |
| Brockett | Fischer, H. 0. | Kreamer | Poncy |
| Brunow | Fisher, C. R. | Lippold | Rapp |
| Butler | Fitzgerald | Lipsky | Readinger |
| Byerly | Freeman | Logue | Rinas |
| Caffrey | Fullerton | McCormick | Roorda |
| Carr | Grassley | McElroy | Schroeder |
| Clark, J. H. | Griffee | Mendenhall | Small |
| Clark, J. W. | Hansen | Menke | Stanley |
| Cochran | Hargrave | Mennenga | Stromer |
| Connors | Harper | Middleswart | Strothman |
| Crabb | Harvey | Millen | Tofte |
| Crawford | Hennessey | Miller, A. V. | Wells |
| Cusack | Higgins | Miller, K. D. | West |
| Daggett | Hill | Miller, R. G. | Woods |
| Danker | Holden | Monroe | Wulff |
| De Jong | Horn | Newhard | Wyckoff |
| Den Herder | Howell | Nielsen | Mr. Speaker |

The nays were, none.
Absent or not voting, 2:
Stephens Welden
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 85 WITHDRAWN

Lipsky of Linn asked and received unanimous consent to withdraw House File 85 from further consideration by the House.

## SECOND CONFERENCE COMMITTEE REPORT ADOPTED <br> (House File 656)

Stromer of Hancock called up for consideration the second conference committee report on House File 656, a bill for an act creating a veterans' service compensation fund, appropriating
moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty, as follows:

## REPORT OF THE SECOND CONFERENCE COMMITTEE ON HOUSE FILE 656

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the second conference committee appointed to consider the differences between the Senate and the House of Representatives on House File 656, a bill for an Act creating a veteran's service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty, respectfully make the following recommendations:

1. That the Senate recede from its amendment and that House File 656, as amended, passed, and reprinted by the House, be amended as follows:
2. Page 2A, by striking lines 1 through 5, inclusive, and inserting in lieu thereof the following:
"Section 1. 1. There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1973, and ending June 30, 1974 the sum of eighteen million $(18,000,000)$ dollars and for the fiscal year beginning July 1, 1974, and ending June 30, 1975 the sum of ten million ( $10,000,000$ ) dollars, or so much thereof as may be necessary, for deposit in a service compensation fund, hereby created, to be used in the manner provided in this Act.
3. If during the fiscal year beginning July 1, 1973, there are on file with the service compensation board approved applications which result in a total valid claim of in excess of eighteen million dollars, the service compensation board shall certify such fact to the state comptroller who shall transfer funds sufficient to satisfy all valid applications to the service compensation fund. Such funds transferred shall be deducted from the appropriation for the fiscal year beginning July 1, 1974.
4. Unencumbered funds appropriated by this Act which are available on June 30, 1977 shall on that date revert to the general fund of the state."
5. Page 2A, line 9, by striking the words "August 5, 1964" and inserting in lieu thereof the words "July 1, 1958".
6. Page 2 A , lines 9 and 10 , by striking the words "June 30, 1973" and inserting in lieu thereof the words "August 4, 1964".
7. Page 2A by striking lines 18 through 35 , inclusive.
8. Page 2B, line 36, by striking the words "event it shall be computed as a full month. No person shall", and inserting in lieu thereof the following:
"compensation fund seventeen dollars and fifty cents, if he earned either a Vietnam service medal or an armed forces expeditionary medal-Vietnam, or can otherwise establish service in Vietnam during that period, for each month that such person was in the Vietnam service area, between July 1, 1958 and August 4, 1964, both dates inclusive, not to exceed a total sum of five hundred dollars.

Every person otherwise qualified under this section and who
earned either a Vietnam service medal or an armed forces expeditionary medal-Vietnam for service betwen the period commencing August 5, 1964 and ending June 30, 1973, or can otherwise establish service in the Vietnam service area during that period shall be entitled to receive from the service compensation fund seventeen dollars and fifty cents for each month that such person was in the Vietnam service area and twelve dollars and fifty cents for each month that such person was not in the Vietnam service area, not to exceed a total sum of five hundred dollars.

Every person otherwise qualified under this section, except that he did not earn either the Vietnam service medal or the armed forcs expeditionary medal-Vietnam, and did not serve in the Vietnam service area, shall be entitled to receive from the service compensation fund twelve dollars and fifty cents for each month that such person was in active service during the time between August 5, 1964 and June 30, 1973, both dates inclusive, not to exceed a total sum of three hundred dollars.

Compensation under this Act shall not be paid for a fraction of a month unless it be sixteen days or more in which event it shall be computed as a full month.

No person shall".
6. Page 3, line 2, by striking the words "August 4, 1964" and inserting in lieu thereof the words "July 1, 1958".
7. Page 3, lines 14 and 15, by striking the words "between August 5, 1964 and June 30, 1973, both dates inclusive," and inserting in lieu thereof the words "during the period and in the area for which he is able to receive compensation under this Act,".
8. Page 3, by striking lines 18 and 19 and inserting in lieu thereof the words "paid five hundred dollars or three hundred dollars, whichever maximum rate he would have been entitled to receive, regardless of the length of such".
On the part of the Senate: On the part of the House:
JOHN N. NYSTROM, Chairman DELWYN STROMER, Chairman
RALPH W. POTTER
WILLARD R. HANSEN
CLOYD E. ROBINSON
WILLIAM E. GLUBA

WILLIAM J. HARGRAVE
WAYNE BENNETT
WILLIS E. JUNKER
KEITH H. DUNTON

Stromer of Hancock moved the adoption of the conference committee report on House File 656 and the amendments contained therein.

A non-record roll call was requested.
The ayes were 95 , nays 2.
The report was adopted.
Wyckoff of Benton moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 656)

The ayes were, 94:

| Anderson | Drake | Jesse |
| :---: | :---: | :---: |
| Avenson | Dunlap | Jordan |
| Bennett | Dunton | Junker |
| Bittle | Edelen | Kiser |
| Bortell | Egenes | Krause |
| Branstad | Ewing | Kreamer |
| Brinck | Ferguson | Lippold |
| Brunow | Fischer, H. O. | Lipsky |
| Butler | Fisher, C. R. | Logue |
| Byerly | Fitzgerald | McCormick |
| Caffrey | Freeman | McElroy |
| Carr | Fullerton | Mendenhall |
| Clark, J. H. | Grassley | Menke |
| Clark, J. W. | Griffee | Mennenga |
| Cochran | Hansen | Middleswart |
| Connors | Hargrave | Millen |
| Crabb | Harper | Miller, A. V. |
| Crawford | Hennessey | Miller, K. D. |
| Cusack | Higgins | Miller, R. G. |
| Daggett | Holden | Monroe |
| Danker | Horn | Newhard |
| DeJong | Howell | Nielsen |
| Den Herder | Husak | Norland |
| Doyle | Hutchins |  |

Norpel
Oaklev
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapo
Readinger
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Welden
Wells
West
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, 3:
Brockett Hill
Knoke
Absent or not voting, 3:
Harvey Rinas Stephens
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 441)
Stromer of Hancock called up for consideration the conference committee report on Senate File 441, a bill for an act relating to the compensation of county officers, the creation of county compensation commission, defining their powers and duties, and relating to group insurance, health and medical service for certain county officers, filed on June 15, 1973 and found on pages 2017 through 2020, of the House Journal, and moved adoption of the report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 58, nays 28.
The motion prevailed and the report was adopted.
Stromer of Hancock moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 441)
The ayes were, 83 :

| Avenson | Den Herder | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Doyle | Jordan | Patchett |
| Bittle | Drake | Junker | Pellett |
| Bortell | Dunlap | Knoke | Peterson |
| Branstad | Dunton | Krause | Poncy |
| Brinck | Edelen | Lippold | Rapp |
| Brockett | Egenes | Lipsky | Readinger |
| Brunow | Ferguson | Logue | Rinas |
| Butler | Fischer, H. O. | McCormick | Roorda |
| Byerly | Fisher, C.R. | McElroy | Schroeder |
| Caffrey | Fitzgerald | Menke | Stanley |
| Carr | Fullerton | Mennenga | Stromer |
| Clark, J. H. | Grassley | Middleswart | Strothman |
| Clark, J. W. | Griffee | Millen | Tofte |
| Connors | Hansen | Miller, A. V. | Welden |
| Crabb | Hargrave | Miller, K. D. | West |
| Crawford | Harvey | Miller, R. G. | Woods |
| Cusack | Hill | Newhard | Wulff |
| Daggett | Holden | Nielsen | Wyckoff |
| Danker | Howell | Norland | Mr. Speaker |
| De Jong | Hutchins | Norpel |  |

The nays were, 2:
Higgins Kreamer
Absent or not voting, 15:

| Anderson | Harper | Kiser | Small |
| :--- | :--- | :--- | :--- |
| Cochran | Hennessey | Mendenhall | Stephens |
| Ewing | Horn | Monroe | Wells |
| Freeman | Husak | O'Halloran |  |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

On motion by Holden of Scott, the House was recessed until the fall of the gavel.

## AFTERNOON SESSION

The House reconvened at 1:10 p.m., Speaker Varley in the chair.

## 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. 583 Relating to the disclosure of campaign contributions and expenditures by candidates, persons, political committees, and political parties, providing for an income tax check-off for campaign contributions, and providing penalties. By committee on state government.

## REPORT OF SIFTING COMMITTEE <br> (Noncontroversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:
S. F. 459 Relating to the sale or lease of property by a city or county hospital. By committee on human resources.
S. F. 514 To amend the rules of civil procedure proposed by the supreme court. By committee on judiciary.
S. F. 550 Making corrective amendments to House File two hundred eighty-seven (287) as enacted by the Sixty-fifth General Assembly, 1973 session. By committee on state government.
S. F. 585 Relating to ratification of the sale of certain real estate owned by the Knoxville Community School District in Marion County, Iowa. By committee on judiciary.

HOLDEN of Scott, Chairman

## 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 on June 23, 1973, amended the House amendment to, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 590, a bill for an act setting the salary rate for state officials and designated employees of the state.

RALPH R. BROWN, Secretary

## CONFERENCE COMMITTEE REPORT REJECTED

(Senate File 603)
Fisher of Greene called up for consideration the conference committee report on Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and the various divisions thereof and consolidating divisions, as follows:

## REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 603

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and House of Representatives on Senate File 603, a bill for an Act to appropriate from the general fund of the state to the department of public safety and the various divisions thereof and consolidating divisions, respectfully make the following recommendation:

That the House recede from its amendment to Senate File 603 as amended, passed, and reprinted by the Senate.

| Part of the | On the Pa |
| :---: | :---: |
| William P. Winkelman, Chairman | C. Raymond Fisher, Chairn |
| Whliam N. Plymat | John H. Connors |
| F. McCartney | Lester D. Menke |
| Michael T. Blouin <br> C. Joseph Coleman | B. Joseph Rinas Laverne W. Sch |

Fisher of Greene moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 40 , nays 55 .
Motion lost and the House rejected the conference committee report.

## CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 522)
Drake of Muscatine called up for consideration the report of the conference committee on Senate File 522, a bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths, filed on June 22, 1973 and found on page 2300 of the House Journal.

Drake of Muscatine moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by Drake of Muscatine and the Speaker.
On the question "Shall the report be adopted?"
The ayes were, 77:

| Avenson | Dunlap | Junker | O'Halloran |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Knoke | Patchett |
| Bittle | Edelen | Krause | Pellett |
| Bortell | Egenes | Kreamer | Peterson |
| Branstad | Ferguson | Cinold | Rapp |
| Brinck | Fischer, H. O. | Libsky | Rinas |
| Brockett | Fisher,C.R. | Logue | Roorda |
| Butler | Fitzgerald | McElroy | Schroeder |
| Eyerly | Freeman | Mendenhall | Small |
| Caffrey | Fullerton | Menke | Stanley |
| Carr | Hansen | Mennenga | Stromer |
| Clark, J. H. | Hargrave | Millen | Strothman |
| Clark, J. W. | Harper | Miler, A. V. | Tofte |
| Connors | Hennessey | Miller, K. D. | Welden |
| Crabb | Higgins | Monroe | Wells |
| Crawford | Hill | Newhard | Woods |
| Cusack | Holden | Nielsen | Wulff |
| Danker | Horn | Norland | Wyckoff |
| De Jong | Hutchins | Oaklev | Mr. Speaker |
| Drake |  |  |  |

The nays were, 21:

| Brunow | Grassley | Jesse | Miller, R. G. |
| :--- | :--- | :--- | :--- |
| Cochran | Griffee | Jordan | Norpel |
| Daggett | Harvey | Kiser | Poncy |
| DenHerder | Howell | McCormick | Readinger |
| Doyle | Husak | Middleswart | West |
| Ewing |  |  |  |

Absent or not voting, 2:
Anderson Stephens
The motion prevailed and the conference committee report was adopted.

Drake of Muscatine moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 522)
The ayes were, 90 :

| Avenson | Drake | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Jordan | Patchett |
| Bittle | Dunton | Junker | Pellett |
| Bortell | Edelen | Knoke | Peterson |
| Branstad | Egenes | Krause | Poncy |
| Brinck | Ferguson | Kreamer | Rapp |
| Brockett | Fischer, H. O. | Lippold | Readinger |
| Brunow | Fisher, C. R | Lipsky | Rinas |
| Butler | Fitzgerald | Logue | Roorda |
| Byerly | Freeman | McCormick | Schroeder |
| Caffrey | Fullerton | McElroy | Small |
| Carr | Grassley | Mendenhall | Stanley |
| Clark, J. H. | Griffee | Menke | Stromer |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Millen | Tofte |
| Crabb | Harper | Miller, A. V. | Welden |
| Crawford | Hennessev | Miller, K. D. | Wells |
| Cusack | Higgins | Monroe | West |
| Daggett | Hill | Newhard | Woods |
| Danker | Holden | Nielsen | Wulff |
| De Jong | Howell | Norpel | Wyckoff |
| Den Herder | Horn | Oakley | Mr. Speaker |
| Doyle | Hutchins |  |  |
| The nays were, 6: |  |  |  |
| Ewing | Husak | Middleswart | Miller, R. G. |
| Harvey | Kiser |  |  |
| Absent or not voting, 4: |  |  |  |
| Anderson | Clark, J. W. | Norland | Stephens |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Stromer of Hancock in the chair at 2:15 p.m.

## CONFERENCE COMMITTEE REPORT ADOPTED

(House File 747)
Den Herder of Sioux called up for consideration the report of the conference committee on House File 747, a bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services, filed on June 22, 1973, and found on pages 2299 and 2300 of the House Journal.

Den Herder of Sioux moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 91 , nays 0 .
The motion prevailed and the report was adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 747)
The ayes were, 91 :


The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## SECOND CONFERENCE COMMITTEE APPOINTED

(Senate File 603)
The Speaker announced the appointment of the following members on the second conference committee to consider the differences between the House and Senate concerning Senate File 603: Roorda of Jasper, chairman; Clark of Dubuque, Fitzgerald of Webster, Millen of Van Buren and Peterson of Woodbury.

## SENATE FILE 600 RECONSIDERED

Knoke of Pottawattamie called up for consideration the motion to reconsider Senate File 600, filed on June 20, 1973, and moved to reconsider the vote by which Senate File 600, a bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication, failed to pass the House on June 19, 1973.

A non-record roll call was requested.
The ayes were 71 , nays 19 .
The motion prevailed.
Knoke of Pottawattamie moved to reconsider the vote by which Senate File 600 was placed on its last reading.

The motion prevailed.
Schroeder of Pottawattamie offered the following amendment H-887 filed by Schroeder et al.:
H-887
1 Amend Senate File 600 as follows:
2 1. Page 2, by adding the following after line 24: 1973, is amended by adding the following new sections:

NEW SECTION. The department of public safety shall maintain law enforcement communications with local enforcement agencies using frequencies in use on July 1, 1973. The Iowa highway safety patrol base stations and all Iowa highway safety patrol cars shall maintain law enforcement communications with local enforcement agencies using transmitting and receiving frequencies in use by the Iowa highway safety patrol on July 1, 1973.
$N E W$ SECTION. There is established a police communications review committee which shall consist of three members of the senate appointed by the president of the
senate and three members of the house of representatives appointed by the speaker of the house. The committee shall select a chairman and shall meet at the call of the chairman. The initial members of the committee shall be appointed after the adjournment of the first regular session of the sixty-fifth general assembly and shall serve for terms ending upon the convening of the sixty-sixth general assembly or when their successors are appointed. Thereafter members shall be appointed prior to the adjournment of the first regular session of each general assembly and shall serve for terms ending upon the convening of the following general assembly or when their successors are appointed. Vacancies shall be filled in the same manner as original appointments and shall be for the remainder of the unexpired term of the vacancy. The members of the committee shall be reimbursed for actual and necessary expenses incurred in the performance of their duties and shall receive forty dollars for each day in which engaged in the performance of such duties. However, such per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Expenses and per diem shall be paid from funds appropriated pursuant to section two point twelve (2.12) of the Code.

The police communications review committee shall meet periodically with representatives of the department of public safety and shall review proposed changes of the communications operating procedures of the department which affect operating procedures of local law enforcement agencies.

Sec. ..... Section seven hundred fifty point four (750.4), Code 1973, is amended to read as follows:
750.4 DUTY OF SUPERVISORS TO INSTALL-COSTS. It
shall then be the duty of the board of supervisors of each county to [forthwith] install in the office of the sheriff, such a [locked in] radio receiving set [as may be prescribed by the commissioner of public safety] and [such] a set in at least one motor vehicle used by the sheriff, for use in connection with said state radio broadcasting system. The board of supervisors of any county may install as many additional such radio receiving sets as may be deemed necessary. The cost of such radio receiving sets and the cost of installation thereof shall be paid from the general fund of the county.

Sec. ..... Section seven hundred fifty point five (750.5), Code 1973, is amended to read as follows:
750.5 DUTY OF CITY COUNCIL TO INSTALL-COSTS. The council of each city shall, and the council of any town may, install in such place as said council may determine at least one such [locked in] radio receiving set [as may be prescribed by the commissioner of public safety] for use in law enforcement and police work. The cost of any such installation shall be paid from the public safety fund of said city or town.

## 2. By renumbering the bill sections.

3. By amending the title, page 1 , line 3 , by adding the words "and relating to radio communications" before the period.
Clark of Lee offered the following amendment H-890 to amendment $\mathrm{H}-887$ filed by him and moved its adoption :

## H-890

1 Amend the Schroeder, et al., amendment H-887, to
Senate File 600 as follows:

1. Line 66 , by striking after the word "city"
the words ["shall, and the council of any town"].
2. Line 72, by striking the words ["or town"].

Amendment H-890 adopted.
Schroeder of Pottawattamie moved the adoption of amendment $\mathrm{H}-887$ as amended.

Amendment H-887 as amended adopted.
Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment $\mathrm{H}-880$.

Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 600)
The ayes were, 77:

| Anderson | Dunlap | Kiser | Poncy |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Knoke | Rapp |
| Bennett | Ewing | Kreamer | Readinger |
| Bittle | Edelen | Lippold | Rinas |
| Bortell | Egenes | Lipsky | Roorda |
| Brinck | Ferguson | Logue | Schroeder |
| Brockett | Fischer, H. O. | McCormick | Small |
| Butler | Fisher, C. R. | McElroy | Stanley |
| Clark, J. H. | Fitzgerald | Mendenhall | Strothman |
| Cochran | Freeman | Menke | Tofte |
| Connors | Fullerton | Mennenga | Varley |
| Crabb | Hargrave | Miller, A. V. | Welden |
| Crawford | Harvey | Newhard | Wells |
| Cusack | Hennessey | Norland | West |
| Daggett | Higgins | Oakley | Woods |
| Danker | Hill | O'Halloran | Wulff |
| De Jong | Holden | Patchett | Wyckoff |
| Den Herder | Horn | Pellett | Mr. Speaker |
| Doyle | Howell | Peterson | (Stromer) |

The nays were, 16:

| Branstad | Clark, J. W. | Husak | Miller, K. D. |
| :--- | :--- | :--- | :--- |
| Brunow | Grassley | Jordan | Miller, R. G. |
| Byerly | Griffee | Krause | Monroe |
| Carr | Harper | Middleswart | Norpel |

Absent or not voting, 7:

| Caffrey | Jesse | Millen | Stephens |
| :--- | :--- | :--- | :--- |
| Hansell | Junker | Nielsen |  |

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 <br> WAYS AND MEANS CALENDAR

House File 804, a bill for an act to legalize and validate the procedures whereby the Nishma Valley Community School District in the County of Mills contracted for the sale of several tracts of real estate and the contracts entered into with the respective purchasers, was taken up for consideration.

Hill 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. 804)
The ayes were, 94:

| Anderson | Drake | Jesse | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunlap | Jordan | Patchett |
| Bennett | Dunton | Kiser | Pellett |
| Bittle | Edelen | Knoke | Peterson |
| Bortell | Egenes | Krause | Poncy |
| Branstad | Ewing | Kreamer | Rapp |
| Brinck | Ferguson | Lippold | Readinger |
| Brockett | Fischer, H. O. | Lisky | Rinas |
| Brunow | Fisher, C. R. | Logue | Roorda |
| Butler | Fitzgerald | McCormick | Schroeder |
| Byerly | Freeman | McElroy | Small |
| Caffrey | Fullerton | Mendenhall | Stanley |
| Carr | Grassley | Menke | Strothman |
| Clark, J. H. | Griffee | Mennenga | Tofte |
| Clark, J. W. | Hargrave | Middleswart | Varley |
| Cochran | Harper | Miller, A. V. | Welden |
| Connors | Harvey | Miller, K. D. | Wells |
| Crabb | Hennessey | Miller, R. G. | West |
| Crawford | Higgins | Monroe | Woods |
| Cusack | Hill | Newhard | Wulff |
| Daggett | Holden | Nielsen | Wyckoff |
| Danker | Horn | Norland | Mr. Speaker |
| De Jong | Howell | Norpel | (Stromer) |
| Doyle | Hutchins | Oakley |  |

The nays were, none.
Absent or not noting, 6
Den Herder Husak Hansen Junker

Millen Stephens

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. President: I am directed to inform your honorable body that the Senate has on June 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 618, a bill for an act relating to funding for an adjustment to the merit system and executive council exempt pay plans.

RALPH R. BROWN, Secretary

## SENATE MESSAGE CONSIDERED

Senate File 618, a bill for an act relating to funding for an adjustment to the merit system and executive council exempt pay plans and other exempt positions included in the state comptroller's centralized payroll system and to positions under the jurisdiction of the state board of regents and providing an appropriation.

Read first time and referred to committee on appropriations.
Speaker Varley in the chair at 3:05 p.m.

## CONSIDERATION OF BILLS <br> SIFTING NONCONTROVERSIAL CALENDAR

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate Files 459, 514, 550 and 585.

Senate File 459, a bill for an act relating to the sale or lease of property by a city or county hospital, with report of committee recommending passage, was taken up for consideration.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 459)

## The ayes were, 90:

| Anderson | Crawford |
| :--- | :--- |
| Avenson | Cusack |
| Bennett | Daggett |
| Bittle | Danker |
| Bortell | De Jong |
| Branstad | Den Herder |
| Brinck | Doyle |
| Brockett | Drake |
| Brunow | Dunlap |
| Butler | Dunton |
| Caffrey | Egenes |
| Carr | Ewing |
| Clark, J. H. | Ferguson |
| Cochran | Fischer, H. O. |
| Connors | Fisher, C.R. |
| Crabb | Fitzgerald |


| Freeman | Junker |
| :--- | :--- |
| Fullerton | Kiser |
| Grassley | Kreamer |
| Griffee | Lippold |
| Hansen | Lipsky |
| Hargrave | Logue |
| Harper | McCormick |
| Harvey | McElroy |
| Hennessey | Mendenhall |
| Higgins | Menke |
| Hill | Mennenga |
| Holden | Middleswart |
| Horn | Millen |
| Howell | Miller, A.V. |
| Husak | Miller, R. G. |
| Hutchins | Monroe |


| Newhard | Pellett |
| :--- | :--- |
| Nielsen | Peterson |
| Norland | Poncy |
| Norpel | Rapp |
| O'Halloran | Readinger |
| Oakley | Rinas |
| Patchett | Roorda |


| Schroeder | Wells |
| :--- | :--- |
| Small | West |
| Stanley | Woods |
| Stromer | Wulf |
| Strothman | Wyckoff |
| Welden | Mr. Speaker |

The nays were, 6 :

| Byerly | Jesse |
| :--- | :--- |
| Edelen | Jordan |

Absent or not voting, 4:
Clark, J. W. Miller, K. D. Stephens Tofte
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 514, a bill for an act to amend the rules of civil procedure proposed by the supreme court, with report of committee recommending passage, was taken up for consideration.

Hill 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. 514)
The ayes were, 88:

| Anderson | Doyle | Howel) | Oakley |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Husak | O'Halloran |
| Bennett | Dunlap | Hutchins | Patchett |
| Bittle | Dunton | Kiser | Pellett |
| Bortell | Edelen | Knoke | Peterson |
| Branstad | Egenes | Kreamer | Poncy |
| Brinck | Ewing | Lipnold | Rapp |
| Brockett | Ferguson | Lipsky | Readinger |
| Brunow | Fischer, H. O. | Logue | Rinas |
| Butler | Fisher, C. R. | McCormick | Roorda |
| Caffrey | Fitzgerald | McElroy | Schroeder |
| Carr | Fullerton | Mendenhall | Small |
| Clark, J. H. | Grassley | Menke | Stanley |
| Clark, J. W. | Griffee | Mennenga | Stromer |
| Cochran | Hansen | Middleswart | Strothman |
| Crabb | Hargrave | Millen | Tofte |
| Crawford | Harper | Miller, A. V. | Welden |
| Cusack. | Hennessey | Monroe | Wells |
| Daggett | Higgins | Newhard | West |
| Danker | Hill | Nielsen | Wulff |
| De Jong | Holden | Norland | Wyckoff |
| Den Herder | Horn | Norpel | Mr. Sneaker |
| The nays were, 7: |  |  |  |
| Byerly | Jesse | Krause | Woods |
| Freeman | Jordan | Miller, R. G. |  |
| Absent or not voting, 5: |  |  |  |
| Connors | Junker | Miller, K. D. | Stephens |
| Harvey |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 550, a bill for an act making corrective amendments to House File two hundred eighty-seven (287) as enacted by the Sixty-fifth General Assembly, 1973 Session, with report of committee recommending passage, was taken up for consideration.

Hill of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 550)
The ayes were, 96:

| Anderson | Doyle | Howell | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Drake | Husak | Norpel |
| Bennett | Dunlap | Hutchins | Oakley |
| Bittle | Dunton | Jordan | O'Halloran |
| Bortell | Edelen | Kiser | Pellett |
| Branstad | Egenes | Knoke | Peterson |
| Brinck | Ewing | Krause | Poncy |
| Brockett | Ferguson | Kreamer | Rapp |
| Brunow | Fischer, H. 0. | Lippold | Readinger |
| Butler | Fisher, C. R. | Lipsky | Rinas |
| Byerly | Fitzgerald | Logue | Roorda |
| Caffrey | Freeman | McCormick | Schroeder |
| Carr | Fullerton | McElroy | Small |
| Clark, J. H. | Grassley | Mendenhall | Stanley |
| Clark, J. W. | Griffee | Menke | Stromer |
| Cochran | Hansen | Mennenga | Strothman |
| Connors | Hargrave | Middleswart | Tofte |
| Crabb | Harper | Millen | Welden |
| Crawford | Harvey | Miller, A. V. | Wells |
| Cusack | Hennessey | Miller, K. D. | West |
| Daggett | Higgins | Miller, R. G. | Woods |
| Danker | Hill | Monroe | Wulff |
| De Jong | Holden | Newhard | Wyckoff |
| Den Herder | Horn | Nielsen | Mr. Speaker |
| The nays |  |  |  |
| Jesse |  |  |  |
| Absent or not voting, 3: |  |  |  |
| Junker | Patchett | Stephens |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 585, a bill for an act relating to ratification of the sale of certain real estate owned by the Knoxville Community School District, in Marion County, Iowa, with report of committee recommending passage, was taken up for consideration.

Hill 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. 585)
The ayes were 93 :

Anderson
Avenson
Bennett
Bittle
Bortell
Branstad
Brinck
Brockett
Brunow
Butler
Byerly
Caffrey
Carr
Clark, J. H.
Clark, J. W.
Cochran
Crabb
Crawford
Cusack
Daggett
Danker
De Jong
Den Herder
Doyle

Drake
Dunlap
Dunton
Edelen
Egenes
Ewing
Ferguson
Fischer, H. O.
Fisher, C. R.
Fitzgerald
Fullerton
Grassley
Griffee
Hansen
Hargrave
Harper
Harvey
Hennessey
Higgins
Hill
Holden
Horn
Howell

The nays were, 3 :

| Freeman Jesse | Newhard |  |
| :--- | ---: | :--- | :--- |
| Absent or not voting, 4: <br> Connors Junker | O'Halloran | Stephens |

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 second conference committee report and the amendments contained therein and passed House File 656, a bill for an act creating a veterans' service compensation fund.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 747, a bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services.

RALPH R. BROWN, Secretary

## INTRODUCTION OF BILLS

House File 805, by committee on appropriations, a bill for an act making an appropriation to the state conservation commission for support of the Missouri River riverfront project.

Read first time and placed on the appropriations calendar.
House File 806, by committee on appropriations, a bill for an act appropriating funds to finanace increased salaries for state officials and designated employees of the state and to finance increased costs for contributions to the judicial retirement system.

Read first time and placed on the appropriations calendar.
House File 807, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the sewage works construction fund.

Read first time and placed on the appropriations 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 on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 529, a bill for an act relating to business corporations.
Also: That the Senate has on June 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 801, a bill for an act relating to the salaries of supreme court justices and district court judges.

Also: That the President of the Senate has appointed as members of the second conference committee on Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof and consolidating divisions, on the part of the Senate: the Senator from Muscatine, Mr. Rabedeaux, chairman; the Senator from Montgomery, Mr. Hultman; the Senator from Dubuque, Mr. Kennedy; the Senator from Carroll, Mr. Nolin, and the Senator from Boone, Mr. Nystrom.

RALPH R. BROWN, Secretary

## HOUSE CONCURRENT RESOLUTION 63 WITHDRAWN

Hargrave of Johnson asked and received unanimous consent to withdraw from further consideration House Concurrent Resolution 63 filed on June 11, 1973, and found on page 1858 of the House Journal.

## SENATE AMENDMENTS CONSIDERED

Welden of Hardin called up for consideration House File 780, a bill for an act to make an appropriation from the general fund of the state to the office for planning and programming and office for economic opportunity, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 780, as amended and passed by the House, as
follows:

1. Page 2, line 26, by inserting after the word "positions"
the words ", excluding the state building code,".
2. Page 2, line 33, by striking the word "including" and
inserting in lieu thereof the word "excluding".
3. Page 3 , line 5 , by striking the number " 556,063 " and
inserting in lieu thereof the number " 435,753 ".
4. Page 3 , line 5 , by striking the number " 562,666 " and inserting in lieu thereof the number " 437,856 ".

5 . Page 3, by inserting after line 5 the following subsection:
"4. For salaries, support, maintenance, and miscellaneous purposes for the state
building code; however, in no event,
shall this include more than three
additional employees. $\$ 120,310$ \$ $124,810^{\prime \prime}$
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 780)
The ayes were, 85:

| Avenson | Doyle | Higgins | Mennenga |
| :--- | :--- | :--- | :--- |
| Bennett | Drake | Hill | Middleswart |
| Bittle | Dunlap | Holden | Miller, A.V. |
| Bortell | Dunton | Horn | Miller, K. |
| Branstad | Edelen | Howell | Miller, R.G. |
| Brackett | Egenes | Husak | Nielsen |
| Brunow | Ewing | Hutchins | Norland |
| Butler | Ferguson | Jesse | Norpel |
| Byerly | Fischer, H. O. | Jordan | Oakley |
| Caffrey | Fisher, C.R. | Kiser | O'Halloran |
| Carr | Fitzgerald | Knoke | Pellett |
| Clark, J. H. | Freeman | Kreamer | Peterson |
| Cochran | Fullerton | Lippold | Poncy |
| Connors | Grassley | Lipsky | Readinger |
| Crabb | Griffee | Logue | Rinas |
| Crawford | Hansen | McCormick | Roorda |
| Danker | Hargrave | McElroy | Schroeder |
| De Jong | Harper | Mendenhall | Stanley |
| Den Herder | Hennessey | Menke | Stromer |


| Strothman Tofte | Welden Wells | West <br> Woods | Wulff <br> Wyckoff Mr. Speaker |
| :---: | :---: | :---: | :---: |
| The nays were, 8: |  |  |  |
| Anderson | Daggett | Newhard | Rapp |
| Brinck | Krause | Patchett | Small |
| Absent or not voting, 7: |  |  |  |
| Clark, J. W. | Harvey | Millen | Stephens |
| Cusack | Junker | Monroe |  |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Butler of Pottawattamie called up for consideration House File 405, a bill for an act relating to the authority of the department of environmental quality to enter public or private property for the purpose of conducting investigations, relating to the powers and duties of the water quality commission, and providing penalties, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 405, as amended, passed and reprinted by
2 the House, page 2 E , by striking lines 166 through 173,
3 inclusive, and renumbering the remaining subsections.
Motion prevailed and the House concurred in the Senate amendment.

Butler 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 405)
The ayes were, 81:

| Anderson | Dunton Hutchins Norland <br> Bittle Edelen Jesse | Norpel |  |
| :--- | :--- | :--- | :--- |
| Bortell | Egenes | Keser | Oakley |
| Brinck | Ewing | Knoke | O'Halloran |
| Brockett | Ferguson | Krause | Patchett |
| Brunow | Fischer, H. O. | Kreamer | Pellett |
| Butler | Fisher, C. R. | Lippold | Poncy |
| Byerly | Fitzgerald | Lipsky | Rapp |
| Caffrey | Freeman | Logue | Readinger |
| Carr | Fullerton | McCormick | Rinas |
| Clark, J. H. | Grassley | McElroy | Schroeder |
| Clark, J. W. | Griffee | Mendenhall | Small |
| Cochran | Hansen | Menke | Stanley |
| Connors | Hargrave | Mennenga | Stromer |
| Crabb | Harper | Middleswart | Strothman |
| Crawford | Higgins | Miller, A. V. | Tofte |
| De Jong | Hill | Miller, K. D. | Wells |
| Den Herder | Holden | Moyle | Horn |
| Drake | Howell | Newhard | Wulf |
| Dunlap |  | Nielsen | Wyckoff |
|  |  |  |  |
|  |  |  |  |

The nays were, 9 :

| Bennett <br> Branstad <br> Daggett | Danker <br> Husak | Jordan <br> Miller, R. G. | West <br> Woods |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 10:  <br> Avenson Hennessey | Peterson <br> Cusack | Junker <br> Harvey | Millen |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate Flle 184, a bill for an act relating to the Iowa soldiers home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as amended by appropriations committee amendment H-893, and when so amended the bill do pass.

GRASSLEY of Butler, Chairman

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Senate File 184, a bill for an act relating to the Iowa soldiers home, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment H-893 filed by the committee on appropriations and moved its adoption:

Amend Senate File 184 as amended and 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 appropriated to the department of social services from the general fund of the state the sum of two million two hundred thousand $(2,200,000)$ dollars, or so much thereof as may be necessary, to be applied to the cost of constructing at the Iowa soldiers home a one hundred eighty bed nursing care facility, and the necessary preparation of the site for the nursing care facility. The funds appropriated to the department by this Act shall be used only to match federal funds which are or may become available to pay a portion of the cost of constructing the nursing care facility authorized by this Act.

Sec. 2. Fees for architectural services shall be paid only for those services relating to the general
contract for the actual construction of a building. It is the intent of this section that no fees shall be paid for architectural services relating to interior furniture, decorating, or other things not a part of the building.

Sec. 3. The appropriation made by this Act shall not be subject to reversion as provided by section eight point thirty-three (8.33) of the Code; however, any unencumbered balance of the appropriation made by this Act remaining as of June 30, 1977 shall revert to the general fund of the state on that date.
2. Page 1, line 1, by striking the words "relating to" and inserting in lieu thereof the words "making an appropriation for the construction of a nursing care facility at".
Amendment H-893 adopted.
Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 184)
The ayes were, 86 :

| Anderson | Ewing | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Bennett | Ferguson | Junker | O'Halloran |
| Bittle | Fischer, H. O. | Kiser | Patchett |
| Bortell | Fisher, C. R. | Knoke | Pellett |
| Branstad | Fitzgerald | Krause | Poncy |
| Brinck | Freeman | Kreamer | Rapp |
| Brunow | Fullerton | Lippold | Readinger |
| Butler | Grassley | Lipsky | Rinas |
| Byerly | Griffee | Logue | Schroeder |
| Carr | Hansen | McCormick | Small |
| Cochran | Hargrave | McElroy | Stanley |
| Crabb | Harper | Mendenhall | Stromer |
| Crawford | Harvey | Menke | Strothman |
| Cusack | Hennessey | Mennenga | Tofte |
| Daggett | Hipcins | Middleswart | Welden |
| Danker | Hill | Miller, R. G. | Wells |
| Den Herder | Holden | Monroe | West |
| Doyle | Horn | Newhard | Wods |
| Drake | Howell | Nielsen | Wulff |
| Dunlap | Husak | Norland | Wyckoff |
| Edelen | Jesse | Norpel | Mr. Speaker |
| Egenes |  |  |  |
| The nays were, | none. |  |  |
| Absent or not voting, 14: |  |  |  |
| Avenson | Connors |  | Millen |
| Brockett | De Jong | Miller, A. V. | Peterson |
| Clark, J. H. | Dunton | Miller, K. D. | Sterda |
| Clark, J. W. | Hutchins |  |  |

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 on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 675, a bill for an act legalizing and validating the procedures by the Sioux County board of supervisors.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 677, a bill for an act to legalize the proceedings of the board of supervisors of Worth County, Iowa.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 804, a bill for an act legalizing and validating the procedures of the Nishna Valley community school district in the county of Mills.

RALPH R. BROWN, Secretary

## SENATE AMENDMENT CONSIDERED

Crabb of Crawford called up for consideration House File 307, a bill for an act relating to duties and functions of the department of general services, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 307 as amended and passed by the House as follows:

1. Page 4A, line 7, by striking the word "institutions" and inserting in lieu thereof the following: "area vocational schools, area community colleges, or school corporations".
2. Page 7A, line 4, by inserting after the word "or" the following: "if the condition warrants".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 307)
The ayes were, 88 :

| Anderson | Carr | Doyle | Fisher, C. R. |
| :--- | :--- | :--- | :--- |
| Bennett | Clark, J. H. | Drake | Fitzgerald |
| Bittle | Cochran | Dunlap | Freeman |
| Bortell | Crabb | Dunton | Fullerton |
| Branstad | Crawford | Edelen | Grassley |
| Brinck | Cusack | Egenes | Griffee |
| Brockett | Daggett | Ewing | Hansen |
| Brunow | Danker | Ferguson | Hargrave |
| Butler | De Jong | Fischer, H. O. | Harper |


| Harvey | Krause |
| :--- | :--- |
| Hennessey | Kreamer |
| Higgins | Lippold |
| Holden | Logue |
| Horn | McCormick |
| Howell | McElroy |
| Husak | Mendenhall |
| Hutchins | Menke |
| Jesse | Mennenga |
| Jordan | Middleswart |
| Junker | Miller, K.D. |
| Kiser | Miller, R.G. |
| Knoke | Monroe |

Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Poncy
Rapp
Readinger
Rinas
Schroeder

Small
Stanley
Stromer
Strothman
Tofte
Welden Wells West
Woods
Wulff Wyckoff Mr. Speaker

The nays were, none.
Absent or not voting, 12 :

| Avenson | Connors | Lipsky | Peterson |
| :--- | :--- | :--- | :--- |
| Caffrey | Den Herder | Millen | Roorda |
| Clark, J. W. | Hill | Miller, A. V. | Stephens |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Fisher of Greene called up for consideration House File 670, a bill for an act relating to printing controversies, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 670, as follows:
2 1. Line 8, by adding after the word "twenty" the word "-four".
2. Line 9 , by striking the words "thirteen and one-third" and inserting in lieu thereof the words "[thirteen and one-third] sixteen".
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 repassage which motion prevailed and the bill was read a last time.

Under the provisions of Rule 69, Ferguson of Carroll refrained from voting.

On the question "Shall the bill pass ?" (H.F. 670)
The ayes were, 87 :

| Anderson | Branstad | Butler | Clark, J. H. |
| :--- | :--- | :--- | :--- |
| Bennett | Brinck | Byerly | Cochran |
| Bittle | Brockett | Caffrey | Crabb |
| Bortell | Brunow | Carr | Crawford |

$\left.\begin{array}{llll}\text { Daggett } & \text { Harper } & \text { McCormick } & \text { Poncy } \\ \text { Danker } & \text { Hennessey } & \begin{array}{l}\text { McElroy } \\ \text { De Jong }\end{array} & \text { Higgins } \\ \text { Dapp }\end{array}\right)$

The nays were, 1:
Jesse
Absent or not voting, 12:

| Avenson | Cusack | Grassley | Peterson |
| :--- | :--- | :--- | :--- |
| Clark, J. W. | Den Herder | Harvey | Roorda |
| Connors | Ferguson | Millen | Stephens |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## HOUSE FILE 423 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 423 from further consideration by the House.

## HOUSE FILE 710 WITHDRAWN

Butler of Pottawattamie asked and received unanimous consent to withdraw House File 710 from further consideration by the House.

## HOUSE FILE 646 WITHDRAWN

Freeman of Buena Vista asked and received unanimous consent to withdraw House File 646 from further consideration by the House.

> SENATE AMENDMENT CONSIDERED
> HOUSE REFUSED TO CONCUR
> (House File 223)

Schroeder of Pottawattamie called up for consideration House File 223, a bill for an act relating to the compensation paid to shorthand reporters of the district court and participation in

## group insurance plans, amended by the Senate, and moved that

 the House concur in the following Senate amendment:Amend House File 223 as amended, passed and reprinted by the House as follows:

1. Page 2A by striking lines 29 through 35 , and page 2B by striking lines 36 through 47 and inserting in lieu thereof the following:

The base salary of a full-time certified shorthand reporter shall be fourteen thousand dollars.
[5.] All of the district court judges in a judicial district may, by joint order, increase the annual salary of a full-time certified shorthand reporter in that district for length of service in excess of five years by an additional amount not to exceed ten percent of a reporter's annual salary in [such a] the district.
2. Page 3A, by striking lines 28 through 35, and page 3B by striking lines 36 through 40.
3. Page 3B, by inserting after line 40 the following new section and renumbering the remaining sections:

Sec. ..... Section six hundred five point nine (605.9), Code 1973, is amended to read as follows:
605.9 POPULATION DETERMINED-PROPORTION OF PAY-MENT-
ASSISTANTS. Immediately after the results of each decennial federal census are published, the chief judge of each judicial district shall determine therefrom the population of each county of said district, and shall certify to the county auditor of each such county the percentage proportion of the population of each such county to the aggregate population of all of the counties in said judicial district. The chief judge shall select one county to issue warrants to the reporter in the amount of his total compensation. Each county auditor of the other counties in the district shall issue warrants to [said reporter] the county treasurer of the county paying the reporter in the percentage amount of the total compensation of said reporter as certified by the district judges, and the county treasurer shall pay same out of any funds in the county treasury not otherwise appropriated.

In the event it is determined by any judge of the district court that it is necessary to employ an additional shorthand reporter because of an extraordinary volume of work, or because of the temporary illness or incapacity of a regular shorthand reporter, such judge may appoint a temporary shorthand reporter who shall serve as required by said judge, and shall be paid compensation on a per diem basis at the prevailing rates of compensation for such reporters as may be determined by the judge. [In such event, the district judge shall certify to each county auditor, in his judicial district the name of the shorthand reporter so appointed, and the amount of compensation which shall be paid, and said reporter shall be paid in the same manner and in the same proportions as is herein provided.] A temporary shorthand reporter shall be paid in the same manner as a regular reporter.

A non-record roll call was requested.

Rule 68 was invoked.
The ayes were 46, nays 52 .
Motion lost and the House refused to concur in the Senate amendment.

## CONFERENCE COMMITTEE APPOINTED <br> (House File 223)

The Speaker announced the appointment of the conference committee to consider the differences between the House and Senate concerning House File 223: Schroeder of Pottawattamie, chairman; Bittle of Polk, Jesse of Polk, Middleswart of Warren and Oakley of Clinton.

Speaker pro tempore Kreamer in the chair at 4:40 p.m.

## SENATE AMENDMENT CONSIDERED

Grassley of Butler called up for consideration House File 801, a bill for an act relating to the salaries of supreme court justices and district court judges, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 801, as passed by the House, as follows:

1. Page 2, by inserting after line 35 the following section:

Sec. ..... Section two hundred thirty-one point eight (231.8), unnumbered paragraphs one (1), two (2) and four (4), Code 1973, are amended to read as follows:

The judge designated as judge of the juvenile court in any county, or where there is more than one judge designated such judges acting jointly, may appoint such probation officers as may be necessary to carry out the work of the court. In counties where more than one officer is appointed one of such officers shall be designated as chief probation officer. The salaries of such officers shall be fixed by the judge or judges making the appointments but in no case shall the salary of a chief probation officer exceed [seventy percent of the salary of the district court judge] sixteen thousand dollars per year nor shall the salary of a deputy probation officer exceed [sixty percent of the salary of such judge] fourteen thousand dollars per year.

Probation officers may be appointed to serve two or more counties. The salaries of such officers and their deputies, if any, shall be fixed by the judges of the judicial district who are designated juvenile court judges for such counties and such salaries and the expenses of the probation offices shall be prorated among the counties served in such proportion as may be determined by said judges who shall in making such determination, consider the volume of work in the several counties. Such officers may be paid not to exceed [sixty percent of the salary of a district court judge] fourteen thousand dollars per year.

Such secretarial and clerical help as may be needed in the administration of any probation office may be appointed by the
judge or judges of the juvenile court who may fix their salaries, subject to the approval of the board of supervisors, at not more than [forty percent of the salary of a district court judge] nine thousand dollars per year.
2. Amend the title, page 1, line 2, by inserting after the word "judges" the words "and juvenile court officers".
3. By renumbering sections as necessary.

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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 801)
The ayes were, 91 :

| Anderson | Dunlap | Jesse | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunton | Jordan | Patchett <br> Bennett |
| Belen | Eunker | Pellett |  |
| Bittle | Egenes | Kiser | Peterson |
| Bortell | Ewing | Knoke | Poncy |
| Branstad | Ferguson | Krause | Rapp |
| Brinck | Fischer, H. O. | Lippold | Readinger |
| Brockett | Fisher, C.R. | Lipsky | Rinas |
| Brunow | Fitzgerald | Logue | Roorda |
| Butler | Freeman | McCormick | Schroeder |
| Byerly | Fullerton | McElroy | Small |
| Caffrey | Grassley | Mendenhall | Stanley |
| Carr | Griffee | Menke | Stromer |
| Clark, J. H. | Hansen | Mennenga | Strothman |
| Clark, J. W. | Harper | Middleswart | Tofte |
| Cochran | Hennessey | Millen | Varley |
| Connors | Higgins | Miller, A. V. | Wells |
| Crawford | Hill | Miler, K. D. | West |
| Daggett | Holden | Miller, R. G. | Woods |
| Danker | Horn | Monroe | Wulff |
| De Jong | Howell | Newhard | Wyckoff |
| Doyle | Husak | Norland | Mr. Speaker |
| Drake | Hutchins | Norpel | (Kreamer) |

The nays were, none.
Absent or not voting, 9 :

| Crabb | Hargrave <br> Cusack | Nielsen <br> Harvey | O'Halloran |
| :--- | :--- | :--- | :--- |

The bill having received a constitutional majority was declared to have repassed the House and the title as amended was agreed to.

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 595, a bill for an act relating to an appropriation for the repair, restoration and reconstruction of the buildings and grounds known as "Terrace Hill" and authorizing the sale of the governor's mansion to provide necessary 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.

GRASSLEY of Butler, Chairman
Speaker Varley in the chair at $5: 10$ p.m.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

Grassley of Butler asked and received unanimous consent to take up for immediate consideration House File 595, a bill for an act relating to an appropriation for the repair, restoration and reconstruction of the buildings and grounds known as "Terrace Hill" and authorizing the sale of the governor's mansion to provide necessary funds, with report of committee recommending passage.

Drake of Muscatine moved the previous question on House File 595 and all amendments and motions filed thereto.

A non-record roll call was requested.
The ayes were 45 , nays 45 .
The motion lost.
Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 595)
The ayes were, 69 :

| Avenson | Dunton <br> Egenes |
| :--- | :--- |
| Bennett | Ewing |
| Bittle | Fertell |
| Brguson |  |
| Branstad | Fisher, C. R. |
| Brinck | Fitzgerald |
| Brockett | Freeman |
| Brunow | Fullerton |
| Butler | Griffee |
| Clark, J. H. | Hansen |
| Cochran | Harper |
| Connors | Harvey |
| Crawford | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Horn |
| Drake | Hutchins |
| Dunlap |  |
|  |  |

Jesse
Jordan
Junker
Kiser
Knoke
Kreamer
Lippold
McCormick
McElroy
Menke
Middleswart
Millen
Miller, A. V.
Monroe
Newhard
Nielsen
Norland

Oakley
Patchett
Rapp
Readinger
Rinas
Roorda
Schroeder
Small
Stanley
Stromer
Strothman
Tofte
Wells
Woods
Wulff
Wyckoff
Mr. Speaker

The nays were, 26:

| Anderson | Edelen <br> Byerly <br> Caffrey | Fischer, H. O. <br> Grassley | Logue <br> Mendenhall |
| :--- | :--- | :--- | :--- |
| Carr | Mennenga | O'Halloran <br> Crabb | Hollett |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## EXPLANATION OF VOTE

Senate File 459 came up rather rapidly at the end of the session. Because of this I did not give it the inspection that I otherwise would have.

Although the intent of the bill is admirable, I am as yet unsure of the tax implication of the bill. For that reason I voted "nay".

KRAUSE of Palo Alto

## SENATE AMENDMENT CONSIDERED

Grassley of Butler called up for consideration Senate File 590, a bill for an act setting the salary rate for state officials and designated employees of the state, 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 590 as follows:

1. Page 2, by striking all in line 5 and inserting in lieu thereof the following:
"retary not exceeding: $\$ 14,000 \quad \$ 14,500$ ".
2. Page 2, by striking all in line 9 and inserting in lieu thereof the following:
"not exceeding: $\$ 14,200 \quad \$ 15,000$ ".
3. Page 2, by striking all in line 13 and inserting in lieu thereof the following:
"not exceeding: $\$ 15,500 \quad \$ 16,500$ ".
4. Page 2, by striking all in line 16 and inserting in lieu thereof the following:
"of banking not exceeding: $\$ 23,500 \quad \$ 25,500$ ".
5. Page 2, by striking all in line 20 and inserting in lieu thereof the following:
"exceeding: $\$ 23,500 \quad \$ 24,000$ ".
6. Page 3, by striking all in line 1 and inserting in lieu thereof the following:
"retary not exceeding: $\$ 16,500 \quad \$ 17,500$ ".
7. Page 3, by striking all in line 12 and inserting in lieu thereof the following:
"comptroller: $\$ 27,000 \quad \$ 28,400$ ".
8. Page 3, by striking all in line 16 and inserting in lieu
thereof the following:
"servation director: $\$ 21,000 \quad \$ 22,000$ ".
9. Page 3, by striking all in line 19 and inserting in lieu thereof the following:
"director not exceeding: $\$ 18,000 \quad \$ 19,000$ ".
10. Page 4, by striking all in line 1 and inserting in lieu thereof the following:
"not exceeding: $\$ 17,700 \quad \$ 18,500$ ".
11. Page 4, by striking all in line 5 and inserting in lieu thereof the following:
"not exceeding: $\$ 15,000 \quad \$ 16,000$ ".
12. Page 4, by striking all in line 9 and inserting in lieu
thereof the following:
"not exceeding: $\$ 20,000 \quad \$ 21,000$ ".
13. Page 4, by striking all in line 13 and inserting in lieu thereof the following:
"secretary not exceeding: $\$ 14,500 \quad \$ 16,000$ ".
14. Page 4, by striking all in line 17 and inserting in lieu thereof the following:
"sioner: $\$ 18,500 \quad \$ 20,000$ ".
15. Page 5, by striking all in line 1 and inserting in lieu thereof the following:
"Salary of the secretary: $\$ 16,000 \quad \$ 17,000$ ".
16. Page 5, by striking all in line 13 and inserting in lieu thereof the following:
"sioner of health: $\$ 23,000 \quad \$ 25,000$ ".
17. Page 6, by striking all in line 11 and inserting in lieu thereof the following:
"commissioner not exceeding: $\$ 20,000 \quad \$ 22,000 "$.
18. Page 6, by striking all in line 18 and inserting in lieu thereof the following:
"sioner: $\$ 16,500 \quad \$ 18,000$ ".
19. Page 6, by striking all in line 22 and inserting in lieu thereof the following:
"the academy not exceeding: $\$ 20,500 \quad \$ 21,500$ ".
20. Page 7, by striking all in line 1 and inserting in lieu thereof the following:
"not exceeding: $\$ 15,800 \quad \$ 16,500$ ".
21. Page 7, by striking all in line 6 and inserting in lieu thereof the following:
"exceeding: $\$ 20,500 \quad \$ 22,500$ ".
22. Page 7, by striking all in line 14 and inserting in lieu thereof the following:
"not exceeding: $\$ 18,500 \quad \$ 19,000$ ".
23. Page 7, by striking all in line 21 and inserting in lieu thereof the following:
"not exceeding: $\$ 20,500 \quad \$ 23,000$ ".
24. Page 7, by striking all in line 25, and inserting in lieu thereof the following:
"dent of public instruction: $\$ 28,500$ • $\$ 29,000$ ".
25. Page 8, by striking all in line 8 and inserting in lieu thereof the following:
"of public safety not exceeding: $\$ 20,500 \quad \$ 25,000$ ".
26. Page 8, by striking all in line 11 and inserting in lieu thereof the following:
"Salary of the director: $\$ 14,000 \$ \$ 15,000$ ".
27. Page 9, by striking all in line 1 and inserting in lieu thereof the following:
"ing: $\$ 30,000 \quad \$ 31,000$ ".
28. Page 9, by striking all in line 12 and inserting in lieu thereof the following:
"not exceeding: $\$ 16,000 \quad \$ 17,000$ ".
29. Page 9, by striking all in line 15 and inserting in lieu thereof the following:
"not exceeding: $\$ 15,500 \quad \$ 16,000$ ".
30. Page 9, by striking all in line 23 and inserting in lieu thereof the following:
"general: $\$ 28,000 \quad \$ 29,000$ ".
Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Grassley of Butler 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 590)
The ayes were, 79:

| Avenson <br> Bennett | Dunton <br> Edelen <br> Bittle |
| :--- | :--- |
| Bortell | Ewing <br> Brinck |
| Ferguson |  |
| Brockett | Frscher, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzerald |
| Byerly | Freeman |
| Caffrey | Fullerton |
| Carr | Grassley |
| Clark, J. H. | Griffee |
| Clark, J. W. | Harper |
| Cochran | Harvey |
| Crawford | Hignessey |
| Cusack | Hill |
| DeJong | Horn |
| Doyle | Howell |
| Drake | Husak |
| Dunlap | Hutchins |

Jordan
Kiser
Knoke
Krause
Kreamer
Linnold
Lipsky
Logue
McEIrny
Menke
Mennenga
Middleswart
Miller, A.V.
Miller, K.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel

The nays were, 8:

| Anderson | Daggett | Eqenes | West |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 13: |  |  |  |
| Connors | Hargrave | Junker | Pellett |
| Crabb | Holden | McCormick | Stephens |
| Den Herder | Jesse | Millen | Stromer |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
Grassley of Butler asked and received unanimous consent to take up for immediate consideration House File 806, a bill for an act appropriating funds to finance increased salaries for state officials and designated employees of the state and to finance increased costs for contributions to the judicial retirement system, with report of committee recommending passage.

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. 806)
The ayes were, 87:

| Anderson | Dunlap | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Dunton | Kiser | Patchett |
| Bennett | Edelen | Knoke | Pellett |
| Bittle | Ewing | Krause | Peterson |
| Bortell | Ferguson | Kreamer | Poncy |
| Branstad | Fischer, H.O. | Lippold | Rapp |
| Brinck | Fisher, C. R. | Lipsky | Readinger |
| Brockett | Fitzgerald | Logue | Rinas |
| Brunow | Freeman | McCormick | Roorda |
| Butler | Fullerton | McEiroy | Schroeder |
| Byerly | Grassley | Menke | Small |
| Caffrey | Griffee | Mennenga | Stanley |
| Carr | Harper | Middleswart | Strothman |
| Clark, J. H. | Harvey | Miller, A. V. | Tofte |
| Clark, J. W. | Hennessey | Miller, K. D. | Welden |
| Cochran | Higgins | Miller, R. G. | Wells |
| Crabb | Hill | Monroe | West |
| Crawford | Holden | Newhard | Woods |
| Cusack | Horn | Nielsen | Wulff |
| De Jong | Howell | Norland | Wyckoff |
| Doyle | Husak | Norpel | Mr. Speaker |
| Drake | Hutchins | Oakley | Mr. |
| The nays were, 4: |  |  |  |
| Daggett | Danker | Egenes | Mendenhall |
| Absent or not voting, 9: |  |  |  |
| Connors | Hargrave | Junker | Stephens |
| Den Herder | Jesse | Millen | Stromer |
| Hansen |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore Kreamer in the chair at 6:00 p.m.
Welden of Hardin asked and received unanimous consent to take up for immediate consideration House File 807, a bill for
for an act to appropriate from the general fund to the state to the sewage works construction fund, with report of committee recommending passage.

Higgins of Scott offered the following amendment $\mathrm{H}-896$ by Higgins, Kiser, Drake, Cusack and Harvey and moved its adoption:

## H-896

1 Amend House File 807 as follows:
2 1. Page 3, by inserting after line 5 the following:
3 "3. For paying to the city of Davenport,
Iowa, an amount equal to five percent
of the amount approved by the
water quality commission under
chapter four hundred fifty-five B
(455B) of the Code as the esti-
mated cost for the construction
of a sewage treatment works
project: $\$ 788,430$ \$-0-
2. By renumbering subsections to conform to this amendment.
Clark of Lee offered the following amendment H-897 to amendment $\mathrm{H}-896$ filed by him:
H-897
Amend the Higgins, et al., amendment H-896 to House
File 807 as follows:

1. In line 4 by inserting after the word "Iowa,"
the words "and Keokuk, Iowa,".
2. In line 11 by striking the figures " $\$ 788,430$ "
and inserting in lieu thereof the figures " $\$ 1,063,430$ ".
Clark of Lee asked and received unanimous consent to withdraw amendment H-897.

Brunow of Appanoose offered the following amendment H—900 to amendment $\mathrm{H}-896$ filed by him:
$\mathrm{H}-900$.
1 Amend the Higgins et al., amendment H-896 to House
File 807 as follows:

1. In line 4 by inserting after the word "Iowa," the words "Keokuk, and Centerville, Iowa,".
2. In line 11 by striking the figures " 788,430 "
and inserting in lieu thereof the figures " $\$ 1,082,310$ ".
Brunow of Appanoose asked and received unanimous consent to withdraw amendment $\mathrm{H}-900$.

Cusack of Scott offered the following amendment H—899 filed by him and Harvey of Scott:
H-899
1 Amend House File 807 as follows:
2 1. Page 2, line 28, by striking the word and number

3 "October 18," and inserting in lieu thereof the word
4 and number "June 23,".
5 2. Page 2, line 29, by striking the number " 1972 "
6 and inserting in lieu thereof the number "1973".
Cusack of Scott asked and received unanimous consent to withdraw amendment H-899.

Higgins of Scott asked and received unanimous consent to withdraw amendment H-896.

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. 807)
The ayes were, 86:

| Avenson | Dunlap | Jordan | O'Halloran |
| :---: | :---: | :---: | :---: |
| Bennett | Dunton | Knoke | Patchett |
| Bittle | Edelen | Krause | Pellett |
| Bortell | Egenes | Lippold | Peterson |
| Branstad | Ewing | Lipsky | Poncy |
| Brinck | Ferguson | Logue | Rapp |
| Brockett | Fischer, H. 0. | McCormick | Readinger |
| Brunow | Fisher, C. R. | McElroy | Rinas |
| Butler | Fitzgerald | Mendenhall | Roorda |
| Byerly | Freeman | Menke | Schroeder |
| Caffrey | Fullerton | Mennenga | Small |
| Carr | Grassley | Middleswart | Strothman |
| Clark, J. H. | Griffee | Millen | Tofte |
| Clark, J. W. | Harper | Miller, A. V. | Varley |
| Crabb | Harvey | Miller, K. D. | Wells |
| Crawford | Hennessey | Miller, R. G. | West |
| Cusack | Hill | Monroe | Woods |
| Daggett | Holden | Newhard | Wulff |
| Danker | Horn | Nielsen | Wyckoff |
| De Jong | Howell | Norland | Mr. Speaker |
| Doyle | Husak | Norpel | (Kreamer) |
| Drake | Jesse | Oakley |  |

The nays were, 4:
Anderson Higgins
Absent or not voting, 10:

| Cochran | Hansen |
| :--- | :--- |
| Connors | Hargrave |
| Den Herder | Junker |

Hutchins
Kiser

Stanley
Stromer
Stephens Welden
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File No. 292, a bill for an act relating to the taking of wild turkey and providing for a special license fee.

Also: That the Senate insists on its amendment to House File 223, a bill for an act relating to the compensation paid to shorthand reporters of the district court, 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. Kelly, chairman; the Senator from Polk, Mr. Kinley; the Senator from Linn, Mr. Riley; the Senator from Black Hawk, Mr. Schwieger, and the Senator from Polk, Mr. Willits.

Also: That the Senate has on June 23, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 184, a bill for an act relating to the Iowa soldiers' home.
Also: That the Senate has on June 23, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 376, a bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee.

Also: That the Senate has on June 23, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 600, a bill for an act making an appropriation to the state department of public defense.

Also: That the Senate has adopted the second conference committee report and the amendments contained therein and passed Senate File 603, a bill for an act making an appropriation from the general fund to the department of public safety.

RALPH R. BROWN, Secretary

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 577, a bill for an act to appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as appropriation committee amendment H-895 and when so amended the bill do pass.

GRASSLEY of Butler, Chairman

## APPROPRIATIONS CALENDAR

Welden of Hardin asked and received unanimous consent for the immediate consideration of Senate File 577, a bill for an act
to appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program, with report of committee recommending amendment and passage.

Welden of Hardin offered the following amendment H-895 filed by the committee on appropriations: H-895

Amend Senate File 577 as amended and passed by the Senate as follows:

1. Page 2, by striking lines 4 through 8 and inserting in lieu thereof the following:
" 1975 , one million $(1,000,000)$ dollars, or so much thereof as may be necessary, to be used for the acquisition of land available from willing sellers, but not including abandoned railroad right-of-way, which would qualify under the following categories,
2. Significant river, lake, wetland, prairie, forest or other biologically significant areas within the state.
3. Lands necessary to consolidate existing public ownership.
4. In-holdings including abandoned railroad right-of-way within existing public lands.
5. Lands required for the expansion of existing areas that will result in optimization of management for public recreation opportunities and for the provision of buffer areas to prevent encroachment or conflicting land uses with that on adjacent public lands.
6. Lands containing significant archaeological, historical or state preserve values."
7. By adding after the word "Act," in line 12 the following:
"Acquisition will follow established Conservation Commission policies and procedures for negotiated settlements."

Speaker Varley in the chair at 6:40 p.m.
Avenson of Fayette offered the following amendment H-894 to amendment H-895 filed by Avenson, Freeman, Middleswart and Tofte and moved its adoption:
H-894
1 Amend the committe on appropriations amendment $\mathrm{H}-895$
2 to Senate File 577 as amended and passed by the
3 Senate as follows:
4 Page 1, line 5, by striking the words and figures
5 "one million ( $1,000,000$ ) dollars" and inserting
6 in lieu thereof the words and figures "two million
7 ( $2,000,000$ ) dollars".
Roll call was requested by Avenson of Fayette and Tofte of Winneshiek.

On the question "Shall amendment H-894 be adopted?" The ayes were, 51 :

| Avenson | Dunton | Jordan | Norland |
| :---: | :---: | :---: | :---: |
| Brunow | Egenes | Junker | Norpel |
| Butler | Fitzgerald | Knoke | Oakley |
| Byerly | Freeman | Krause | O'Halloran |
| Caffrey | Hargrave | McCormick | Patchett |
| Carr | Harper | Mennenga | Poncy |
| Clark, J. W. | Hennessey | Middleswart | Rapp |
| Cochran | Higgins | Miller, A. V. | Rinas |
| Connors | Hill | Miller, K. D. | Small |
| Crawford | Horn | Miller, R. G. | Tofte |
| Cusack | Howell | Monroe | Wells |
| De Jong | Hutchins | Newhard | Woods |
| Doyle | Jesse | Nielsen |  |
| The nays | 46: |  |  |
| Anderson | Drake | Holden | Pellett |
| Bennett | Dunlap | Husak | Peterson |
| Bittle | Edelen | Kiser | Readinger |
| Bortell | Ewing | Kreamer | Roorda |
| Branstad | Ferguson | Lippold | Schroeder |
| Brinck | Fischer, H. O. | Lipsky | Strothman |
| Brockett | Fisher, C. R. | Logue | Welden |
| Clark, J. H. | Fullerton | McElroy | West |
| Crabb | Grassley | Mendenhall | Wulff |
| Daggett | Griffee | Menke | Wyckoff |
| Danker | Hansen | Millen | Mr. Speaker |
| Den Herder | Harvey |  |  |

Absent or not voting, 3:
Stanley Stephens Stromer
Amendment H—894 adopted.
Freeman of Buena Vista offered the following amendment H-898 to amendment H-895 filed by Freeman, Butler, Patchett, and Small and moved its adoption:
H-898
1 Amend the House committee amendment H-895 to Senate File
2577 by striking from lines 7 and 8 the words ",
3 but not including abandoned railroad right-of-way."
A non-record roll call was requested.
The ayes were 33 , nays 57.
Amendment H-898 lost.
Welden of Hardin moved the adoption of amendment H-895 as amended.

Amendment $\mathrm{H}-895$ as amended 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. 577)
The ayes were, 91:

| Anderson | Dunlap <br> Avenson |
| :--- | :--- |
| Dittle | Edelen |
| Bortell | Egenes |
| Branstad | Ewing |
| Brinck | Ferguson |
| Brockett | Fisher, C. R. |
| Brunow | Fitzgerald |
| Butler | Freeman |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Connors | Harvey |
| Crabb | Hennessey |
| Crawford | Higgins |
| Cusack | Hill |
| De Jong | Holden |
| Den Herder | Horn |
| Doyle | Howell |
| Drake | Husak |

The nays were, 4:

| Bennett | Danker | Fischer, H. O. | Strothman |
| :---: | :---: | :--- | :--- |
| Absent or not voting, 5: |  |  |  |
| Daggett <br> Peterson | Stanley | Stephens | Stromer |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 224 WITHDRAWN

Butler of Pottawattamie asked and received unanimous consent to withdraw House File 224 from further consideration by the House.

Speaker pro tempore Kreamer in the chair at 7:33 p.m.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
Schroeder of Pottawattamie asked and received unanimous consent to take up for immediate consideration House File 805, a bill for an act making an appropriation to the state conservation commission for support of the Missouri River riverfront project, with report of committee recommending passage.

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. 805)
The ayes were, 89:

| Anderson | Drake | Jordan | Oakley |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Junker | O'Halloran |
| Bennett | Dunton | Kiser | Patchett |
| Bittle | Edelen | Knoke | Pellett |
| Bortell | Ewing | Krause | Poncy |
| Branstad | Ferguson | Lippold | Rapp |
| Brockett | Fischer, H. O. | Lipsky | Readinger |
| Brunow | Fisher, C. R. | Logue | Rinas |
| Butler | Fitzgerald | McCormick | Roorda |
| Byerly | Fullerton | McElroy | Schroeder |
| Caffrey | Grassley | Menke | Small |
| Carr | Griffee | Mennenga | Strothman |
| Clark, J. W. | Hansen | Middleswart | Tofte |
| Cochran | Hargrave | Millen | Varley |
| Connors | Hennessey | Miller, A.V. | Welden |
| Crabb | Higgins | Miller, K.D. | Wells |
| Crawford | Hill | Miller, R.G. | West |
| Cusack | Holden | Monroe | Woods |
| Daggett | Horn | Newhard | Wulff |
| Danker | Howell | Nielsen | Wyckoff |
| De Jong | Husak | Norland | Mr. Speaker |
| Den Herder | Hutchins | Norpel | (Kreamer) |
| Doyle | Jesse |  |  |
| The nays were, | 5: |  |  |
| Clark, J. H. | Harper |  | Harvey |
| Egenes |  |  | Mendenhall |
| Absent or not | voting, 6: |  |  |
| Brinck | Peterson | Stephens | Stromer |
| Freeman | Stanley |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT (Senate File 476)

Lipsky of Linn called up for consideration the conference committee report on Senate File 476, a bill for an act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee, as follows:
To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on Senate File 476, a bill for an Act to establish the office of the legislative fiscal bureau and to abolish the budget and financial control committee, respectfully submit the following recommendations:

1. That the House recede from its amendment.
2. That Senate File 476, as amended and passed by the Senate, be amended as follows:
3. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two point forty-nine (2.49), Code 1973, is amended to read as follows:
2.49 LEGISLATIVE COUNCIL CREATED. There is hereby created a continuing legislative council of [sixteen] twenty members which shall be entitled the legislative council. The council shall be composed of the president pro tempore of the senate, the speaker of the house of representatives, the majority and minority floor leaders of the senate, the chairman of the senate committee on appropriations, the minority party ranking member of the senate committee on appropriations, five members of the senate appointed by the president of the senate, the majority and minority floor leaders of the house of representatives, the chairman of the house committee on appropriations, the minority party ranking member of the house committee on appropriations, and five members of the house of representatives appointed by the speaker of the house of representatives. The lieutenant governor shall be an exofficio nonvoting member of the council. Of the five members appointed by the president of the senate and speaker of the house, three from each house shall be appointed from the majority party and two from each house shall be appointed from the minority party. Members shall be appointed prior to the adjournment of the first regular session of each general assembly and shall serve for two-year terms ending upon the convening of the following general assembly or when their successors are appointed. Vacancies on the council, including vacancies which occur when a member of the council ceases to be a member of the general assembly, shall be filled by the president of the senate and the speaker of the house respectively. Insofar as possible, upon appointment of members of the council during each regular session of the general assembly, at least two members of the council from each house shall be reappointed. The council shall hold regular meetings at a time and place fixed by the council and shall meet at any other time and place as the council may deem necessary.

Sec. 2. Chapter two (2), Code 1973, is amended by adding the following new sections:

NEW SECTION. COMMITTEES OF THE LEGISLATIVE COUNCIL. The
legislative council shall be divided into committees, which
shall include but not be limited to :

1. The legislative service committee which shall be composed of six members of the legislative council, consisting of three members from each house, to be appointed by the legislative council. The legislative service committee shall select a chairman from its membership, and shall determine policies relating to the operation of the legislative service bureau, subject to the approval of the legislative council.
2. The legislative fiscal committee, which shall be composed of the chairmen and the ranking minority party members
of the committees on appropriations of the house and senate and two members of the legislative council, one chosen by the president of the senate and one chosen by the speaker of the house of representatives. In addition, four members of the committee who are not members of the legislative council and who are members of a committee on appropriations; one member shall be appointed from each party by the president of the senate and the speaker of the house of representatives, respectively. The legislative fiscal committee shall determine policies for the legislative fiscal bureau and shall direct the administration of performance audits and visitations, subject to the approval of the legislative council.
3. The legislative administration committee which shall be composed of six members of the legislative council, consisting of three members from each house, to be appointed by the legislative council. The legislative administration committee shall perform such duties as are assigned it by the legislative council.

NEW SECTION. DUTIES. The legislative fiscal committee may, subject to the approval of the legislative council:

1. BUDGET. Gather information relative to budget matters for the purpose of aiding the legislature to properly appropriate money for the functions of government, and to report their findings to the legislature.
2. EXAMINATION. Examine the reports and official acts of the executive council and of each officer, board, commission, and department of the state, in respect to the conduct and expenditures thereof and the receipts and disbursements of public funds thereby.
3. REORGANIZATION. Make a continuous study of all offices, departments, agencies, boards, bureaus and commissions of the state government and shall determine and recommend to each session of the legislature what changes therein are necessary to accomplish the following purposes:
a. To reduce expenditures and promote economy to the fullest extent consistent with the efficient operation of state government.
b. To increase the efficiency of the operations of the state government to the fullest extent practicable within the available revenues.
c. To group, coordinate, and consolidate judicial districts, agencies and functions of the government, as nearly as may be according to major purposes.
d. To reduce the number of offices, agencies, boards, commissions, and departments by consolidating those having similar functions, and to abolish such offices, agencies, boards, commissions and departments, or functions thereof, as may not be necessary for the efficient and economical conduct of state government.
e. To eliminate overlapping and duplication of effort on the part of such offices, agencies, boards, commissions and departments of the state government.
4. PERFORMANCE AUDIT. Determine by means of a performance audit whether state offices, departments, agencies, boards, bureaus, and commissions:
a. Are conducting authorized activities and programs pursuant to objectives intended by the general assembly.
b. Are conducting programs and activities and expending funds appropriated to them in an efficient and effective manner.
c. Are conducting programs and activities and expending funds appropriated to them in compliance with the Acts of the general assembly and the Code.

NEW SECTION. PROCEDURE. The chairmen of the committees on appropriations shall serve as cochairmen of the legislative fiscal committee. The legislative fiscal committee shall determine its own method of procedure and shall meet as often as deemed necessary, subject to the approval of the legislative council. It shall keep a record of its proceedings which shall be open to public inspection, and it shall inform the legislative council in advance concerning the dates of meetings of the committee.

NEW SECTION. LEGISLATIVE FISCAL BUREAU ESTABLISHED. There
is established a legislative fiscal bureau which shall operate under the direction and control of the legislative fiscal committee, subject to the approval of the legislative council. The administrative head of the legislative fiscal bureau shall be the legislative fiscal director. The legislative fiscal bureau shall cooperate with and serve all members of the general assembly, the legislative fiscal committee, and committees of the general assembly.

The legislative fiscal director shall be appointed by the legislative council, upon recommendation of the legislative fiscal committee. His compensation, and the compensation of employees of the legislative fiscal bureau, shall be fixed by the legislative council.

NEW SECTION. FUNCTIONS OF LEGISLATIVE FISCAL BUREAU.
The legislative fiscal bureau shall:

1. By continuous review of state expenditures, revenues and analysis of budget through an audit, performance audit, and preaudit, if necessary, or such other means deemed necessary, ascertain the facts, compare cost, workload and other data, and make recommendations to the general assembly concerning the state's budget and revenue of the departments, boards, commissions, and agencies of the state.
2. Report to the legislative fiscal committee as required by the legislative fiscal committee and the legislative council and to the general assembly after convening of each legislative session of a general assembly and make such other reports as may be required by either the legislative council or the general assembly.
3. Furnish information and act in an advisory capacity to the committees on appropriations and committees on ways and means of the general assembly and their several subcommittees when so requested.
4. Assist standing committees and members of the general assembly in attaching fiscal notes to legislative bills and resolutions as provided by the rules of the general assembly.
5. Submit to each member of the general assembly quarterly a report of the current status of major state funds, a comparison of income with estimates used by the general assembly and other revenue and expenditure information which the legislative fiscal committee determines will be informative for members of the general assembly. The state comptroller shall cooperate with the legislative fiscal bureau in the development of the report. The legislative fiscal committee shall approve the style and format of the report.
6. Perform such other duties as shall be assigned to the bureau by the legislative fiscal committee or by the general assembly.

NEW SECTION. DUTIES OF LEGISLATIVE FISCAL DIRECTOR. The
legislative fiscal director shall:

1. Employ and supervise all employees of the legislative fiscal bureau in such positions and at such salaries as shall be authorized by the legislative council.
2. Supervise all expenditures of the legislative fiscal bureau with the approval of the legislative council.
3. Attend, or designate a representative who shall attend, the budget hearings required by section eight point twentysix (8.26) of the Code and may offer explanations or suggestions and make inquiries with respect to such budget hearings within the purposes specified in sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48) of the Code.

NEW SECTION. VISITATIONS. The legislative fiscal committee, with the approval of the legislative council, may direct a subcommittee, which shall be composed of the chairmen and minority party ranking members of the appropriate subcommittees of the committees on appropriations of the senate and the house of representatives and the chairmen of the appropriate standing committees of the general assembly, to visit the offices of the facilities of any state office, department, agency, board, bureau, or commission to review programs authorized by the general assembly and the administration of the programs. When the legislative fiscal committee visits the offices and facilities of any state office, department, agency, board, bureau, or commission to review programs authorized by the general assembly and the administration of the programs, there shall be included the chairmen and minority party ranking members of the appropriate subcommittees of the committees on appropriations of the senate and the house of representatives. The subcommittee and the legislative fiscal committee shall be provided with information by the legislative fiscal bureau concerning budgets, programs, and legislation authorizing programs prior to any visitation. Mmbers of a committee shall be compensated pursuant to section two point ten (2.10), subsection six (6), of the Code. The subcommittee shall make reports and recommendations as required by the legislative fiscal committee.

NEW SECTION. ACCESS. The director and his designated agents and employees shall at all times have access to all
state offices, departments, agencies, boards, bureaus, and commissions, and to the books, records, and other instrumentalities and properties used in the performance of their statutory duties, and all state offices, departments, agencies, boards, bureaus, and commissions shall cooperate with the director in the performance of the foregoing duty, and shall make available to him such books, records, instrumentalities, and property.

Sec. 3. Section two point fifty (2.50), Code 1973, is amended by adding the following new subsections:
$N E W$ SUBSECTION. To establish policies for the operation of the legislative fiscal bureau.
$N E W S U B S E C T I O N$. To appoint the director of the legislative fiscal bureau for such term of office as may be set by the council.

Sec. 4. Section two point fifty-two (2.52), Code 1973, is amended to read as follows:

### 2.52 EXPENSES OF COUNCIL AND SPECIAL INTERIM COMMIT TEES.

Members of the legislative council shall be reimbursed for actual and necessary expenses incurred in the performance of their duties, and shall receive a per diem of forty dollars for each day in which engaged in the performance of such duties. However, such per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Such expenses and per diem shall be paid in the manner provided for in section 2.66.

Members of special interim study committees which may from time to time be created and members of the legislative fiscal committee who are not members of the legislative council shall be entitled to receive the same expenses and compensation provided for the members of the legislative council. Such expenses shall be paid in the manner provided for in section 2.66 within the limit of available funds. Upon motion approved by the legislative council, members of such special interim study committees may be paid for their expenses and per diem pursuant to the provisions of section 2.12.

Sec. 5. Section fifteen point forty-three (15.43), Code 1973 is amended to read as follows:
15.43 APPROVAL REQUIRED FOR PRINTING. No department or commission of state located in the city of Des Moines shall expend any funds for the publication or distribution of books or pamphlets or reports unless the publication thereof be expressly required by law or approved by [the budget and financial control committee and] the director. A violation of this section shall constitute misfeasance in office.

The [budget and financial control committee may direct the] director [to] may establish a central library and depository from which shall be distributed all books, pamphlets, documents, reports and publications not required by law to be otherwise distributed. The director shall from time to time establish the cost of printing and mailing each book, pamphlet, report, document and publication. The director shall, thereafter, cause to be delivered, sent, or mailed to anyone requesting a book, pamphlet, report, document, or publication upon receipt of the cost thereof plus mailing
charges. Anyone may examine a copy of any book, pamphlet, document, report or publication at the central library and depository. The [committee] director may exempt from the provisions of this section any pamphlet or publication which only lists the services available from a state department or agency.

Sec. 6. Section sixteen point twenty-four (16.24), subsection fifteen (15), paragraph d, Code 1973, is amended by striking the paragraph and inserting in lieu thereof the following:
d. Legislative fiscal bureau.

Sec. 7. Section sixteen point twenty-five (16.25), subsection fourteen (14), Code 1973, is amended to read as follows:
14. To the office of the legislative service bureau and to the office of the legislative fiscal [director] bureau $\qquad$ 1 copy
Sec. 8. Section seventeen point twenty-seven (17.27), unnumbered paragraph two (2), Code 1973, as amended by House File 209, enacted by the Sixty-fifth General Assembly, 1973 Session, is further amended to read as follows:

When such publications paid for by public funds furnished by the state, contain reprints of statutes or departmental rules, or both, they shall be sold and distributed at cost by the department ordering same if the cost per publication is one dollar or more, unless a central library or depository is established [by the budget and financial control committee]. Such publications shall be obtained from the superintendent of printing on requisition by the department and the selling price, if any, shall be determined by the superintendent by dividing the total cost of printing, paper and binding by the number printed. Said price shall be set at the nearest multiple of ten to the quotient thus obtained. Distribution of such publications shall be made by the superintendent gratis to public officers, purchasers of licenses from state departments required by statute, and departments. Funds from the sale of such publications shall be deposited monthly in the general fund of the state.

Sec. 9. Section nineteen point seven (19.7), unnumbered paragraph two (2), Code 1973, is amended to read as follows:

The proceeds of such loan shall be applied toward the payment of costs and obligations necessitated by such actual or potential disaster and the reimbursement of local funds from which such expenditures have been made. Any such project for repair, rebuilding or restoration of state property for which no specific appropriation has been made, shall, before work is begun thereon, be subject to approval or rejection by the [budget and financial control committee] executive council.

Sec. 10. Section twenty point one (20.1), Code 1973, is amended to read as follows:
20.1 BOARD CREATED. A state war surplus commodities board is hereby created and established hereinafter referred to as the "board", to consist of the commissioner of the de-
partment of social services or any division director assigned by him, a member of the state board of regents, a member of the Iowa state highway commission, a member of the executive council of the state, a member of the conservation commission of the state, the commissioner of the Iowa state department of health, a member of the department of public instruction, a member of the Iowa development commission, and [the chairman of the budget and financial control committee selected by the budget and financial control committee of each general assembly] the director of the department of general services.

Sec. 11. Acts of the Sixty-fourth General Assembly, 1972 Session, chapter one thousand eighty-eight (1088), section ninety-four (94), subsection six (6), is amended to read as follows:
6. One operations research analyst experienced in cost effectiveness analysis of city services to be selected by, and serve at the pleasure of, the [budget and financial control committee] legislative council of the general assembly.

Sec. 12. Notwithstanding the provisions of section two point fifty-two (2.52) of the Code, for the biennium commencing July 1, 1973 and ending June 30, 1975, the per diem and expenses of members of the legislative fiscal committee and of members of subcommittees appointed by the legislative fiscal committee shall be paid from funds appropriated to the budget and financial control committee or its successor agency.

Sec. 13. Sections two point forty-one (2.41) through two point forty-eight (2.48), inclusive, and section twenty point three (20.3), Code 1973, are repealed.
2. Amend the title, page 1, line 2, by striking the word "and" and inserting in lieu thereof a comma.
3. Amend the title, page 1, line 3, by inserting after the word "committee" the words ", and to establish committees under the legislative council".

On the Part of the Senate:
WILLARD R. HANSEN, Chairman
WARREN E. CURTIS
JAMES V. GALLAGHER
EUGENE M. HILL
FORREST V. SCHWENGELS
Lipsky of Linn moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 73, nays 16 .
Motion prevailed and the report was adopted.
Lipsky of Linn moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 476)
The ayes were, 82 :

| Avenson | Drake | Hutchins | Norpel |
| :---: | :---: | :---: | :---: |
| Bennett | Dunlap | Jesse | Oakley |
| Bittle | Dunton | Jordan | O'Halloran |
| Branstad | Edelen | Junker | Patchett |
| Brockett | Egenes | Knoke | Peterson |
| Brunow | Ewing | Krause | Poncy |
| Butler | Ferguson | Lippold | Rapp |
| Byerly | Fisher, C. R. | Lipsky | Readinger |
| Caffrey | Fitzgerald | McCormick | Rinas |
| Carr | Grassley | McElroy | Schroeder |
| Clark, J. H. | Griffee | Mendenhall | Small |
| Clark, J. W. | Hansen | Menke | Strothman |
| Cochran | Hargrave | Mennenga | Varley |
| Connors | Harper | Middleswart | Wells |
| Crabb | Harvey | Millen | West |
| Crawford | Hennessey | Miller, A. V. | Woods |
| Cusack | Higgins | Miller, K. D. | Wulff |
| Daggett | Hill | Miller, R. G. | Wyckoff |
| Danker | Horn | Monroe | Mr. Speaker |
| Den Herder | Howell | Newland | (Kreamer) |
| Doyle | Husak | Norland |  |
| The nays were, 10: |  |  |  |
| Anderson | Fullerton | Logue | Tofte |
| Brinck | Holden | Roorda | Welden |
| Fischer, H. O. | Kiser |  |  |
| Absent or not voting, 8: |  |  |  |
| Bortel] | Freeman | Pellett | Stephens |
| De Jong | Nielsen | Stanley | Stromer |

The bill having received a constitutional majority was declared to have repassed the House and the title as amended was agreed to.

## SECOND CONFERENCE COMMITTEE REPORT ADOPTED (Senate File 603)

Roorda of Jasper called up for consideration the second conference committee report on Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof and consolidating divisions, as follows:

## REPORT OF THE SECOND CONFERENCE COMMITTEE ON SENATE FILE 603

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the second conference committee appointed to consider the differences between the Senate and the House of Representatives on Senate File 603, a bill for an act to appropriate from the general fund of the state to the department of public safety and various
divisions thereof and consolidating divisions, respectfully make the following recommendations:

That the House recede from its amendment to Senate File 603 as amended, passed and reprinted by the Senate and that Senate File 603 as amended, passed and reprinted by the Senate be amended as follows:

1. Page 5, by striking lines 9 through 15.
2. Page 6, by striking lines 1 through 28.
3. Page 7, by striking lines 1 through 7.
4. By renumbering the bill sections.
5. By amending the title, page 1, line 3, by striking the words "and consolidating divisions".

On the part of the Senate:
W. R. RABEDEAUX, Chairman

CALVIN O. HULTMAN
GENE V. KENNEDY
KARL NOLIN
JOHN N. NYSTROM

On the part of the House:
NORMAN ROORDA, Chairman
JOSEPH W. CLARK
JEROME FITZGERALD
FLOYD H. MILLEN
LOUIS A. PETERSON

Roorda of Jasper moved the adoption of the second conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 63, nays 25 .
The motion prevailed and the second conference committee report was adopted.

Roorda of Jasper moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 603)
The ayes were, 83 :

| Anderson | Den Herder | Horn | O'Halloran |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Howell | Patchett |
| Bennett | Drake | Husak | Pellett |
| Bittle | Dunlap | Junker | Peterson |
| Bortell | Dunton | Kiser | Poncy |
| Branstad | Edelen | Knoke | Rapp |
| Brockett | Egenes | Krause | Readinger |
| Brunow | Ewing | Lippold | Rinas |
| Butler | Ferguson | Linsky | Roorda |
| Caffrey | Fisher, C. R. | Logue | Schroeder |
| Carr | Fitzgerald | McCormick | Small |
| Clark, J. H. | Fullerton | McElroy | Strothman |
| Clark, J. W. | Grassley | Mendenhall | Tofte |
| Cochran | Griffee | Menke | Varley |
| Connors | Hansen | Middleswart | Wells |
| Crabb | Hargrave | Millen | West |
| Crawford | Harper | Miller, A. V. | Woods |
| Cusack | Hennessey | Nielsen | Wulff |
| Daggett | Higgins | Norland | Mr. Speaker |
| Danker | Hill | Norpel | (Kreamer) |
| De Jong | Holden | Oakley |  |

The nays were, 10:

| Brinck | Hutchins | Miller, R. G. | Welden |
| :---: | :---: | :---: | :---: |
| Fischer, H. O. | Jordan | Newhard | Wyekoff |
| Harvey | Miller, K. D. |  |  |
| Absent or not voting, 7: |  |  |  |
| Byerly | Jesse | Stanley | Stromer |
| Freeman | Monroe | Stephens |  |

The bill having received a constitutional majority was declared to have repassed 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 on June 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 547, a bill for an act relating to the requirements for the chief of police and the chief of the fire department.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 619, a bill for an act permitting the Jefferson county board of supervisors to make payments for the purchase of interest in the citycounty law enforcement center.

RALPH R. BROWN, Secretary

## SENATE MESSAGES CONSIDERED

Senate File 619, a bill for an act permitting the Jefferson County board of supervisors to make payments for the purchase and acquisition of a one-fifth interest in the city-county law enforcement center and further to purchase and acquire the Jefferson county holding facility, so long as both purchases and acquisitions may be accomplished without a levy of additional taxes.

Read first time and passed on file.

## SENATE AMENDMENTS CONSIDERED

Readinger of Polk called up for consideration House File 547, a bill for an act relating to the requirements for the chief of police and the chief of the fire department, amended by the Senate, and moved that the House concur in the following Senate amendment:

1. Page 2, by inserting before line 1 the following:

Section 1. Section three hundred sixty-five point ten (365.10), Code 1973, is amended to read as follows:
365.10 PREFERENCES. In all examinations and appointments under the provisions of this chapter, other than promotions and appointments of chief of the police department and chief of the fire department, honorably discharged men and women from the military or naval forces of the United States in any war in which the United States was or is now engaged, including the Philippine Insurrection, China Relief Expedition and the Korean Conflict at anytime between June 27, 1950 and July 27, 1953, both dates inclusive, and the Vietnam Conflict beginning August 5, 1964, who are citizens and residents of this state, shall be given the preference, if otherwise qualified.

For the puposes of this section World War II shall be from December 7, 1941, to September 2, 1945, both dates inclusive.
2. Page 2, line 13, by inserting before the word "law" the words "experience in a public".
3. Page 2, line 13, by striking the word "experience" and inserting in lieu thereof the word "agency".
4. Page 2, by adding the following after the period in line 26:
"If a chief of police or fire department is relieved of that position, he shall be entitled to remain in the department for which he was chief at a position commensurate with his civil service status, even if this means that the city must create a position for him to fill until a regular position becomes vacant."
5. By renumbering the sections.

Motion prevailed and the House concurred in the Senate amendment.

Readinger 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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 547)
Under the provisions of Rule 69, Connors of Polk refrained from voting.

The ayes were, 92 :

| Anderson | Clark, J. W. | Edelen | Hennessey |
| :--- | :--- | :--- | :--- |
| Avenson | Cochran | Egenes | Higgins |
| Bennett | Crabb | Ewing | Hill |
| Bittle | Crawford | Ferguson | Holden |
| Bortell | Cusack | Fischer, H. O. | Horn |
| Branstad | Daggett | Fisher, C.R. | Howell |
| Brinck | Danker | Fitzgerald | Husak |
| Brockett | De Jong | Fullerton | Hutchins |
| Butler | Den Herder | Grassley | Jesse |
| Byerly | Doyle | Griffee | Jordan |
| Caffrey | Drake | Hansen | Junker |
| Carr | Dunlap | Hargrave | Kiser |
| Clark, J. H. | Dunton | Harvey | Knoke |


| Krause | Miller, A. V. | Pellett | Tofte |
| :--- | :--- | :--- | :--- |
| Lippold | Miller, K. D. | Peterson | Varley |
| Lipsky | Miller, R. G. | Poncy | Welden |
| Logue | Monroe | Rapp | Wells |
| McCormick | Newhard | Readinger | West |
| McElroy | Norland | Rinas | Woods |
| Mendenhall | Norpel | Roorda | Wulff |
| Menke | Oakley | Schroeder | Wyckoff |
| Mennenga | O'Halloran | Small | Mr. Speaker |
| Middleswart | Patchett | Strothman | (Kreamer) |
| Millen |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Brunow | Freemen | Nielsen | Stephens |
| Connors | Harper | Stanley | Stromer |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.
Speaker Varley in the chair at 8:26 p.m.
MOTION TO RECONSIDER WITHDRAWN
(House File 768)

Kreamer of Polk asked and received unanimous consent to withdraw his motion to reconsider House File 768 filed by him on June 19, 1973.

## CONSIDERATION OF BILLS

Holden of Scott asked and received unanimous consent to take up for immediate consideration Senate File 619, a bill for an act permitting the Jefferson county board of supervisors to make payments for the purchase and acquisition of a one-fifth interest in the city-county law enforcement center and further to purchase and acquire the Jefferson county holding facility, so long as both purchases and acquisitions may be accomplished without a levy of additional taxes.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 619)
The ayes were, 87:

| Anderson | Butler <br> Avenson | Byerly | Crawford <br> Cusack |
| :--- | :--- | :--- | :--- |
| Bennett | Caffrey | Daggett | Edelen <br> Egenes <br> Ewing |
| Bittle | Carr | De Jong | Ferguson |
| Bortell | Clark, J. H. | Doyle | Fischer, H. O. |
| Branstad | Cochran | Drake | Fisher,C.R. |
| Brinck | Connors | Dunlap | Fitzgerald |
| Brockett | Crabb | Dunton | Fullerton |


| Grassley | Jordan | Millen | Readinger |
| :--- | :--- | :--- | :--- |
| Hansen | Junker | Miller, A. V. | Rinas |
| Hargrave | Kiser | Miller, K. D. | Roorda |
| Harper | Knoke | Miller, R. G. | Schroeder |
| Harvey | Krause | Monroe | Small |
| Hennessey | Kreamer | Norland | Strothman |
| Higgins | Lippold | Norpel | Tofte |
| Hill | Lipsky | Oakley | Wells |
| Holden | Logue | O'Halloran | West |
| Horn | McCormick | Patchett | Woods |
| Howell | McElroy | Pellett | Wulff |
| Husak | Mendenhall | Peterson | Wyckoff |
| Hutchins | Menke | Poncy | Mr. Speaker |
| Jesse | Mennenga | Rapp |  |

The nays were, 1:
Newhard
Absent or not voting, 12 :

| Brunow | Den Herder | Middleswart | Stephens <br> Clark, J. W. |
| :--- | :--- | :--- | :--- |
| Freeman Nielsen <br> Danker Griffee | Stanley | Welden |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 461 WITHDRAWN

Hill of Polk asked and received unanimous consent to withdraw House File 461 from further consideration by the House.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE CALENDAR

Bittle of Polk asked and received unanimous consent to take up for immediate consideration Senate File 583, a bill for an act relating to the disclosure of campaign contributions and expenditures by candidates, persons, political committees, and political parties, providing for an income tax check-off for campaign contributions, and providing penalties.

Fischer of Grundy moved that Senate File 583 be deferred until 10:00 a.m., April 1, 1974.

Roll call was requested by Small of Johnson and Higgins of Scott.

On the question "Shall Senate File 583 be deferred?
The ayes were 24:

| Anderson | De Jong <br> Bennett |
| :--- | :--- |
| Bortell <br> Caffrey | Fischen, H. O. <br> Fischer, <br> Daggett |
| Danker | Fisher, C. R. <br> Gullerton |
| Grassley |  |

\(\left.$$
\begin{array}{ll}\begin{array}{l}\text { Hansen } \\
\text { Jordan }\end{array} & \begin{array}{l}\text { Norpel } \\
\text { Peterson } \\
\text { Logue }\end{array}
$$ <br>

Strothman\end{array}\right\}\)| WcElroy |
| :--- |
| Mendenhall |
| Miller, R.G. |

The nays were, 61 :

| Avenson | Egenes <br> Ewing |
| :--- | :--- |
| Bittle | Branstad |

Absent or not voting, 15:

| Byerly | Drake |
| :--- | :--- |
| Connors | Freeman |
| Cusack | Jesse |
| Den Herder | Millen |


| Hutchins | Newhard |
| :--- | :--- |
| Junker | Norland |
| Kiser | Oakley |
| Knoke | O'Halloran |
| Krause | Patchett |
| Kreamer | Pellett |
| Lippold | Rapp |
| Lipsky | Readinger |
| McCormick | Roorda |
| Menke | Small |
| Mennega | Tofte |
| Middleswart | Wells |
| Miller, A. V. | West |
| Miller, K. D. | Woods |
| Monroe | Mr. Speaker |

The motion lost.
Bittle of Polk offered amendment H-857 filed by Bittle, et al., on June 20, 1973, and found on pages 2145 through 2157 of the House Journal.

West of Marshall offered the following amendment H-883 filed by West, Bittle and Fitzgerald to amendment H-857 and moved its adoption:
H-883

Amend the Bittle, et al., amendment, H-857, to Senate
File 583, as amended, passed, and reprinted by the
Senate, as follows:
Line 7, by striking the word and figure "thirtyone (31)" and inserting in lieu thereof the word and figure "twenty-seven (27)".
2. Line 76, by striking the word "a" and inserting in lieu thereof the word "the".
3. Line 95, by striking the word "contribution" and inserting in lieu thereof the word "contributions".
4. Line 108, by striking the word "does" and inserting in lieu thereof the word "do".
5. Line 185 , by striking the word "which".
6. Line 245, by striking the word "does" and inserting in lieu thereof the word "do".
7. Line 276, by striking the word "of" and inserting in lieu thereof the word "or".
8. Line 282, by inserting after the word "statements" the words "and to the commissioners".
9. Line 290 , by striking the word "his" and inserting in lieu thereof the word "their".
10. Line 341, by striking the word ", may" and in-

23 serting in lieu thereof the word "may,".

24
25 "committee" the words "and the audit report shall be
26 filed with the state commissioner".

Amendment H-883 adopted.
Monroe of Des Moines offered the following amendment $\mathrm{H}-891$ to amendment $\mathrm{H}-857$ and moved its adoption:
H-891
1 Amend the Bittle, et al., amendment, H-857, to Senate
2 File 583, as amended, passed, and reprinted by the
3 Senate as follows:
4 1. Line 18, by inserting after the word "election.",
5 the words " 'County office' includes the office of
6 drainage district trustee.".
Amendment H-891 adopted.
Oakley of Clinton offered the following amendment $\mathrm{H}-892$ filed by him and Fitzgerald of Webster to amendment $\mathrm{H}-857$ and moved its adoption:
H-892
1 Amend the Bittle, et al., amendment $\mathrm{H}-857$ to
2 Senate File 583 as follows:
3 Line 443, by inserting the following:
4 However, this section shall not be construed to require duplicate reporting of anything reported under this Act, by a political committee, or of action by any person which does not constitute a contribution.
Amendment H—892 adopted.
Norpel of Jackson invoked Rule 31 on Senate File 583.
Grassley of Butler moved that the rules be suspended pertaining to Rule 31 on Senate File 583.

A non-record roll call was requested.
The ayes were 68 , nays 11 .
The motion prevailed.
Bittle of Polk moved the adoption of amendment $\mathrm{H}-857$ as amended.

Amendment $\mathrm{H}-857$ as amended adopted.
Krause of Palo Alto asked and received unanimous consent to withdraw amendment H-771 filed on June 13, 1973.

Bittle of Polk offered the following amendment H—903 filed by him and moved its adoption:

H—903
1 Amend the title to Senate File 583, as amended,
2 passed, and reprinted by the Senate, page 1, line 4,
3 by inserting after the word "contributions," the
4 words "relating to campaign expense limitations,".
Amendment H - 903 adopted.
Bittle 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. 583)
The ayes were, 77:

| Avenson | Danker | Hutchins | Norland |
| :---: | :---: | :---: | :---: |
| Bennett | Dovle | Jesse | Oakley |
| Bittle | Drake | Jordan | O'Halloran |
| Bortell | Dunlap | Junker | Patchett |
| Branstad | Dunton | Kiser | Pellett |
| Brinck | Egenes | Krause | Poncy |
| Brockett | Ferguson | Kreamer | Rapp |
| Brunow | Fisher, C. R. | Lippold | Readinger |
| Butler | Fitzgerald | Lipsky | Rinas |
| Byerly | Griffee | Logue | Roorda |
| Caffrey | Hargrave | McCormick | Schroeder |
| Carr | Harper | McElroy | Smalle |
| Clark, J. H. | Harvey | Menke | Strothman |
| Clark, J. W. | Hennessey | Mennenga | Tofte |
| Cochran | Higgins | Middleswart | Wells |
| Connors | Hill | Miller, A. V. | West |
| Crabb | Horn | Miller, K. D. | Woods |
| Crawford | Howell | Monroe | Wulff |
| Cusack | Husak | Newhard | Mr. Speaker |
| Daggett |  |  | Speaker |
| The nays were, 16: |  |  |  |
| Anderson | Ewing | Holden | Norpel |
| De Jong | Fischer, H. O. | Mendenhall | Peterson |
| Den Herder | Fullerton | Millen | Welden |
| Edelen | Grassley | Nielsen | Wyckoff |
| Absent or not voting, 7: |  |  |  |
| Freeman | Knoke | Stanley | Stromer |
| Hansen | Miller, R. G. | Stephens |  |

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 on June 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 806, a bill for an act appropriating funds for increases for salaries to state officials.

RALPH R. BROWN, Secretary

## SENATE AMENDMENTS CONSIDERED

Grassley of Butler called up for consideration House File 806, a bill for an act appropriating funds to finance increased salaries for state officials and designated employees of the state and to finance increased costs for contributions to the judicial retirement system, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 806, page 4, line 1, by striking the figures
2 " 55,000 " and " 82,000 " and inserting in lieu thereof the
3 following: " 73,000 " and " 100,000 ".
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 repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 806)
The ayes were, 89 :

| Avenson | Dunlap | Jesse | Norland |
| :--- | :--- | :--- | :--- |
| Bennett | Dunton | Jordan | Norpel |
| Bittle | Edelen | Junker | Oakley |
| Bortell | Egenes | Kiser | O'Halloran |
| Branstad | Ewing | Knoke | Patchett |
| Brinck | Ferguson | Krause | Pellett |
| Brockett | Fischer, H. O. | Kreamer | Peterson |
| Brunow | Fisher, C. R. | Lippold | Poncy |
| Butler | Fitzgerald | Lipsky | Rapp |
| Byerly | Fullerton | Logue | Readinger |
| Caffrey | Grassley | McCormick | Rinas |
| Carr | Griffee | McElroy | Roorda |
| Clark, J. H. | Hansen | Mendenhall | Schroeder |
| Clark, J. W. | Hargrave | Menke | Small |
| Cochran | Harper | Mennenga | Tofte |
| Connors | Hennessey | Millen | Welden |
| Crabb | Higgins | Miler, A.V. | Wells |
| Crawford | Hill | Miller,K. D. | West |
| Cusack | Holden | Miller, R. G. | Woods |
| De Jong | Horn | Monroe | Wulff |
| Den Herder | Howell | Newhard | Wyckoff |
| Doyle | Hutchins | Nielsen | Mr. Speaker |
| Drake |  |  |  |

The nays were, 3 :

| Danker | Harvey | Husak |  |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 8: |  |  |  |
| Anderson | Freeman | Stanley | Stromer |
| Daggett | Middleswart | Stephens | Strothman |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT ADOPTED

(House File 682)
Lippold of Black Hawk called up for consideration the conference committee report on House File 682, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state-supported scholarship program, filed on June 20, 1973, and found on pages 2125 through 2127 of the House Journal.

Lippold of Black Hawk moved the adoption of the conference committee report and the amendments contained therein.

Motion prevailed and the report was adopted.
Lippold of Black Hawk moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 682)
The ayes were, 93 :

| Anderson | Drake | Husak | Norland |
| :--- | :--- | :--- | :--- |
| Avenson | Dunlap | Hutchins | Norpel |
| Bennett | Dunton | Jesse | Oakley |
| Bortell | Edelen | Jordan | O'Halloran |
| Branstad | Egenes | Junker | Patchett |
| Brinck | Ewing | Kiser | Pellett |
| Brockett | Ferguson | Knoke | Peterson |
| Brunow | Fischer, H. O. | Krause | Poncy |
| Butler | Fisher, C. R. | Kreamer | Rapp |
| Byerly | Fitzgerald | Lippold | Readinger |
| Caffrey | Fullerton | Lipsky | Rinas |
| Carr | Grassley | Logue | Roorda |
| Clark, J. H. | Griffee | McCormick | Schroeder |
| Clark, J. W. | Hansen | McElroy | Small |
| Cochran | Hargrave | Mendenhall | Strothman |
| Connors | Harper | Menke | Tofte |
| Crabb | Harvey | Mennenga | Welden |
| Crawford | Hennessey | Middleswart | Wells |
| Cusack | Higgins | Miller, A.V. V. | West |
| Daggett | Hill | Miller, K. D. | Woods |
| Danker | Holden | Miller, R. G. | Wulff |
| De Jong | Horn | Monroe | Wyckoff |
| Den Herder | Howell | Newhard | Mr. Speaker |
| Dovle |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 7: |  |  |  |
| Bittle | Millen |  | Stanley |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

## MOTION TO CONSIDER LOST

(House File 107)
Fischer of Grundy moved that the rules be suspended for the immediate consideration of House File 107, a bill for an act to provide mandatory benefits for victims of motor vehicle accidents without regard to fault, to provide mandatory protection against loss as a result of tort liability arising out of motor vehicle accidents, to provide the administrative procedures necessary thereto, making certain acts unlawful and providing penalties.

A non-record roll call was requested.
The ayes were 33 , nays 50 .
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 on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 261, a bill for an act relating to free registration plates for certain disabled veterans.
Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:
House Sile 395, a bill for an act relating to the powers of school districts for the purchase and sale of certain real estate.

Also: That the Senate has on June 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:
House File 693, a bill for an act relating to the issuance of general obligation bonds for sanitary disposal projects.

Also: That the Senate has on June 23, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House Lile 705, a bill for an act relating to entering into interstate agreement on qualifications of educational personnel.
Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 741, a bill for an act relating to eminent domain.
Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 803, a bill for an act relating to permit certain cities to modify and rebuild municipally-owned television translator facilities.

RALPH R. BROWN, Secretary

## SENATE AMENDMENTS CONSIDERED

Dunlap of Story called up for consideration House File 693, a
bill for an act relating to the issuance of general obligation bonds for sanitary disposal projects, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 693 by striking all of section 5.
Motion prevailed and the House concurred in the Senate amendment.

Dunlap 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 repassage which motion prevailed and the bill was read a last time.

Under the provisions of Rule 69, Bittle of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 693)
The ayes were, 96 :

| Anderson | Doyle |
| :--- | :--- |
| Avenson | Drake <br> Bennett <br> Bittle <br> Bortell |
| Branstad | Dunlap |
| Brinck | Dunton |
| Brockett | Egelen |
| Brunow | Ewing |
| Butler | Ferguson |
| Byerly | Fischer, H. O. |
| Caffrey | Fisher, C. R. |
| Carr | Fitzgerald |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Hansen |
| Crabb | Hargrave |
| Crawford | Harver |
| Cusack | Hennessey |
| Daggett | Higgins |
| Danker | Hill |
| De Jong | Holden |
| Den Herder | Horn |
|  | Howell |

$\left.\begin{array}{ll}\text { Husak } & \begin{array}{l}\text { Nielsen } \\ \text { Hutchins }\end{array} \\ \text { Nesse } \\ \text { Jerland }\end{array}\right)$

The nays were, none.
Absent or not voting, 4:
Freeman Stanley Stephens Stromer
The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Lippold of Black Hawk called up for consideration House File 705, a bill for an act entering into the interstate agreement on qualification of educational personnel, and for related purposes, amended by the Senate, and moved that the House concur in the following Senate amendment:
1 Amend House File 705, as passed by the House, page 4, by

2 striking in line 23 the word "life" and inserting in lieu
3 thereof the word "like".
Motion prevailed and the House concurred in the Senate amendment.

Lippold of Black Hawk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 705)
The ayes were, 89 :

| Anderson | Doyle |
| :--- | :--- |
| Avenson | Drake |
| Bennett | Dunlap |
| Bittle | Dunton |
| Bortell | Edelen |
| Branstad | Egenes |
| Brinck | Ewing |
| Brockett | Fischer, H. O. |
| Brunow | Fisher, C. R. |
| Butler | Fitzgerald |
| Byerly | Fullerton |
| Caffrey | Grassley |
| Carr | Griffee |
| Clark, J. H. | Hansen |
| Clark, J. W. | Hargrave |
| Cochran | Harper |
| Crabb | Harvey |
| Crawford | Hennessey |
| Cusack | Hill |
| Daggett | Holden |
| Danker | Horn |
| De Jong | Howell |
| Den Herder |  |

The nays were, none.
Absent or not voting, 11:

| Connors | Higgins | Monroe | Stromer |
| :--- | :--- | :--- | :--- |
| Ferguson | Lipsky | Stanley | Welden |
| Freeman | Mendenhall | Stephens |  |

The bill having received a constitutional majority was declared to have repassed 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 on June 23, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 577, a bill for an act making an appropriation from the general fund of the state to the state conservation commission for the open space land acquisition program.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 682, a bill for an act to appropriate funds from the general fund to the higher education facilities commission for the scholarship program.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 642, a bill for an act relating to variable contracts of annuities and life insurance.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 797, a bill for an act making an appropriation to the budget and financial control committee or its successor.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 807, a bill for an act making an appropriation to the sewage works construction fund.

RALPH R. BROWN, Secretary
Speaker pro tempore Kreamer in the chair.

## CONFERENCE COMMITTEE REPORT ADOPTED (House File 223)

Schroeder of Pottawattamie called up for consideration the conference committee report on House File 223, a bill for an act relating to the compensation paid to shorthand reporters of the district court and participation in group insurance plans, as follows:

## REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 223

To the President of the Senate and the Speaker of the House of Representatives:.
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House of Representatives on House File 223, a bill for an Act relating to the compensation paid to shorthand reporters of the district court and participation in group insurance plans, respectfully make the following recommendations:

1. That the Senate recede from its amendment and that House File 223 as amended, passed, and reprinted by the House be further amended as follows:
2. Page 2A, by striking lines 29 through 35, inclusive.
3. Page 2B, by striking lines 36 through 38, inclusive, and inserting in lieu thereof the following:

The base starting salary of a full-time certified shorthand reporter shall be twelve thousand dollars. The base salary may be increased by an amount not to exceed five hundred dollars for each year of experience as a shorthand reporter. The maximum salary shall not exceed sixteen thousand dollars except as provided in this section.
3. Page 2B, by striking lines 39 through 49 and inserting in lieu
thereof the following:
[5. All of the judges in a judicial district may, by joint order, increase the annual salary of a full time shorthand reporter in that district for length of service in excess of five years by an additional amount not to exceed ten percent of a reporter's annual salary in such a district.]
[In the event a judge shall have died or resigned his office, the court reporter appointed by him shall]
4. Page 3A, by striking lines 1 through 4 and inserting in lieu thereof the following:
[continue to serve in such capacity as may be directed by the remaining judges of said judicial district, and shall be paid his regular compensation, until his successor has been appointed and certified to the county auditor.]
5. Page 3A, line 30, by striking the words "eighty percent of the" and inserting in lieu thereof the words "the same".
6. Page 3A, lines 34 and 35 , by striking the words "serving a district court judge principally in a county of two".
7. Page 3B, line 36, by striking the words "hundred thousand population or more".
8. Page 3B, line 40, by striking the word "ten" and inserting in lieu thereof the word "five".
9. Page 3B by inserting after line 40 the following new section:

Sec. ..... Section six hundred five point nine (605.9), Code 1973, is amended to read as follows:

### 605.9 POPULATION DETERMINED-PROPORTION OF PAYMENT

 -ASSISTANTS.Immediately after the results of each decennial federal census are published, the chief judge of each judicial district shall determine therefrom the population of each county of said district, and shall certify to the county auditor of each such county the percentage proportion of the population of each such county to the aggregate population of all of the counties in said judicial district. The chief judge shall select one county to issue warrants to the reporter in the amount of his total compensation. Each county auditor of the other counties in the district shall issue warrants to [said reporter] the county treasurer of the county paying the reporter in the percentage amount of the total compensation of said reporter as certified by the district judges, and the county treasurer shall pay same out of any funds in the county treasury not otherwise appropriated.

In the event it is determined by any judge of the district court that it is necessary to employ an additional shorthand reporter because of an extraordinary volume of work, or because of the temporary illness or incapacity of a regular shorthand reporter, such judge may appoint a temporary shorthand reporter who shall serve as required by said judge, and shall be paid compensation on a per diem basis at the prevailing rates of compensation for such reporters as may be determined by the judge. [In such event, the district judge shall certify to each county auditor in his judicial district the name of the shorthand reporter so appointed, and the amount of compensation which shall be paid, and said reporter shall be paid in the same manner and in the same proportions as is herein provided.] A temporary shorthand reporter shall be paid in the same manner as a regular reporter.
10. Page 4A, by inserting after line 35 the following section:
"Sec. ..... Any certified shorthand court reporter employed on June 30, 1973 in this state shall not receive a salary of less than the rate that he receives on June 30, 1973.
11. By renumbering the sections:

On the Part of the Senate On the Part of the House
E. KEVIN KELLY, Chairman LAVERNE W. SCHROEDER, Chairman TOM RILEY
EARL M. WILLITS
GEORGE R. KINLEY NORMAN G. JESSE
BRICE C. OAKLEY
EDGAR BITTLE
BARTON L. SCHWIEGER JAMES L. MIDDLESWART
Schroeder of Pottawattamie moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.
The ayes were 85, nays 3.
The report was adopted.
Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 223)
The ayes were, 85:

| Anderson | De Jong | Howell | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Husak | Norpel |
| Bennett | Dunlap | Hutchins | Oakley |
| Bittle | Dunton | Jesse | O'Halloran |
| Bortell | Edelen | Jordan | Patchett |
| Branstad | Egenes | Junker | Pellett |
| Brinck | Ewing | Kiser | Peterson |
| Brockett | Ferguson | Krause | Poncy |
| Brunow | Fischer, H. O. | Lippold | Rapp |
| Butler | Fisher, C. R. | Logue | Readinger |
| Byerly | Fitzgerald | McCormick | Rinas |
| Caffrey | Fullerton | McElroy | Schroeder |
| Carr | Grassley | Mendenhall | Strothman |
| Clark, J. H. | Griffee | Menke | Varley |
| Clark, J. W. | Hansen | Middleswart | Welden |
| Cochran | Hargrave | Miller, A. V. | West |
| Connors | Harper | Miller, K. D. | Woods |
| Crabb | Harvey | Miller, R. G. | Wulff |
| Crawford | Hennessey | Monroe | Wyckoff |
| Cusack | Hill | Newhard | Mr. Speaker |
| Daggett | Holden | Nielsen | (Kreamer) |

The nays were, 1:
Roorda
Absent or not voting, 14:

| Den Herder | Knoke | Small | Stromer |
| :--- | :--- | :--- | :--- |
| Drake | Lipsky | Stanley | Tofte |
| Freeman | Mennenga | Stephens | Wells |
| Higgins | Millen |  |  |

The bill having received a constitutional majority was declared to have repassed the House and the title was agreed to.

Speaker Varley in the chair at 1:15 a.m., June 24, 1973.

## MESSAGES FROM THE SENATE

## The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 542, a bill for an act relating to the size, weight, and load of vehicles operated on Iowa's roads.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 223, a bill for an act relating to compensation paid to shorthand reporters of the district court.

Also: That the Senate has on June 24, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 400, a bill for an act relating to the investment of funds of retirement systems for policemen and firemen.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 424, a bill for an act relating to the creation of a Spanishspeaking peoples study commission.

Also: That the Senate has on June 23, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 583, a bill for an act relating to the disclosure of campaign contributions and expenditures by candidates, persons, political contributions and political parties, providing for an income tax checkoff for campaign contributions, relating to campaign expense limitations and providing penalties.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 691, a bill for an act relating to support of patients in state mental health institutes.

Also: That the Senate has on June 24, 1973, receded from its amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 720, a bill for an act making an appropriation to the state conservation commission for carrying out specific projects.

Also: That the Senate has on June 24, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 805, a bill for an act making an appropriation to the state conservation commission for support of the Missouri River riverfront project.

Also: That the Senate has on June 24, 1973, amended and passed the following bill in which the concurrence of the Senate was asked:

House File 608, a bill for an act relating to the length of vehicles used for the transportation of vehicles and boats.

RALPH R. BROWN, Secretary

## CONSIDERATION OF BILL

Grassley of Butler asked and received unanimous consent to take up for immediate consideration Senate File 588, a bill for an act making an appropriation to the state conservation commission to carry out certain designated programs.

Schroeder of Pottawattamie offered the following amendment $\mathrm{H}-904$ filed by him and moved its adoption:
H-904
1 Amend Senate File 588, as amended and passed
2 by the Senate, page 2, by striking lines 17 through
3 20, and renumbering the remaining subsections.
Amendment H—904 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. 588)
The ayes were, 89 :

| Anderson | Den Herder | Howell | Norland |
| :---: | :---: | :---: | :---: |
| Avenson | Doyle | Hutchins | Nornel |
| Bennett | Drake | Jesse | Oakley |
| Bittle | Dunlap | Jordan | O'Halloran |
| Bortell | Dunton | Kiser | Patchett |
| Branstad | Edelen | Knoke | Pellett |
| Brinck | Egenes | Krause | Peterson |
| Brockett | Ewing | Kreamer | Poncy |
| Brunow | Ferguson | Lippold | Rapp |
| Butler | Fischer, H. O. | Linsky | Readinger |
| Byerly | Fisher, C. R. | Logue | Rinas |
| Caffrey | Fitzgerald | McCormick | Roorda |
| Carr | Fullerton | McElroy | Schroeder |
| Clark, J. H. | Grassley | Mendenhall | Small |
| Clark, J. W. | Griffee | Menke | Strothman |
| Cochran | Hansen | Mennenga | Tofte |
| Connors | Harper | Middleswart | Wells |
| Crabb | Harvey | Miller, A. V. | West |
| Crawford | Hennessey | Miller, K. D. | Woods |
| Cusack | Hill | Monroe | Wulff |
| Daggett | Holden | Newhard | Wyckoff |
| Danker | Horn | Nielsen | Mr. Speaker |
| De Jong |  |  |  |

The nays were, 3 :

| Husak | Miller, R. G. | Welden |  |
| :--- | :---: | :--- | :--- |
| Absent or not voting, 8: |  |  |  |
| Freman | Higgins | Millen | Stephens |
| Hargrave | Junker | Stanley | Stromer |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Drake of Muscatine called up for consideration House File 608, a bill for an act relating to the length of vehicles used for the transportation of vehicles and boats, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 608, as passed by the House, as follows:
2 1. By striking line 10 and inserting in lieu thereof the following: "trucks, travel trailers, [and] boats, farm and industrial tractors and self-propelled farm implements, and self-propelled vehicles".
2. By striking line 2 and inserting in lieu thereof the following: "portation of certain vehicles, boats and farm implements."
The motion prevailed and the House concurred in the Senate amendment.

Drake of Muscatine moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its repassage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 608)
The ayes were, 76 :

| Anderson | Drake | Husak | Norland |
| :--- | :--- | :--- | :--- |
| Bennett | Dunlap | Hutchins | Norpel |
| Bortell | Dunton | Jesse | Oakley |
| Branstad | Edelen | Jordan | O'Halloran |
| Brinck | Egenes | Knoke | Pellett |
| Brockett | Ewing | Krause | Peterson |
| Butler | Ferguson | Kreamer | Poncy |
| Byerly | Fischer, H. | O. | Lippold |
| Cafrey | Fitzgerald | Logue | Readinger |
| Carr | Fullerton | McCormick | Rinas |
| Clark, J. H. | Grassley | McElroy | Schroeder |
| Clark, J. W. | Griffee | Mendenhall | Strothman |
| Cochran | Hansen | Menke | Tofte |
| Connors | Harper | Mennenga | Wells |
| Crabb | Harvey | Middleswart | West |
| Daggett | Hennessey | Miller, A.V. | Woods |
| Danker | Holden | Miller, K. D. | Wulff |
| De Jong | Horn | Miller, R. G. | Wyckoff |
| Den Herder | Howell | Newhard | Mr. Speaker |
| The nays were, 11: |  |  |  |
| Bittle | Cusack | Lipsky | Small |
| Brunow | Hill | Patchett | Welden |
| Crawford | Kiser | Rapp |  |
| Absent or not voting, 13: |  |  |  |
| Avenson | Hargrave | Millen | Stanley |
| Doyle | Higgins | Monroe | Stephens |
| Fisher, C. R. | Junker | Nielsen | Stromer |
| Freeman |  |  |  |

The bill having received a constitutional majority was declared to have repassed 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 on June 24, 1973, concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 588, a bill for an act making an appropriation to the state conservation commission for carrying out certain programs.

RALPH H. BROWN, Secretary

## REPORT OF COMMITTEE

Grassley of Butler, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 618, a bill for an act relating to funding for an adjustment to the merit system and executive council exempt pay plans, begs leave to report the same back to the House with the recommendation that the same do pass.

GRASSLEY of Butler, Chairman

## CONSIDERATION OF BILLS

Fisher of Greene asked and received unanimous consent to take up for immediate consideration Senate File 618, a bill for an act relating to funding for an adjustment to the merit system and executive council exempt pay plans and other exempt positions included in the state comptroller's centralized payroll system and to positions under the jurisdiction of the state board of regents and providing an appropriation.

Grassley of Butler offered the following amendment $\mathrm{H}-905$ filed by Grassley, Kreamer, Small and Holden:

[^33]1 Amend Senate File 618 as follows:
2 1. Page 2, by striking lines 21 through 37, and, 3 on page 3 , striking lines 1 through 4 and inserting
4 in lieu thereof the following:
(2) of this Act. $\$ \mathbf{\$ 5 , 0 0 0 , 0 0 0} \$ \$ 5,000,000$

Sec. 2. The mexit system and the executive council exempt pay plan, provided for in section nineteen A point nine (19A.9), subsection two (2) of the Code to be effective July 1, 1973, shall be 10 increased on a fulltime annual basis, such increase 11 to be in addition to the salary and wages previously 12 scheduled to be effective July 1, 1973, as follows:
13 As near as practical, the first step of Grade five (5)
14 shall be increased $\$ 312$ and progress inversely to

15 those steps and grades up through step one of Grade
twenty-six (26), and all like steps.
All exempt positions provided for in section nine A point nine (19A.9), subsection two (2), of the Code which are included in the state Comptroller's central payroll system shall be adjusted in a like amount on a basis consistent with the appropriations provided by the general assembly.

Sec. 3. The salaries and wages of positions under the jurisdiction of the board of regents, shall be increased as far as practical in a manner consistent with the salaries and wages for positions under section two (2) of this Act.

Sec. 4. The allocation of the funds appropriated in sections one (1) and seven (7) of this Act shall be subject to approval of the state comptroller.

Sec. 5. This appropriation is for the purpose of providing pay increases to offset the unusual inflationary increases in the cost of living during the interim between the last merit pay study and the enactment of the salary schedule of the pay plan.
2. By renumbering the remaining sections.

Fisher of Greene moved that the rules be suspended in order to substitute the following subject matter for amendment H-905 to Senate File 618:

Section 1. There is appropriated from the general fund of the state to the "salary adjustment fund" within the general fund of the state, herein created, for each year of the biennium commencing July 1, 1973 and ending June 30, 1975, the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

$$
1973-74 \quad 1974-75
$$

Fiscal Year Fiscal Year
To supplement the appropriations of the various state departments to provide a salary increase for full-time employees within the merit employment system and for full-time employees of the board of regents and the institutions under the control of the board of regents who are included in the board of regents merit pay plan: $\$ 5,250,000 \quad \$ 5,250,000$

Sec. 2. Employees within the provisions of section one (1) of this Act shall receive a salary increase of twentyfive dollars per month in addition to their regular salary.

Sec. 3. Funds provided in section one (1) of this Act shall relate to salaries supported from general fund appropriations and shall not be construed to replace revolving, federal, trust or special funds where applicable.

Sec. 4. To departmental revolving, federal, trust or

29 special funds including the primary road fund for which the
30 general assembly has established an operating budget, a
31 supplemental authorization is hereby provided from those funds
32 in an amount necessary to fund the salary increase provided
33 in section one (1) of this Act.
A non-record roll call was requested.
The ayes were 23 , nays 60 .
The motion lost.
Fischer of Grundy offered the following amendment H-906 filed by him to amendment $\mathrm{H}-905$ and moved its adoption:
H-906
1 Amend the Grassley, et al., amendment, H-905
2 to Senate File 618 page 2, by striking Sec. 3.
Roll call was requested by Grassley of Butler and the Speaker.
On the question "Shall amendment H-906 be adopted?"
The ayes were, 36:

| Anderson | Danker <br> Bennett |
| :--- | :--- |
| De Jong |  |
| Bortell | Fischer, H. O. |
| Branstad | Fullerton |
| Brinck | Hansen |
| Byerly | Iarvey |
| Caffrey | Horn |
| Clark, J. W. | Howell |
| Daggett | Husak |

The nays were, 55:

| Avenson | Drake <br> Bittle |
| :--- | :--- |
| Brockett | Dunlan |
| Dunton |  |
| Brunow | Edelen |
| Butler | Egenes |
| Carr | Ewing |
| Clark, J. H. | Fisher, C. R. |
| Cochran | Ferguson |
| Connors | Fitzgerald |
| Crabb | Grassley |
| Crawford | Griffee |
| Cusack | Harper |
| Den Herder | Hennessey |
| Doyle | Hill |

Absent or not voting, 9:

| Freeman | Jesse | Millen | Stephens <br> Hargrave |
| :--- | :--- | :--- | :--- |
| Higgins | Junker | Stanley | Stromer |

Amendment H—906 lost.
Fisher of Greene offered the following amendment $\mathrm{H}-907$ to amendment H-905 and moved its adoption:

H-907
1 Amend the Grassley amendment, H -905, as follows:
2 By striking lines 5 through 27, inclusive, and inserting
3 in lieu thereof the following:
Page 2, by striking line 9 through 20 and inserting in
lieu thereof the following:
To supplement the appropria-
tions of the various state de-
partments to provide a salary
increase for full-time employees
within the merit employment
system and for full-time em-
ployees of the board of
regents and the institutions
under the control of the board
of regents who are included
in the board of regents merit
pay plan: $\quad \$ 5,250,000 \quad \$ 5,250,000$
Sec. 2. Employees within the provisions of section one
(1) of this Act shall receive a salary increase of twenty-
five dollars per month in addition to their regular salary.
Roll call was requested by Fisher of Greene and the Speaker.
On the question "Shall amendment $\mathrm{H}-907$ be adopted ?"
The ayes were, 19:

| Anderson | Fisher, C. R. | Logue | Strothman |
| :--- | :--- | :--- | :--- |
| Bortell | Hansen | Miiller, R. G. | Welden |
| Byerly | Harvey | Newland | West |
| Clark, J. W. | Husak | Norland | Woods |
| Fischer, H.O. | Hutchins | Rinas |  |

The nays were, 71:

| Avenson | Den Herder <br> Dennett <br> Boyle |
| :--- | :--- |
| Bittle | Drake |
| Branstad | Dunlap |
| Brinck | Dunton |
| Brockett | Edelen |
| Brunow | Eqenes |
| Butler | Ewing |
| Caffrey | Ferquson |
| Carr | Fitzgerald |
| Clark, J. H. | Fullerton |
| Cochran | Grassley |
| Connors | Griffee |
| Crawford | Harner |
| Cusack | Hennessey |
| Daggett | Hill |
| Danker | Holden |
| De Jong | Horn |

Absent or not voting, 10:

| Crabb | Higgins | Millen | Stenhens |
| :--- | :--- | :--- | :--- |
| Freeman | Junker | Stanley | Stromer |
| Hargrave | Mendenhall |  |  |

Amendment H—907 lost.

Grassley of Butler moved the adoption of amendment H-905.
Roll call was requested by Grassley of Butler and Fisher of Greene.

On the question "Shall amendment H—905 be adopted?"
The ayes were, 71:

| Anderson | Daggett <br> Avenson <br> Bennett <br> Bittle |
| :--- | :--- |
| Banker |  |
| Be Jong |  |
| Brinck | Den Herder <br> Brunow <br> Butler |
| Boyle |  |
| Byerly | Edelen |
| Ewing |  |
| Caffrey | Ferguson |
| Carr | Fitzgerald |
| Clark, J. H. | Fullerton |
| Clark, J. W. | Grassley |
| Cochran | Griffee |
| Connors | Hargrave |
| Crabb | Harper |
| Crawford | Hennessey |
| Cusack | Hill |
|  | Holden |

The nays were, 20:

| Bortell | Fischer, H. O. | Hutchins | Newhard |
| :--- | :--- | :--- | :--- |
| Brockett | Fisher, C. R. | Jesse | Norland |
| Dunlap | Hansen | Krause | O'Halloran |
| Dunton | Harvey | Logue | Rinas |
| Egenes | Husak | Mendenhall | Welden |
| Absent or not |  | voting, 9: |  |
| Drake | Junker |  |  |
| Freeman | Lipsky | Millen | Stephens |
| Frinley | Stromer |  |  |

Amendment H-905 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. 618)
The ayes were, 92 :
$\left.\begin{array}{llll}\text { Anderson } & \text { Caffrey } & \begin{array}{l}\text { De Jong } \\ \text { Aen Herder }\end{array} & \begin{array}{l}\text { Fitzgerald } \\ \text { Avenson }\end{array} \\ \text { Bennett } & \text { Carr } & \text { Clark, J. H. } & \begin{array}{l}\text { Doyle }\end{array} \\ \text { Brassley }\end{array}\right\}$

Horn
Howell
Husak
Hutchins
Jesse
Jordan
Kiser
Knoke
Krause
Kreamer
Lippold
Lipsky

Logue
McCormick
McElroy
Mendenhall
Menke
Mennenga
Middleswart
Miller, A. V.
Miller, K. D.
Miller, R. G.
Monroe
Newhard
Nielsen
Norland
Norpel
Oakley
O'Halloran
Patchett
Pellett
Peterson
Poncy
Rapp
Readinger
Rinas

Roorda
Schroeder Small
Strothman
Tofte Welden Wells West Woods
Wulff

The nays were, none.
Absent or not voting, 8:
Fisher, C. R.
Freeman
Higgins
Junker
Millen
Stanley
Stephens
Stromer

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 on June 22, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 86, a bill for an act relating to licenses for professional boxing and wrestling matches.

Also: That the Senate has on June 23, 1973, passed the following bill in which the concurrence of the House is asked:

Senate File 179, a bill for an act relating to the inspection of patients' records.

Also: That the Senate has on June 24, 1973, passed the following bill in which the concurrence of the Senate was asked:

House File 796, a bill for an act relating to salaries and expenses of members of the general assembly.

RALPH R. BROWN, Secretary
SENATE MESSAGES CONSIDERED
Senate File 86, a bill for an act relating to licenses for professional boxing and wrestling matches.

Read first time and passed on file.
Senate File 179, a bill for an act relating to inspection of patients' records.

Read first time and passed on file.
Senate File 424, a bill for an act relating to the creation of a Spanish-speaking peoples study commission and providing an appropriation.

## Read first time and passed on file.

Holden of Scott offered the following resolution and moved its adoption:

# HOUSE CONCURRENT RESOLUTION 76 

By Holden
Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Sunday, June 24, 1973, it be the final adjournment of the 1973 regular session of the Sixty-fifth General Assembly.

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 on June 24, 1973, concurred in the House amendment to, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 618, a bill for an act relating to funding for an adjustment to the merit system and executive council exempt pay plans and other exempt positions.

Also: That the Senate has on June 24, 1973, adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 76, providing for final adjournment for the 1973 Session of the Sixty-fifth General Assembly.

RALPH R. BROWN, Secretary
On motion by Holden of Scott, the House was recessed at $3: 10$ a.m. until the fall of the gavel.

The House reconvened, Speaker Varley in the chair.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Strothman of Henry, 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 Resolutions 22, 23 ; House Files 109, 127, 156, 166, 220, 223, 261, $292,307,383,395,400,405,439,459,498,529,542,547,574,585,608,609$, $642,656,657,670,675,677,682,691,693,694,703,705,716,720,726,739$, $740,741,745,747,752,757,758,759,760,761,762,764,766,768,769,770$, $774,775,776,778,779,780,782,783,784,785,786,789,790,791,792,793$, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806 and 807 and Senate Files 26, 76, 112, 115, 178, 184, 265, 271, 376, 383, 441, 459, 476, 481, 482, $494,511,514,522,523,540,550$, 556, 570, 571, 574, 577, 578, 583, 585, 586, $588,590,594,599,600,602,603,604,609,618$ and 619.

CHARLES STROTHMAN
Chairman, House Committee
DALE L. TIEDEN
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 Resolutions 22, 23; House Files 109, 127, 156, 166, 220, 223, 261, $292,307,383,395,400,405,439,459,498,529,542,547,574,585,608,609$, 642, 656, 657, 670, 675, 677, 682, 691, 693, 694, 703, 705, 716, 720, 726, 739, 740, 741, 745, 747, 752, 757, 758, 759, 760, 761, 762, 764, 766, 768, 769, 770, 774, 775, 776, 778, 779, 780, 782, 783, 784, 785, 786, 789, 790, 791, 792, 793, $796,797,798,799,800,801,802,803,804,805,806$ and 807 and Senate Files $26,76,112,115,178,184,265,271,376,383,441,459,476,481,482,494,511$, 514, 522, 523, 540, 550, 556, 570, 571, 574, 577, 578, 583, 585, 586, 588, 590, $594,599,600,602,603,604,609,618$ and 619.

## BILLS SENT TO THE GOVERNOR

Strothman of Henry from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 24th day of June, 1973, sent to the governor for his approval:

House Joint Resolution 23; House Files 109, 127, 156, 166, 220, 223, 261, $292,307,383,395,400,405,439,459,498,529,542,547,574,585,608,609$, 642, 656, 657, 670, 675, 677, 682, 691, 693, 694, 703, 705, 716, 720, 726, 739, 740, 741, 745, 747, 752, 757, 758, 759, 760, 761, 762, 764, 766, 768, 769, 770, 774, 775, 776, 778, 779, 780, 782, 783, 784, 785, 786, 789, 790, 791, 792, 793, $796,797,798,799,800,801,802,803,804,805,806$ and 807.

## CHARLES STROTHMAN, Chairman

Report adopted.

## Resolution sent to the secretary of state

Strothman of Henry from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills, respectfully reports that it has on this 24th day of June, 1973, sent to the Secretary of State for deposit: House Joint Resolution 22.

## CHARLES STROTHMAN, Chairman

Report adopted.

## ANNOUNCEMENT BY THE SPEAKER

Speaker Varley announced the appointment of the following Representatives to review in the interim the salary schedule and structure for officers and employees of the General Assembly pursuant to House Concurrent Resolution 13 adopted by the House

February 1, 1973: Millen of Van Buren, Cochran of Webster, Fisher of Greene and Hill of Polk.

SPECIAL COMMITTEES APPOINTED BY THE SPEAKER
The Speaker announced the following interim appointments:

## LEGISLATIVE COUNCIL

Joan Lipsky, Cedar Rapids<br>David Stanley, Muscatine<br>Delwyn Stromer, Garner<br>Donald V. Doyle, Sioux City<br>James I. Middleswart, Indianola

## LEGISLATIVE FISCAL COMMITTEE

Elmer Den Herder, Sioux Center
Keith Dunton, Thornburg
DEPARTMENTAL RULES REVIEW COMMITTEE
Laverne W. Schroeder, Council Bluffs $\qquad$ Filling unexpired portion of term ending April 30, 1975

COMMISSION ON THE AGING
George J. Knoke, Council Bluffs ....................Term expiring June 30, 1977
Gregory D. Cusack, Davenport Term expiring June 30, 1975

EDUCATION COMMISSION OF THE STATES
Sonja Egenes, Story City
Term expiring June 30, 1977
James D. Wells, Cedar Rapids ........................Term expiring June 30, 1975
INTERSTATE CO-OPERATION COMMISSION
Richard F. Drake, Muscatine
Term expiring April 30, 1975
Dennis L. Freeman, Storm Lake .....................Term expiring April 30, 1975
Philip B. Hill, Des Moines ................................Term expiring April 30, 1975
Robert M. Kreamer, Des Moines ....................Term expiring April 30, 1975
James T. Caffrey, Des Moines
Term expiring April 30, 1975

## IOWA LAW ENFORCEMENT ACADEMY COUNCIL

Rollin C. Edelen, Estherville $\qquad$ Term expiring August 14, 1977

## IOWA PUBLIC EMPLOYEES' RETIREMENT SYSTEM ADVISORY INVESTMENT BOARD

Willis E. Junker, Sioux City
Term expiring June 30, 1975
MEDICAL ASSISTANCE ADVISORY COUNCIL
C. Raymond Fisher, Grand Junction $\qquad$ Term expiring June 30, 1975

Harold C. McCormick, Manchester ................Term expiring June 30, 1975
COMMISSION ON COMPENSATION, EXPENSES AND SALARIES FOR ELECTED STATE OFFICIALS

Robert K. Buck, Waukee
Term expiring June 30, 1978
CONFIDENTIAL RECORDS COUNCIL
Laverne W. Schroeder, McClelland
Serves at pleasure of Speaker Arthur A. Small, Jr., Iowa City Serves at pleasure of Speaker

## POLICE COMMUNICATIONS REVIEW COMMITTEE

Glen E. Bortell, St. Charles ....Term ending upon convening of 66th G.A. John H. Clark, Keokuk ...........Term ending upon convening of 66th G.A. Donald V. Doyle, Sioux City ....Term ending upon convening of 66th G.A.

## COMMITTEE TO NOTIFY THE GOVERNOR

Stromer of Hancock moved that a committee of five be appointed to notify the Governor that the House was ready to adjourn.

The motion prevailed and the Speaker appointed as such committee Stromer of Hancock, Chairman; Wulff of Black Hawk, Middleswart of Warren, Cochran of Webster and Hill of Polk.

## COMMITTEE TO NOTIFY THE SENATE

Lippold of Black Hawk moved that a committee of six be appointed to notify the Senate that the House was ready to adjourn.

The motion prevailed and the Speaker appointed as such committee Lippold of Black Hawk, Ewing of Mahaska, Connors of Polk, Caffrey of Polk, Holden of Scott and Wyckoff of Benton.

COMMITTEE FROM THE SENATE
The committee from the Senate appeared and notified the House that the Senate was ready to adjourn.
report of the committee to notify the senate
The committee appointed to notify the Senate that the House was ready to adjourn returned and reported that it had performed its duty.

The report was received and the committee discharged.
Report of the committee to notify the governor
The committee appointed to notify the Governor that the House was ready to adjourn returned and reported that it had performed its duty and that the Governor had sent the following message:

OFFICE OF THE GOVERNOR<br>State Capitol<br>Des Moines, Iowa 50319

## The Honorable Andrew Varley

Speaker of the House of Representatives
Sixty-fffth General Assembly
State Capitol
Des Moines, Iowa
Honorable Members of the General Assembly:
The Associated Press, in a wrap-up story on June 25, the day following adjournment, reported that you, the Iowa Legislature, "tackled one of the most ambitious legislative programs ever laid out by an Iowa Governor and in the final analysis passed a wide range of important legislation."

For this record I am grateful and time will establish the gratitude of people all over our State.

What kind of a session was this one?
It was a session that saw more than 1,400 bills introduced in both Houses. Some 316 of these bills were enacted of which 124 will reach my office following adjournment. Therefore, even as this message is delivered to you, a portion of your work product remains for my review.

This was a session that produced much pace-setting legislation for the common good of Iowans-and just as important-rejected proposed legislation which would not have advanced the common good. Both kinds of contributions are beneficial.

In my Inaugural Message of January 11, I stated that "your purpose is not to see how you can advance yourselves either as individuals or as a legislative body; your charge is to do what you can to advance our people and the quality of life in our State."

As we total up the results of this session, there is much evidence that an honest effort was made to live up to that charge.

At the beginning of this session, I found strong support for the three principal priorities that I outlined for Iowa. You can point to accomplishment in all three of these basic and important areas: specific and tangible assistance for our elderly people; a noticeable attack on property tax, and support for well-balanced education in Iowa.

Solid achievements in all of these categories-had you done nothing elsewere of a magnitude great enough to earn for this Assembly a place of honor in Iowa history.

Already the measure providing property tax relief for low income elderly and disabled homeowners and renters has been hailed by many as one of the most important steps toward government responsiveness. This can be truly said, for with this action you have touched the lives of literally thousands of Iowans who have earned our respect and most certainly deserve our support.

Also important, in my judgment, were the ways in which we have continued to move Iowa from a disproportionate reliance on property tax. By shifting the cost of welfare from local property tax rolls to state financing we have again chipped away at the burden of our property taxpayers. And, by accepting proposals for funding and improving Iowa's innovative and progressive school foundation plan, you have made it possible for us to move closer to having more than half of local school financing derived from sources other than property tax.

You have lightened the income tax load for our low income citizens and
you have wisely recognized the benefit to our entire economy as you removed the personal property tax from our important livestock industry.

While we have insisted on the elimination of personal property taxes as the state could afford it, you quickened the cadence by your 10 -year phase-out legislative program. This action prompts two concerns, however: One, the impossibility of forecasting, with assured accuracy, the economic future and two, the lack of a precise definition of personal property.

The second point can be corrected directly by future legislation.
You did provide wisely for a safeguard in the event the economic growth rate does not reach 5.5 percent a year. And, you did prevent the amount to be replaced from over-inflating.

Education is a many-faceted field of high priority. It always attracts controversy and disagreement because everyone has witnessed and experienced some part of it and therefore has an opinion.

In this session, I compliment you for your refusal to slight the importance of education. Education of our people will determine our Iowa of the future.

You have recognized the necessity of providing our young people, regardless of what school they might attend, with what we call auxiliary services. That action is laudatory and I compliment you for it, in spite of the fact that it is being tested in court.

You have provided strong and meaningful help for our students who wish to attend college but would have little choice of schools if it were not for the Tuition Grant program; likewise, you have expressed your approval in a concrete way to our young people who seek vocational and career training to be productive and important citizens of our society.

In addition to keeping faith with our young people in educational funding, you also expressed faith in their ability to respond to adult responsibilities. You promptly went the extra distance with what you had begun a year ago and extended full majority rights to all who are old enough to vote. Already these young adults are demonstrating by their actions that this was the right move.

You also kept faith with those who served their country during the long and painful Vietnam experience. Thanks to a welcome surge in state revenues we are able to fund a Vietnam bonus while assuring taxpayers that no new taxes will fall upon them as a result.

The list goes on with numerous other accomplishments of this session which can honestly be tagged as beneficial to the broad interest of our people.

I think of your action in providing safeguards in TRACIS, the state's new computer system; the Health Maintenance Organization legislation which could have far-reaching impact as we seek to improve the delivery of health services to our people; the consumer protection legislation that regulates the amount charged for credit life insurance, door-to-door sales and the sale of out-of-state land; the improvements in the sweeping court reform of a year ago; election reform and a framework for campaign financing disclosure; the adoption of the Green Belt-Open Spaces concepts and an appropriation to back it up; your willingness to maintain the great strides we have made in Soil Conservancy; the broader coverage under Workman's Compensation; and the enactment of the "bingo bill", a sensible response to a voter mandate when the constitutional amendment was adopted.

You moved also to create an atmosphere of more responsive government, demonstrating your understanding that government is not merely a collection of buildings, it's people. In this session, the Iowa Public Employees

Retirement System (IPERS) was upgraded, and you addressed the issue of more equitable compensation for our judiciary and county officers, and state employees.

This session proved once again that it often takes time for new approaches to win acceptance. A measure I have long advocated but which had faltered in earlier sessions-the establishment of regional correctional services-won favor in both Houses this time. Even as this action demonstrates your willingness to improve our penal system, so does it illustrate that even very sound ideas often have a long road to travel through the legislative process.

There are several proposals that we considered of prime importance which failed to gain passage, but by and large they remain alive, thus avoiding lasting discouragement. I have renewed enthusiasm for their acceptance when you meet again.

Let me reiterate the urgent need we have in Iowa for a unified, coordinated approach to the myriad of problems confronting us in the transportation field. These can best be resolved through a Department of Transportation.

Furthermore, we can no longer ignore the necessity of a sound land use policy with full consideration for protection of our natural resources and the rights of our individuals.

Framework for collective bargaining for public employees on an orderly basis has now made its way through the Senate and you have wisely seen fit to special order this measure for consideration when you meet again.

Although you may not hear from them directly, there will be many young Iowans learning through the process of work as a result of your answering a plea for financing the continuation of our Governor's Youth Opportunity Program when federal funds became no longer available.

Unfortunately, there were not enough of you who also saw the wisdom of giving young people the opportunity to work on the railroads which could have opened a new era of encouragement to maintain branch lines to a number of our smaller Iowa communities.

Also, Iowa cannot afford to overlook the expanding markets for products produced and manufactured in our state. I trust the time will come when there is a firm understanding that jobs, incomes and opportunities are related to the quality of life of our citizens. The wise promotion of Iowa's industry and agriculture abroad can reap tremendous benefits if only we withstand the temptation to submerge ourselves in shortsightedness.

I would be remiss in this message to you if I did not mention to you my concern for the condition of the state budget as a result of actions taken to spend over and above the recommendations made to you in my Governor's budget mesage of January 24 and my supplemental message of April 11. On both occasions, I submitted to you a balanced budget, based on our bestalbeit conservative estimates-of the resources we could expect to safely fund that budget. In most areas you closely followed my recommendations, however, the state comptroller has advised me that there were additional appropriations exceeding my total budget. Fortunately, revenue has continued to increase and because of the safety valve you placed on some of your extra spending, I am hopeful at this time that we will be able to live up to the commitments you have made. However, should the picture change appreciably, I will not hesitate to communicate this information to you along with the appropriate recommendations when you convene in January, 1974.

At the heart of this situation is the factor which has been credited with lengthening the session. I refer to the controversy which svirled over the
move to divert $\$ 30$ million in general tax funds from the budget to the road use fund.

As is to be expected when controversy is resolved by compromise, there are both pros and cons to the final resolution. On the one hand, your decision to divert $\$ 30$ million into the road fund this biennium broke my budget, you nonetheless did cover this action in the second year by providing that the diversion could occur again only in event there was a strong growth in state revenues. Most significant in this final action was the establishment of the principle that after these next two years we will no longer "earmark" these general tax receipts for such special purposes.

This was also a session which marked a debut for many. In the opinion of a number of legislative observers, the Sixty-fifth General Assembly consisted of more energetic, enthusiastic and capable people than any other legislature in history.

The many new people-in both parties-brought a welcome freshness and enthusiasm to your chambers and those who were veteran legislators were treated to the rich experience of watching these new people grow in understanding and ability as the session progressed.

The deliberations-both by those of freshman status and those with prior experience-were marked by much sharp and telling debate, which serves to benefit the democratic process.

As Governor, I admit my tendency to become anxious and impatient for the passage of legislation that I feel would benefit the people of our State.

No matter how true this fact is, it is also true that I am appreciative of the leadership of the legislature and the members of that body who have worked with me and cooperated on a mutually respectful basis to give our people the laws and programs to enhance their living.

So on this day of adjournment, I congratulate you and thank you on behalf of the whole state as well as myself for the many accomplishments made during the first session of the Sixty-fifth General Assembly.

I now look forward to working with you in completing the business that lies ahead for the Sixty-fifth General Assembly.

Sincerely, ROBERT D. RAY Governor

The report was received and the committee discharged.

## REMARKS BY SPEAKER VARLEY

## Speaker Varley made the following remarks:

Six months ago we started the Sixty-fifth General Assembly with the youngest and one of the most inexperienced group of Representatives in recent history. While the session ran longer than any of us anticipated, I believe we can be very proud of our accomplishments during this first session.

You are all aware of the specific bills passed that you feel are most significant. In addition, I believe we are embarking upon a new era of providing ourselves with more adequate and meaningful information for the appropriation's process. During this session, the appropriations committee went into great detail investigating budgets of various departments. Decisions were made on a solid background of information. We are now attempting to establish new tools through the fiscal committee of the Legis-
lative Council to provide a better overview of State Government. The resulting information will help us make better decisions and hopefully to do it in a shorter period of time.

In approximately six months we will be returning for the Second Session of the Sixty-fifth General Assembly as 100 experienced, seasoned legislators. We will return to face many complex and controversial issues. But, we will do it with the knowledge that we have faced controversial issues in the past and come up with solutions that are good for the people of the State of Iowa.

I want to thank you for the opportunity and challenge of serving as Speaker of the House and I especially want to thank you for your help and cooperation. We will all look forward to a productive interim and a successful Second Session.

## FINAL ADJOURNMENT

By virtue of House Concurrent Resolution 76, duly adopted, on Sunday, June 24, 1973, the Speaker of the House declared the final adjournment of the 1973 Regular Session of the Sixty-fifth General Assembly.

## SUPPLEMENT TO HOUSE JOURNAL

## BILLS AND RESOLUTION APPROVED, VETOED AND

## ITEM VETOED SUBSEQUENT TO ADJOURNMENT

The following is a record of the action of the Governor on bills and the resolution passed by the 1973 Regular Session of the Sixty-fifth General Assembly and which action was had subsequent to the date of final adjournment:
H.J.R. 23-Establishing legislative compensation to be paid because of a vacancy resulting in the House membership. Approved June 29, 1973.
H.F. 109—Relating to the establishment of a rest area and rest area building. Approved July 12, 1973.
H.F. 127-Relating to Class "A" liquor control licenses of clubs which are branches of chartered veterans organizations. Approved June 29, 1973.
H.F. 156-Relating to the definition of employees eligible for group insurance. Approved July 18, 1973.
H.F. 166-Relating to the taking of fish with seines and traps. Approved July 12, 1973.
H.F. 220-Relating to the operation of metal tracked and metal tired vehicles on streets and roads. Approved July 6, 1973.
H.F. 223-Relating to the compensation paid to shorthand reporters of the district court and participation in group insurance plans. Approved July 12, 1973.
H.F. 261-Relating to free registration plates for certain disabled veterans. Approved July 6, 1973.
H.F. 292-Relating to the taking of wild turkey and providing for a special license fee. Approved July 12, 1973.
H.F. 307-Relating to duties and functions of the department of general services. Approved July 20, 1973.
H.F. 383-Relating to the licensing and regulating of grain dealers and providing penalties. Approved July 12, 1973.
H.F. 395-Relating to powers of school districts for the purchase and sale of certain real estate and the construction of technical schools to teach vocational education and aviation mechanics. Approved June 29, 1973.
H.F. 400 -Relating to the investment of funds of retirement systems for policemen and firemen. Approved July 6, 1973.
H.F. 405-Relating to the authority of the department of environmental quality to enter public or private property for the purpose of conducting investigations, relating to the powers and duties of the water quality commission, and providing penalties. Approved July 12, 1978.
H.F. 439--Relating to the establishment of civil service for deputy county sheriffs and providing penalties for violations. Approved July 19, 1973.
H.F. 459-Relating to qualifications of the commissioner of public health. Approved June 29, 1973.
H.F. 498-Providing for standard budget request forms. Approved July 6, 1973.
H.F. 529—Relating to business corporations. Approved July 6, 1973.
H.F. 542-Relating to the size, weight, and load of vehicles operated on Iowa's roads. Approved June 29, 1973.
H.F. 547-Relating to the requirements for the chief of police and the chief of the fire department. Approved June 29, 1973.
H.F. 574-Appropriating from moneys received by certain commissions, boards and departments. Approved July 6, 1973.
H.F. 585—Amending the unified trial court act. Approved June 29, 1973.
H.F. 608-Relating to the length of vehicles used for the transportation of certain vehicles, boats and farm implements. Approved July 12, 1973.
H.F. 609-Amending Title Fifteen (XV) of the Code to provide authority for municipally-owned utilities. Approved June 29, 1973.
H.F. 642-Relating to variable contracts of annuities and life insurance. Approved July 12, 1973.
H.F. 656-Creating a veterans' service compensation fund appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty. Approved July 3, 1973.
H.F. 657-Relating to the reporting of boating accidents. Approved June 29, 1973.
H.F. 670-Relating to printing controversies. Approved July 12, 1973.
H.F. 675-To legalize and validate the procedures followed by Sioux County board of supervisors. Approved June 29, 1973.
H.F. 677-To legalize and validate the proceedings of the board of supervisors of Worth County, Iowa. Approved June 29, 1973.
H.F. 682-Appropriating funds from the general fund of the state to the higher education facilities commission for the state-supported scholarship program and for the vocational-technical tuition grant program which is established. Approved July 17, 1973.
H.F. 691-Relating to support of patients in state mental health institutes. Approved June 29, 1973.
H.F. 693-Relating to the issuance of general obligation bonds for sanitary disposal projects. Approved June 29, 1973.
H.F. 694-Relating to the regulation of motor vehicle odometers. Approved July 6, 1973.
H.F. 703-Appropriating from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit program. Approved July 17, 1973.
H.F. 705-Entering into the interstate agreement on qualification of educational personnel, and for related purposes. Approved July 12, 1973.
H.F. 716-Appropriating funds tranferred to the marine fuel tax fund to the state conservation commission. Approved July 12, 1973.
H.F. 720-To appropriate from the general fund of the state of lowa to the state conservation commission for carrying out specific projects. Approved July 17, 1973.
H.F. 726-To authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose. Approved June 29, 1973.
H.F. 739-Making an appropriation to the department of social services relating to certain institutions administered by the division of family and children services. Approved July 21, 1973 with the exception of parts of Section 1, second unnumbered paragraph, and of Section 2, first unnumbered paragraph. See Governor's item veto message.
H.F. 740-Relating to the personal property tax credit, establishing the personal property tax replacement fund and making an appropriation thereto, and relating to debt limitations for municipalities, political subdivsions, school districts and taxing districts. Approved July 21, 1973.
H.F. 741-Relating to eminent domain. Approved July 12, 1973.
H.F. 745-To require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of office of certain elected officers. Approved June 29, 1973.
H.F. 747-Making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services. Approved July 21, 1973 with the exception of parts of Section 1, subsection 1, second unnumbered paragraph; Section 1, subsection 2, second unnumbered paragraph; and Section 2, first unnumbered paragraph. See Governor's item veto message.
H.F. 752-Making an appropriation from the general fund of the state for the state department of health and its divisions. Approved July 6, 1973.
H.F. 757-To make an appropriation to the Iowa development commission. Approved July 12, 1973.
H.F. 758-Making an appropriation from the general fund of the state to various regulatory state departments and their divisions. Approved July 6, 1973.
H.F. 759-To appropriate from the general fund of the state to the Iowa state fair board for capital improvements. Approved July 12, 1973.
H.F. 760-To appropriate from the general fund of the state of Iowa to to Iowa state fair board for maintenance of buildings and for agricultural societies. Approved July 6, 1973.
H.F. 761-Making an appropriation from the general fund of the state to the department of environmental quality. Approved July 6, 1973.
H.F. 762-To appropriate any moneys in the operators certification fund of the water quality commission to the department of environmental quality. Approved July 12, 1973.
H.F. 764-To appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund. Approved July 6, 1973.
H.F. 766-Continuing the appropriation for the Iowa American revolution bicentennial commission and making an appropriation. Approved July 12, 1973.
H.F. 768-To appropriate from the general fund of the state to the department of general services for the state educational radio and television facility board. Approved July 17, 1973.
H.F. 769--To appropriate from the general fund of the state for capital improvements for institutions under the control of the department of social services, including repairs, improvements, replacements or alterations. Approved July 21, 1973 with the exception of the final sentence of Section 1. See Governor's item veto message.
H.F. 770-Making an appropriation for the planning and constructing of certain state buildings and providing for preliminary planning for space for the general assembly. Approved July 17, 1973.
H.F. 774-To enact the compact for education, to establish the education commission of the states for this state, and to make an appropriation. Approved June 29, 1973.
H.F. 775-Relating to merged area schools, providing for the appropriation and payment of state aid, and providing for the salaries of area superintendents. Approved July 21, 1973.
H.F. 776-To appropriate funds from the general fund of the state to the state board of regents and institutions under the control of the board, relating to the number of employees of the institutions, and establishing a unified budget and accounting system for the board. Approved July 19, 1973.
H.F. 778-To make an appropriation from the general fund of the state to the department of general services for capital improvements and repairs for certain buildings and facilities. Approved July 12, 1973.
H.F. 779-Relating to the inspection and regulation of mines, to abolish the department of mines and minerals, and to transfer certain administrative powers and duties to other state agencies and making an appropriation. Approved July 12, 1973.
H.F. 780-To make an appropriation from the general fund of the state to the office for planning and programming and office for economic opportunity. Approved July 21, 1973 with the exception of parts of Section 1, subsection 3; Section 1, subsection 4; and Section 4, second unnumbered paragraph. See Governor's item veto message.
H.F. 782-Relating to financing the supreme court and its divisions and making an appropriation. Approved July 12, 1973.
H.F. 783-Making an appropriation from the general fund of the state of Iowa to constitutional state officials and departments and the executive council and relating to the expenses of the office of auditor of state. Approved July 12, 1973.
H.F. 784-Making appropriations to legislative staff agencies and making an appropriation to the legislative council for a comprehensive study of mental health delivery systems in the state. Approved July 20, 1973.
H.F. 785-To make an appropriation from the general fund of the state to the civil rights commission. Approved July 12, 1973.
H.F. 786-Making an appropriation to the Iowa development commission for the purpose of purchasing certain real property. Approved July 17, 1973.
H.F. 789-Relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, providing penalties for certain violations, and making an appropriation. Approved July 20, 1973.
H.F. 790-Making an appropriation for operation of the Iowa soldiers home. Approved July 19, 1973.
H.F. 791-Continuing the appropriation for the development of the Toolsboro Mounds and museum area and for development and maintenance of Gardner Log Cabin. Approved July 12, 1973.
H.F. 792-Making an appropriation to the district courts. Approved July 6, 1973.
H.F. 793-Providing that costs for the manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers shall be paid from road use tax funds. Approved July 6, 1973.
H.F. 796-Relating to the salaries and expenses of members of the general assembly. Approved July 12, 1973.
H.F. 797-Making an appropriation to the budget and financial control committee or its successor committee. Approved July 6, 1973.
H.F. 798-Relating to foreign life insurance companies becoming domestic companies and providing for a transfer tax therefor. Approved July 12, 1973.
H.F. 799-To appropriate funds from the general fund of the state to the bureau of labor and to the occupational safety and health review commission. Approved July 6, 1973.
H.F. 800 -To appropriate from the general fund of the state for the office of the state comptroller and its divisions. Approved July 12, 1973.
H.F. 801-Relating to the salaries of supreme court justices and district court judges and juvenile court officers. Approved June 29, 1973.
H.F. 802-Making an appropriation to the department of social services and divisions thereof, for area services and for administration. Approved July 21, 1973 with the exception of parts of Section 1, subsection 1, second unnumbered paragraph; Section 1, subsection 2, third unnumbered paragraph; and Section 2. See Governor's item veto message.
H.F. 803-To permit certain cities to modify and rebuild municipally-owned television translator facilities and issue bonds to pay the cost thereof. Approved June 29, 1973.
H.F. 804-To legalize and validate the procedures whereby the Nishna Valley Community School District in the County of Mills contracted for the sale of several tracts of real estate and the contracts entered into with the respective purchasers. Approved June 29, 1973.
H.F. 805-Making an appropriation to the state conservation commission for support of the Missouri River riverfront project. Approved July 12, 1973.
H.F. 806-Appropriating funds to finance increased salaries for state officials and designated employees of the state and to finance increased costs for contributions to the judicial retirement system. Approved July 6, 1973.
H.F. 807-To appropriate from the general fund of the state to the sewage works construction fund. Approved July 6, 1973.
S. F. 26-Relating to sentencing in criminal cases; relating to probation and the conditions thereof; providing a procedure for restitution as a condition of probation; providing a procedure for deferring judgment in particular cases; relating to the conditions of paroles; and providing procedures necessary thereto. Approved July 12, 1973.
S. F. 45-Providing for representation of the federal government on the midwest nuclear board. Approved July 12, 1973.
S. F. 76-Relating to state income tax audits. Approved July 12, 1973.
S. F. 106-Relating to commissions on hospitalization. Approved July 12, 1973.
S. F. 112-Relating to the highway grade crossing safety fund. Approved July 12, 1973.
S. F. 115-Relating to disclosure of criminal history and intelligence data and providing penalties. Approved July 21, 1973.
S. F. 122-To establish the Iowa drug abuse authority and define its powers and duties. Approved July 17, 1973.
S. F. 144-Relating to the hours during which alcoholic beverages and beer may be sold and to the fees required for the issuance of certain liquor control licenses and beer permits. Approved June 26, 1973.
S. F. 178-Relating to the issuance of trapping licenses to nonresidents and making the provisions of the act retroactive. Disapproved July 21, 1973. See Governor's veto message.
S. F. 184-Making an appropriation for the construction of a nursing care facility at the Iowa soldiers home. Approved July 20, 1973.
S. F. 219-Relating to the use and operation of school buses. Approved July 12, 1973.
S. F. 239-Relating to the obligations of a development corporation for loan purposes. Approved July 12, 1973.
S. F. 265-Relating to the method of filing reports on homestead tax credits and military service tax credits. Approved July 6, 1973.
S. F. 271-Relating to the establishment of a regional library system and making an appropriation. Approved June 29, 1973.
S. F. 376-To provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, and making an appropriation therefor. Approved July 19, 1973.
S. F. 383-Relating to the uniform support of dependents law. Approved July 12, 1973.
S. F. 414-Making an appropriation to the state comptroller for payment of certain publication costs of the Iowa academy of science. Approved July 12, 1973.
S. F. 441-Relating to the compensation of county officers and authorizing the establishment of group insurance, health, or medical services for county officers. Approved June 30, 1973.
S. F. 452-Permitting a city or a town to join with a township in building and maintaining a memorial building. Approved July 12, 1973.
S. F. 453-Relating to the compensation of elected city officers. Approved July 12, 1973.
S. F. 459-Relating to the sale or lease of property by a city or county hospital. Approved July 6, 1973.
S. F. 476-To establish the office of the legislative fiscal bureau, to abolish the budget and financial control committee, and to establish committees under the legislative council. Approved June 29, 1973.
S. F. 481-Relating to motor vehicle inspection and safety. Approved July 20, 1973.
S. F. 482-Relating to the establishment of community-based correctional programs and services. Approved July 20, 1973.
S. F. 494-Making an appropriation from the general fund of the state of Iowa to the Iowa beer and liquor control department for capital improvements. Approved July 6, 1973.
S. F. 511-To appropriate funds from the general fund of the state for establishing community-based correctional programs and services. Approved July 20, 1973.
S. F. 514 -To amend the rules of civil procedure proposed by the supreme court. Approved July 6, 1973.
S. F. 516-To provide for the assessment and taxation of the property of municipally-owned electric utilities held under joint ownership. Approved July 18, 1973.
S. F. 522-Relating to fees for inspection of amusement rides, devices, concessions, and booths, and making an appropriation. Approved June 29, 1973.
S. F. 523-Making an appropriation to the committee on employment of the handicapped. Approved July 6, 1973.
S. F. 536-Relating to court actions for the recovery of property. Approved July 12, 1973.
S. F. 539-Making an appropriation to the department of social services for use of institutions under the bureau of adult corrections. Approved July 21, 1973 with the exception of parts of Section 2, first unnumbered paragraph. See Governor's item veto message.
S. F. 540-Making an appropriation from the general fund of the state to the Iowa commission on alcoholism. Approved July 21, 1973 with the exception of part of Section 1, subsection 2. See Governor's item veto message.
S. F. 542-Making an appropriation to the department of public instruction to provide school food service assistance for the purpose of participating in certain federal child nutrition programs. Approved July 12, 1973.
S. F. 550-Making corrective amendments to House File two hundred eighty-seven (287) as enacted by the Sixty-fifth General Assembly, 1973 Session. Approved June 29, 1973.
S. F. 554-Appropriating funds for reimbursing certain school districts for expenditures incurred in providing certain auxiliary services and materials. Approved July 12, 1973.
S. F. 555-To appropriate from the general fund of the state of Iowa to the department of agriculture and its various divisions. Approved July 12, 1973.
S. F. 556 -To appropriate from moneys received by certain commissions, boards and departments under the jurisdiction of the department of agriculture and raising certain fees of the department of agriculture. Approved July 6, 1973.
S. F. 557-Providing a method of apportionment of valuation of electric power generating plants of more than twelve million dollars in taxable valuation. Approved July 18, 1973.
S. F. 567-Making an appropriation from the general fund of the state to the department of public defense. Approved July 12, 1973.
S. F. 570 Relating to aid to dependent children, blind assistance, and aid to the disabled, and limitations on county poor fund millage levies. Approved June 30, 1973.
S. F. 571-To exempt from taxation all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and succeeding years and making an appropriation. Approved July 13, 1973.
S. F. 574-To appropriate from the general fund of the state to the department of soil conservation for the soil and water conservation cost-sharing program. Approved July 17, 1973.
S. F. 577-To appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program. Approved July 5, 1973.
S. F. 578-To appropriate funds to the office of the citizens' aide. Approved July 12, 1973.
S. F. 582-To appropriate funds from the general fund to the lowa crime commission for the purpose of matching federal funds to support certain activities within local government units. Approved July 12, 1973.
S. F. 583-Relating to the disclosure of campaign contributions and expenditures by candidates, persons, political committees, and political parties, providing for an income tax checkoff for campaign contributions, relating to campaign expense limitations, and providing penalties. Approved July 20, 1973.
S. F. 585-Relating to ratification of the sale of certain real estate owned by the Knoxville Community School District, in Marion county, Iowa. Approved June 29, 1973.
S. F. 586-Making an appropriation from the general fund of the state of Iowa to the department of public instruction. Approved July 12, 1973.
S. F. 588-Making an appropriation to the state conservation commission to carry out certain designated programs. Approved July 6, 1973.
S. F. 590-Setting the salary rate for state officials and designated employees of the state. Approved June 29, 1973.
S. F. 594 -To appropriate funds from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities services. Approved July 12, 1973.
S. F. 595-Making an appropriation from the general fund of the state to the department of public instruction for the use of the school budget review committee. Approved July 12, 1973.
S. F. 598-To establish a statewide medical education system for the purpose of training resident physicians in family practice and to provide an appropriation. Approved July 18, 1973.
S. F. 599-Making an appropriation from the general fund of the state to the department of public defense for various capital improvements, repairs, replacements, alterations, equipment and rehabilitation purposes. Approved July 12, 1973.
S. F. 600-To appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication and relating to radio communications. Approved July 17, 1973.
S. F. 602-Relating to the administration of the motor vehicle inspection fees. Approved June 29, 1973.
S. F. 603-To appropiate from the general fund of the state to the department of public safety and various divisions thereof. Approved July 6, 1973.
S. F. 604-Making an appropriation to the department of social services for certain public assistance programs and contractual services, changing the procedure for handling county claims arising from foster care for veterans' children, and relating to eligibility for assistance under the aid to dependent children program. Approved July 17, 1973.
S. F. 609-To appropriate funds from the general fund of the state of Iowa to the state board of regents for capital improvements and purchases of land for institutions under the state board of regents including construction of new buildings, repairs, improvements, leases, land purchases, equipment, replacements, or alterations, and providing for joint control of the expenditures thereof by the board of regents, the governor, and the state comptroller. Approved July 12, 1973.
S. F. 618-Relating to funding for an adjustment to the merit system and executive council exempt pay plans and other exempt positions included in the state comptroller's centralized payroll system and to positions under the jurisdiction of the state board of regents and providing an appropriation. Approved July 17, 1973.
S. F. 619-Permitting the Jefferson County board of supervisors to make payments for the purchase and acquisition of a one-fifth interest in the city-county law enforcement center and further to purchase and acquire the Jefferson County holding facility, so long as both purchases and acquisitions may be accomplished without a levy of additional taxes. Approved June 29, 1973.

GOVERNOR'S VETO MESSAGE
July 21, 1973
The Honorable Melvin D. Synhorst
Secretary of State
State Capitol
Local
Dear Mr. Synhorst:
Senate File 178, an Act relating to the issuance of trapping licenses to nonresidents and making the provisions of the Act retroactive, 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.

It is understandable why Iowans who are trapping enthusiasts and those Iowans who are interested in the elimination of all trapping might support this bill which would arbitrarily abolish trapping privileges in Iowa for any and all nonresidents.

This bill would create a situation that already exists in many of our surrounding states where there is a total prohibition against nonresident trappers, thereby preventing Iowans from trapping in those states. Those states need to be told that neighborliness is a two-way street. Trade, tourism, and friendly cooperation are all dependent upon a fairness on both sides of a state boundary line. It is no wonder, that in this trapping bill, there is expressed a feeling for retaliatory action by Iowans.

But not all surrounding states have such discriminatory laws regarding trapping. And there is some reason to believe that several of the states with nonresident bans might be desirous of being more equitable in their trapping regulations.

Senate File 178, in my opinion, regresses away from cooperation with our neighboring states. A better approach would be a law that would allow reciprocity for trapping and this I would recommend instead of treating all nonresidents, many of whom are not from states with discriminatory laws, from being welcome in our state.

Reciprocity would allow our state to deal with other states on a fair basis rather than in a retaliatory way.

It should be recognized that this veto is based more on principle than on the impact of this law itself. Only 24 nonresidents have actually sought and obtained trapping licenses in Iowa during the past five years at a fee of $\$ 100$ in comparison to the resident license fee which is $\$ 5$. It would appear that the differential between the resident and nonresident fee in itself has had the effect of preventing any great invasion of persons into lowa to take fur-bearing animals from our rivers and streams.

The Honorable Melvin D. Synhorst<br>Secretary of State<br>State Capitol<br>Local

Dear Mr. Synhorst:
I hereby transmit House File 739, an Act making an appropriation to the Department of Social Services relating to certain institutions administered by the Division of Family and Children Services.

House File 739 is approved July 21, 1973, with the following exceptions which I hereby disapprove.

I am unable to approve that portion of Item 1 designated in the Act as that portion of Section 1, second unnumbered paragraph which reads as follows:
"It is the intent of the general assembly in making appropriations pursuant to this area of family and children services that the moneys available for this area be used to pay salaries and other employee expenses for not more than three hundred and seventythree permanent full-time persons employed during each fiscal year of the sixty-fifth fiscal biennium and that no more than four hundred and six permanent full-time employee positions be created or authorized during any one of such years. A variance of one percent in excess of the above filled positions is considered to be reasonable. However, the figures on the above filled positions do not apply to the appropriations for the operation of the Annie Wittenmyer Home and the establishment of community-based pilot programs authorized under this Act."
I am unable to approve that portion of Item 2 designated in the Act as that portion of Section 2, first unnumbered paragraph which reads as follows:
". . . budget of total expenditures for each institution under the department of social services during the biennium shall not exceed the state appropriation for each institution set forth in this Act, except that the . . .".
For reference purposes, the first unnumbered paragraph of Section 2 in its entirety reads as follows:
"The budget of total expenditures for each institution under the department of social services during the biennium shall not exceed the state appropriation for each institution set forth in this Act, except that the maintenance recovery shall be available to the institutions."
These limitations represent an infringement on executive prerogative to utilize appropriated funds most effectively in the administration of service programs approved by the legislature for the benefit of the people of Iowa.

Section 217.6, Code of Iowa, 1973 charges the Commissioner of Social Services to organize the Department in an efficient manner to carry out the intent of Chapter 217, and to revise the organization and program procedure when appropriate for the purpose of improvement. Since Department employees represent the primary avenue for delivery of services, it is essential that administration be permitted to use manpower with geod
judgment and flexibility, and not be tied to such a rigid structure that it is unable to respond to changes that might benefit our citizens. Congressional action often requires structural change to enable states to use federal funding for necessary services. An example is the requirement for the separate administration of assistance payments from services programs. Locad needs also change and with the clarification of the state-county-employee situation the Department will be expected to respond promptly and effectively to verify requests for services.

Our institutional programs must be constantly evaluated in light of more humane and effective community services to the elderly, to children, families, adult offenders, mentally ill and mentally disabled. Although staffing needs will decrease in some programs, they very clearly will increase in others.

As one illustration, needs for homemakers will increase significantly if the Department meets its service responsibilities to recipients of Supplemental Security Income after January 1, 1974. A significant proportion of our homemakers work part-time, yet a permanent full-time merit position is required for each. The Department expects to reduce the number of administrative positions currently carried in the field, and will need to use the funds saved for lower-paying direct service positions, but may need additional position slots to do so. In some cases, the funds for one administrator might be used for four part-time positions.

In a service agency such as the Department, the key to successful administration is manpower utilization. With the conversion of the adult categorical assistance programs to federal administration, the established tolerance limits for error in the Aid to Dependent Children program, comprehensive institutional planning, and additional phases anticipated in Department reorganization, it is essential that maximum flexibility in manpower utilization be provided.

Section 8.39, Code 1973, gives the Governor and the State Comptroller authority to approve the transfer of appropriations to meet legitimate expenditures.
This has been a wise provision in the Code and has enabled the Department of Social Services to respond to extreme fiscal emergencies without seeking additional revenues from sources outside the Department. This privilege has not been abused, but rather has proven to be a very positive administrative procedure.

For example, when unforeseen expenses were incurred at the Iowa State Penitentiary, because of disturbances, funds were transferred in from other Department sources so that staffing could be increased at Fort Madison to meet emergency needs.

As a general provision, the Department needs the capability for fund transfers to respond to priorities. Some would be of an emergency nature, some would be expected to develop with good planning to better meet critical needs that become more clearly defined with the passage of time. The Department is expected to be action-oriented, capable of responding to change in a positive manner. To do so, it must be able to use appropriated funds with good judgment.

For these reasons, I disapprove these two items in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other Items of House File 739 are hereby approved this date.

Sincerely,
ROBERT D. RAY
Governor

The Honorable Melvin D. Synhorst<br>Secretary of State<br>State Capitol Building<br>Local

Dear Mr. Synhorst:
I hereby transmit House File 747, an Act making an appropriation to the Department of Social Services for institutions and program administered by the Divisions of Mental Health Services and Mental Retardation Services.

House File 747 is approved July 21, 1973 with the following exceptions which I hereby disapprove.

I am unable to approve that portion of Item 1 (1) designated in the Act as that portion of Section 1, subsection 1, second unnumbered paragraph which reads as follows:
"It is the intent of the general assembly in making appropriations pursuant to this mental health services area that the monies available shall be used to pay salaries and other employees' expenses for not more than 1,536 permanent full-time persons employed for each fiscal year of the sixty-fifth biennium, and that no more than 1,679 permanent full-time employee positions be created or authorized during any one of such years. A variance of one percent in excess of the number of positions specified is considered to be reasonable."
I am unable to approve that portion of Item 1 (2) designated in the Act as that portion of Section 1, subsection 2, second unnumbered paragraph, which reads as follows:
"It is the intent of the general assembly in making appropriations pursuant to this mental retardation services area that the monies available shall be used to pay salaries and other employee expenses for not more than 1,381 permanent full-time persons employed for each fiscal year of the sixty-fifth biennium, including the Woodward farm operation, and that no more than 1,505 permanent full-time employee positions be created or authorized during any one of such years. A variance of one percent in excess of the number of positions is considered to be reasonable."
I am unable to approve those portions of Item 2 designated in the Act as those portions of Section 2, first unnumbered paragraph which read as follows:
". . . budget of total expenditures for each institution under the department of social services during the biennium shall not exceed the state appropriation for each institution set forth in this Act, except that the . . . "and" . . . and the department may transfer funds pursuant to section eight point thirty-nine (8.39) of the Code among the four mental health institutes . . .".
For reference purposes, the first paragraph of Section 2 in its entirety reads as follows:
"The budget of total expenditures for each institution under the department of social services during the biennium shall not exceed the state appropriation for each institution set forth in this Act, except that the maintenance recovery shall be available to the insti-
tutions, and the department may transfer funds pursuant to section eight point thirty-nine (8.39) of the Code among the four mental health institutes."
These limitations represent an infringement on executive prerogative to utilitze appropriated funds most effectively in the administration of service programs approved by the legislature for the benefit of the people of Iowa.

Section 217.6, Code of Iowa, 1973 charges the Commissioner of Social Services to organize the Department in an efficient manner to carry out the intent of Chapter 217, and to revise the organization and program procedure when appropriate for the purpose of improvement. Since Department employees represent the primary avenue for delivery of services, it is essential that administration be permitted to use manpower with good judgment and flexibility, and not be tied to such a rigid structure that it is unable to respond to changes that might benefit our citizens. Congressional action often requires structural change to enable states to use federal funding for necessary services. An example is the requirement for the separate administration of assistance payments from services programs. Local needs also change and with the clarification of the state-county-employee situation the Department will be expected to respond promptly and effectively to verify requests for services.

Our institutional programs must be constantly evaluated in light of more humane and effective community services to the elderly, to children, families, adult offenders, mentally ill and mentally disabled. Although staffing needs will decrease in some programs, they will clearly increase in others.

As one illustration, needs for homemakers will increase significantly if the Department meets its service responsibilities to recipients of Supplemental Security Income after January 1, 1974. A significant proportion of our homemakers work only part-time, yet a permanent full-time merit position is required for each. The Department expects to reduce the number of administrative positions currently carried in the field, and will need to use the funds saved for lower-paying direct service positions, but may need additional position slots to do so. In some cases, the funds for one administrator might be used for four part-time positions.

In a service agency such as the Department, the key to successful administration is manpower utilization. With the conversion of the adult categorical assistance programs to federal administration, the established tolerance limits for error in the Aid to Dependent Children program, comprehensive institutional planning, and additional phases anticipated in Department reorganization, it is essential that maximum flexibility in manpower utilization be provided.

Section 8.39, Code 1973, gives the Governor and the State Comptroller authority to approve the transfer of appropriations to meet legitimate expenditures.

This has been a wise provision in the Code and has enabled the Department of Social Services to respond to extreme fiscal emergencies without seeking additional revenues from sources outside the Department. This privilege has not been abused, but rather has proven to be a very posititve administrative procedure.

For example, when unforeseen expenses were incurred at the Iowa State Penitentiary, because of disturbances, funds were transferred in from other Department sources so that staffing could be increased at Fort Madison to meet emergency needs.

As a general provision, the Department needs the capability for fund transfers to respond to priorities. Some would be of an emergency nature, some would be expected to develop with good planning to better meet critical needs that become more clearly defined with the passage of time. The Department is expected to be action-oriented, capable of responding to change in a positive manner. To do so, it must be able to use appropriated funds with good judgment.

For these reasons, I disapprove these three items in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other Items of House File 747 are hereby approved this date.

Sincerely,
ROBERT D. RAY
Governor
July 21, 1973
The Honorable Melvin D. Synhorst
Secretary of State
State Capitol
Local
Dear Mr. Synhorst:
I hereby transmit House File 769, an Act to appropriate from the general fund of the State for capital improvements for institutions under the control of the Department of Social Services, including repairs, improvements, replacements or alterations.

House File 769 is approved July 21, 1973 with the following exception which I hereby disapprove.

I am unable to approve that portion of Item 1 designated in the Act as the final sentence of Section 1 which reads as follows:
"Funds appropriated by this section shall not be used to supplement the construction of new buildings."
This provision places an unrealistic restriction on the Department of Social Services in using capital funds effectively.

While I understand that this sentence was originally inserted to insure that these funds would not be used for new construction at the Iowa Soldiers Home, for which a separate appropriation was eventually made, the wording applies to all departmental institutions. As a consequence, the Department of Social Services could not move forward as planned on high priority construction items if this restriction remains.

We have enjoyed some pride that Iowa is beginning to realize that big buildings that have the effect of imprisoning our handicapped youngsters are not healthy or encouraging to the patients-people who can often be returned to community living if properly prepared.

The cottage-living plan developed for Glenwood is an answer to this problem. Yet, construction on this cottage-living plan at Glenwood could not be constructed if this part of the Act remains. A maximum of five cottages have been planned for this biennium. These cottages are planned to replace living space that is obsolete and in poor repair. No additional bed capacity is to be realized through this effort.

I do not fault the intent of this provision to prevent the development of traditional outdated institutions. Neither can I look away from the human needs of the young people directly affected adversely by this provision
that is so all inclusive that it would completely curtail any new building. If capital expenditures are to be made, the most modern thinking available must be utilized. The cottage program resulted from this kind of planning.

If the cottages are not built, I am advised that it then would be necessary to spend capital funds to maintain old buildings that have outlived their usefulness, and which do not meet many safety inspection requirements. This would be a poor utilization of funds.

For these reasons I hereby disapprove this item in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other items of House File 769 are hereby approved this date.

Sincerely,<br>ROBERT D. RAY<br>Governor

July 21, 1973

The Honorable Melvin D. Synhorst<br>Secretary of State<br>State Capitol<br>Local

Dear Mr. Synhorst:
I hereby transmit House File 780, an Act to make an appropriation from the general fund of the State to the Office for Planning and Programming and Office of Economic Opportunity.

House File 780 is approved July 21, 1973, with the following exceptions which I hereby disapprove.

I am unable to approve that portion of Item 1 (3) designated in the Act as that portion of Section 1, subsection 3 which reads as follows:
". .. for not to exceed seventy-two permanent full-time positions".
I am unable to approve that portion of Item 1 (4) designated in the Act as that portion of Section 1, subsection 4 which reads as follows:
". . .; however, in no event, shall this include more than three additional employees".
I am unable to approve that portion of Item 4 designated in the Act as that portion of Section 4, second unnumbered paragraph which reads as follows:
"If any federal financial grant to any program funded under this Act is discontinued, all state matching grants or participation by state employees in such program shall also be discontinued. Any remaining state matching funds for such program shall revert to the fund from which it was appropriated."
The authorized table of organization for staffing of the Office for Planning and Programming is 88 . Presently the staff is at a strength of 72.

There has been continuous discouragement of having any staff members not essential to the operation of our departments. A department, however, should not be penalized for maintaining its staff at the lowest level needed.

While general increases for staffing in this particular office are not anticipated, experience has shown that there must be sufficient flexibility within
the budget limitations established by the Legislature to effectively plan and react to changing conditions.

Planning by its very nature is future-oriented. Federal planning grants typically follow passage of federal acts that provide stipulations requiring a state plan to be developed in the period of 60 or 90 -or perhaps 180 days. A small nucleus of state planners financed by state appropriation is mainmained in order to react quickly to these and other planning requirements.

In 1969, all 25 positions added to this office were in the last six months of the calendar year with 22 of the newly authorized positions directly related to federal programs. Seven positions were added in 1970, three of which are related to a federal program.

During 1971, of the 24 authorized positions added, 16 were transfers of existing positions to effect more efficient centralized planning. Six positions related directly to new federal programs. Three of these six were under the Emergency Employment Act which proved to be an excellent example of reacting quickly to a new federal program. Drawing upon existing resources and reacting swiftly, three planning positions were established, filled and a State plan put together and implemented promptly. It was one of the quickest and yet one of the best planning efforts in the nation under the Emergency Employment Act.

Fourteen authorized positions were added during 1972, eight of which were by direct action of the General Assembly and three existing positions were transferred in from another department.

It can, therefore, be seen that flexibility in staffing is required in the Office for Planning and Programming even more than in most Executive offices.

I am also disapproving the limitation on staffing for the state building code although I do not disagree that staffing should not grow beyond this limit during this biennium. Rather I have disapproved this Item on the principle that staffing should be an executive prerogative within the budget limitations established by the Legislature.

The third item which $I$ am disapproving would make the administration of federal fund grants unworkable. As explained, hereinbefore, the nucleus of the state planning unit is made up of a skeleton unit of planners funded by state appropriation. These individuals may, during a biennium, work on a dozen or more federal programs. The State appropriated funds are used to meet the matching requirements for federal funds.

An individual senior planner may be paid with state appropriated funds which are used as the matching requirements under several different federal programs.

This may mean that he works 40 percent of his time on a housing project, 20 percent of his time supervising a community betterment program, 25 percent reviewing safety projects and 15 percent reviewing possible new projects.

The 40 percent of his salary related to the housing project may be used to match federal funds on a 25-75 basis with an associate planner and a secretary. If the senior planner received $\$ 15,000$, 40 percent would be $\$ 6,000$ which generates $\$ 18,000$ of federal funds which might pay for an associate at $\$ 11,000$ and a secretary at $\$ 7,000$.

If federal funds were to be cut off for some reason, the associate and the secretary would be let go because of no more federal money. But, the $\$ 6,000$ should be available to the office to continue to pay the salary of the senior planner who must be retained and for possible future match on other projects.

It would be unworkable and terribly inefficient for that money to revert to the general fund.

In administration of state appropriations and programs in general, one of the goals is maximum efficiency in usage of the funds. One technique which has been most beneficial to the taxpayer is that which has been developed relative to matching state appropriated funds to federal funds available for a specific program. Typically, a grant may use 5 percent of the Director's salary and 15 percent of a senior planner to match 100 percent of an associate planner on a 25 percent state, 75 percent federal project. That leaves the other 95 percent of the Director's salary and the remaining 85 percent of the senior planner to be assigned to other programs. Use of this technique provides maximum overall benefit to Iowans at a minimum cost through state appropriations.

Section 7A.3, Code of Iowa 1973, calls upon the Office for Planning and Programming to seek "means of avoiding duplication of activity and of increasing efficiency in programs financed by federal or private aid". These two Items preclude meeting this requirement of the law.
For these reasons, I disapprove these three Items in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other items of House File 780 are hereby approved this date.

Sincerely,<br>ROBERT D. RAY<br>Governor

July 21, 1973
The Honorable Melvin D. Synhorst
Secretary of State
State Capitol
Local
Dear Mr. Synhorst:
I hereby transmit House File 802, an Act making an Appropriation to the Department of Social Services and Divisions thereof, for Area Services and for Administration.

House File 802 is approved July 21, 1973, with the following exceptions which I hereby disapprove.

I am unable to approve that portion of Item 1 (1) designated in the Act as that portion of Section 1, subsection 1, second unnumbered paragraph which reads as follows:
". . . for a total of not to exceed one thousand six hundred sixty-five authorized full-time positions of which not more than one thousand five hundred sixty are to be filled at any one time . . .".
I am unable to approve that portion of Item 1 (2) designated in the Act as that portion of Section 1, subsection 2, third unnumbered paragraph, which reads as follows:
". . . for a total of not to exceed five hundred twenty-four authorized full-time positions of which not more than four hundred eighty-one are to be filled at one time . . .".
I am unable to approve Item 2 designated in the Act as Section 2 which reads as follows:
"Sec. 2. A Variance of one percent above the number of filled positions specified in subsections one (1) and two (2) of section one
(1) of this Act is considered to be reasonable."

This limitation represents an infringement on executive prerogative to utilize appropriated funds most effectively in the administration of service programs approved by the legislature for the benefit of the people of Iowa.

Section 217.6, Code of Iowa, 1973, charges the Commissioner of Social Services to organize the Department in an efficient manner to carry out the intent of Chapter 217, and to revise the organization and program procedure when appropriate for the purpose of improvement. Since Department employees represent the primary avenue for delivery of services, it is essential that administration be permitted to use manpower with good judgment and flexibility, and not be tied to such a rigid structure that it is unable to respond to changes that might benefit our citizens. Congressional action often requires structural change to enable states to use federal funding for necessary services. An example is the requirement for the separate administration of assistance payments from services programs. Local needs also change and with the clarification of the state-county-employee situation the Department will be expected to respond promptly and effectively to verify requests for services.

Our institutional programs must be constantly evaluated in light of more humane and effective community services to the elderly, to children, families, adult offenders, mentally ill and mentally disabled. Although staffing needs will decrease in some programs, they will clearly increase in o.thers.

As one illustration, needs for homemakers will increase significantly if the Department meets service responsibilities to recipients of Supplemental Security Income after January 1, 1974. A significant proportion of our homemakers work only part-time, yet a permanent full-time merit position is required for each. The Department expects to reduce the number of administrative positions currently carried in the field, and will need to use the funds for lower-paying direct service positions, but may need additional position slots to do so. In some cases, the funds for one administrator might be used for four part-time positions.

In a service agency such as the Department, the key to successful administration is manpower utilization. With the conversion of the adult categorical assistance programs to federal administration, the established tolerance limits for error in the Aid to Dependent Children program, comprehensive institutional planning, and additional phases anticipated in Department reorganization, it is essential that maximum flexibility in manpower utilization be provided.

For these reasons, I disapproved these three items in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other items of House File 802 are hereby approved this date.

Sincerely,
ROBERT D. RAY
Governor

The Honorable Melvin D. Synhorst Secretary of State<br>State Capitol<br>Local

## Dear Mr. Synhorst:

I hereby transmit Senate File 539, an Act making an appropriation to the Department of Social Services for use of Institutions under the Bureau of Adult Corrections.

Senate File 539 is approved July 21, 1973, with the following exception which I hereby disapprove.

I am unable to approve that portion of Item 2 designated in the Act as that portion of Section 2, first unnumbered paragraph which reads as follows:
". . . budget of total expenditures for each institution under the department of social services during the biennium shall not exceed the state appropriation for each institution set forth in this Act, except that the . . ".
For reference purposes, the first unnumbered paragraph of Section 2 in its entirety reads as follows:
"The budget of total expenditures for each institution under the department of social services during the biennium shall not exceed the state appropriation for each institution set forth in this Act, except that the maintenance recovery shall be available to the institutions".
Section 8.39, Code 1973, gives the Governor and the State Comptroller authority to approve the transfer of appropriations to meet legitimate expenditures.

This limitation represents an infringement on executive prerogative to utilize appropriated funds most effectively in the administration of service programs approved by the legislature for the benefit of the people of Iowa.

This has been a wise provision in the Code and has enabled the Department of Social Services to respond to extreme fiscal emergencies without seeking additional revenues from sources outside the Department. This privilege has not been abused, but rather has proven to be a very positive administrative procedure.

For example, when unforeseen expenses were incurred at the Iowa State Penitentiary, because of disturbances, funds were transferred in from other Department sources so that staffing could be increased at Fort Madison to meet emergency needs.

As a general provision, the Department needs the capability for fund transfers to respond to priorities. Some would be of an emergency nature, some would be expected to develop with good planning to better meet critical needs that become more clearly defined with the passage of time. The Department is expected to be action-oriented, capable of responding to change in a positive manner. To do so, it must be able to use appropriated funds with good judgment.

For these reasons, I disapprove this Item in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other Items of Senate File 539 are hereby approved this date.

Sincerely,
ROBERT D. RAY
Governor
July 21, 1973
The Honorable Melvin D. Synhorst
Secretary of State
State Capitol
Local
Dear Mr. Synhorst:
I hereby transmit Senate File 540, an Act making an appropriation from the general fund of the State to the Iowa Commission on Alcoholism.

Senate File 540 is hereby approved July 21, 1973, with the following exception: I am unable to approve that portion of Item 1 (2) designated in the Act as that portion of Section 1, subsection 2 which reads as follows:
". . ., the following amount not more than fifteen percent of which may be allocated to any one local alcoholism unit or facility".
For reference purposes, Section 1, subsection 2 of the Act reads in its entirety as follows:
"2. For purposes of carrying out the provisions of section one hundred twenty-three $A$ point eight (123A.8) and chapter one hundred twenty-three $B$ (123B) of the Code relating to the treatment of alcoholism, subject to the approval of the governor, the following amount not more than fifteen percent of which may be allocated to any one local alcoholism unit or facility:

1973-74
Fiscal Year
1974-75
Fiscal Year

Once again I find before me an attempt to specifically limit "the amount of financial support that the Alcoholism Commission can provide for an alcoholism or detoxification facility regardless of its success in treating and rehabilitating alcoholics, its record of performance, or its need for existence."

These are words I spoke just two years ago when I item vetoed a part of the Alcoholism Commission appropriation bill.

The Alcoholism Commission appropriation bill which I now sign has the same proviso squeezed into the bill by way of amendment. I find it just as unacceptable now as it was when I felt it necessary to delete it during the last biennium.

There is great variance in the cost of treatment of alcoholics among the various treatment and care facilities. This is as can be expected and should be, because the people treated also vary in physical and mental condition, in background, education and occupation, in social standing and family status and in residence.

Some of our facilities in Iowa offer primarily rehabilitation and counselling while others are involved in management and costly treatment through hospitalization.

These facilities vary in size, depending upon the type of treatment available and the area served.

For the 1973 fiscal year, the number of patients treated ranged from 43 to 1,233 at the Harrison Treatment Center.

While most centers treat mostly patients from their immediate region, serving from one to ten counties, Harrison Treatment Center provided services in 1972 for patients from 73 Iowa counties. During its operation, this center has treated patients from all 99 counties.

Federal funds utilized by the various centers also vary considerably and not necessarily in relation to number of patients or geographic area. Some receive no federal funds at all-others receive a substantial amount.

When we established the statewide alcoholism program for the first time in 1969, our purpose was to make sure that a person from any county, whether it had an alcoholism center in it or not, would have an effective place to go to seek care, relief and treatment for an alcoholic problem.

We are providing that service and I am not willing to allow the limitation that is placed in this bill to jeopardize and make unworkable, without a better alternative, this statewide program that is helping our citizens in distress.

For these reasons, I disapprove this item in accordance with Amendment 4 of the Amendments of 1968 to the Constitution of the State of Iowa. All other items of Senate File 540 are hereby approved this date.

Sincerely,
ROBERT D. RAY
Governor

## COMMUNICATIONS FROM THE SECRETARY OF STATE

July 6, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that Senate File 324 was published in the Council Bluffs Nonpareil, Council Bluffs, Iowa, June 27, 1973, and in The Red Oak Express, Red Oak, Iowa, June 25, 1973.

Respectfully submitted, MELVIN D. SYNHORST<br>Secretary of State

July 10, 1978
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that Senate File 245 was published in the Ankeny PressCitizen, Ankeny, Iowa, June 28, 1973, and in the Evening Democrat, Fort Madison, Iowa, June 27, 1973.

I further certify that Senate File 513 was published in the Waterloo Daily Courier, Waterloo, Iowa, June 27, 1973, and in the Iowa City Press-Citizen, Iowa City, Iowa, June 27, 1973.

I further certify that Senate File 575 was published in the Times-Democrat, Davenport, Iowa, June 25, 1973, and in The Denison Bulletin, Denison, Iowa, June 26, 1973.

I further certify that House File 676 was published in The Sanborn Pioneer, Sanborn, Iowa, June 28, 1973, and in The Hartley Sentinel, Hartley, Iowa, June 28, 1973.

# Respectfully submitted, <br> MELVIN D. SYNHORST <br> Secretary of State 

July 20, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 549 was published in The Tipton Conservative \& Advertiser, Tipton, Iowa, June 21, 1973, and in The Tri-County News, Farmington, Iowa, June 21, 1973.

I further certify that House File 678 was published in The Sac Sun, Sac City, Iowa, July 4, 1973, and The Odebolt Chronicle, Odebolt, Iowa, July 5, 1973.

I further certify that Senate File 550 was published in the Cherokee Daily Times, Cherokee, Iowa, July 5, 1973, and in the Storm Lake PilotTribune, Storm Lake, Iowa, July 11, 1973.

Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State

July 24, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 542 was published in the Muscatine Journal, Muscatine, Iowa, July 6, 1973, and in The Correctionville News, Correctionville, Iowa, July 12, 1973.

I further certify that House File 675 was published in The Sioux City County Capital, Orange City, Iowa, July 18, 1973, in the Sioux Center News, Sioux Center, Iowa, July 19, 1973, and in The Independent, Hawarden, Iowa, July 19, 1973.

I further certify that House File 679 was published in The Stuart Herald, Stuart, Iowa, June 28, 1973, and in The Guthrie County Vedette, Panora, Iowa, July 5, 1973.

I further certify that Senate File 602 was published in The Lyon County Reporter, Rock Rapids, Iowa, July 4, 1973, and in The Sac Sun, Sac City, Iowa, July 11, 1973.

Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State
July 26, 1973
Mr. William H. Harbor
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319
I hereby certify that House File 395 was published in the West Des Moines Express, West Des Moines, Iowa, July 12, 1973, and in The New Iowa Bystander, Des Moines, Iowa, July 5, 1973.

I further certify that House File 677 was published in The Northwood Anchor, Northwood, Iowa, July 18, 1973, and in the Manly Signal, Manly, Iowa, July 19, 1973.

I further certify that House File 732 was published in the Muscatine Journal, Muscatine, Iowa, June 30, 1973, and in The Lone Tree Reporter, Lone Tree, Iowa, July 5, 1973.

> Respectfully submitted,
> MELVIN D. SYNHORST
> Secretary of State

## APPOINTMENTS OF SPECIAL COMMITTEES LEGISLATIVE COUNCIL

(Section 2.49, Code 1973, Amended by S.F. 476, 1973 Regular Session, Sixty-fifth General Assembly)
(Term Ending Upon Convening of the Sixty-sixth General Assembly)
Lieutenant Governor Arthur A. Neu, ex officio
Speaker of the House Andrew Varley
Senator Vernon H. Kyhl, President Pro Tempore
Senator Clifton C. Lamborn, Senate Majority Floor Leader*
Representative Edgar H. Holden, House Majority Floor Leader**
Senator James F. Schaben, Senate Minority Floor Leader
Representative Dale M. Cochran, House Minority Floor Leader
Senator Lucas J. DeKoster, Chairman of the Senate Committee on Appropriations
Representative Charles E. Grassley, Chairman of the House Committee on Appropriations
Senator Eugene M. Hill, Minority Ranking Member of the Senate Committee on Appropriations
Representative Arthur A. Small, Jr., Minority Ranking Member of the House Committee on Appropriations
Senator James E. Briles
Senator Willard R. Hansen
Senator Roger J. Shaff

Senator Karl Nolin
Senator Earl M. Willits
Representative Joan Lipsky
Representative Delwyn Stromer
Representative David M. Stanley
Representative Donald V. Doyle
Representative James I. Middleswart
*Chairman **Vice-Chairman
COMMITTEES OF THE LEGISLATIVE COUNCIL
(Terms Ending Upon Convening of the Sixty-sixth General Assembly)

1. LEGISLATIVE SERVICE COMMITTEE

Senator James E. Briles, Chairman
Senator Clifton C. Lamborn
Senator James F. Schaben
Representative Donald V. Doyle
Representative David M. Stanley
Representative Delwyn Stromer

## 2. LEGISLATIVE FISCAL COMMITTEE

Senator Lucas J. DeKoster, Chairman of the Senate Committee on Appropriations*
Representative Charles E. Grassley, Chairman of the House Committee on Appropriations*
Senator Eugene M. Hill, Minority Ranking Member of the Senate Committee on Appropriations
Representative Arthur A. Small, Jr., Minority Ranking Member of the House Committee on Appropriations
Senator Ralph F. McCartney
Senator Bass Van Gilst
Senator Willard R. Hansen
Representative Joan Lipsky
Representative Elmer H. Den Herder
Representative Keith H. Dunton
*Cochairmen

## 3. LEGISLATIVE ADMINISTRATION COMMITTEE

Speaker Andrew Varley, Chairman
Senator Roger J. Shaff
Senator Vernon H. Kyhl
Senator Karl Nolin
Representative Dale M. Cochran
Representative Edgar H. Holden
ADVISORY INVESTMENT BOARD OF THE
IOWA PUBLIC EMPLOYEES' RETIREMENT SYSTEM
(Section 97B.8, Code 1973, Amended by H. F. 287,
1973 Regular Session, Sixty-fifth General Assembly-2-Year Term)
Senator James W. Griffin, Sr. ........................(Term ending June 30, 1975)
Representative Willis E. Junker ........................(Term ending June 30, 1975)

## CAPITOL PLANNING COMMISSION

| (Section 18A.1-Code 1973-4-Year Term) |  |
| :---: | :---: |
| Senator Warren E. Curtis | (Term ending April 30, 1977) |
| Senator William N. Plymat | (Filling unexpired portion of term ending April 30, 1975) |
| Representative Glenn F. Brockett | (Filling unexpired portion of term ending April 30, 1975) |
| Representative Norman Roorda | (Term ending April 30, 1977) |

## COMMISSION ON THE AGING

(Section 249B.1, Code 1973, Amended by S. F. 447, 1973 Regular Session, Sixty-fifth General Assembly-4-Year Term)
Senator Leonard C. Andersen ...........................(Term ending June 30, 1977)
Senator Joan Orr .................................................... (Filling unexpired portion of term ending June 30, 1975)
Representative George J. Knoke ........................(Term ending June 30, 1977)
Representative Gregory D. Cusack .................... (Filling unexpired portion of term ending June 30, 1975)

## DEPARTMENTAL RULES REVIEW COMMITTEE

| (Chapter 17A-Code 1973-4-Year Term) |  |
| :---: | :---: |
| Senator Barton L. Schwieger | (Term ending April 30, 1977) |
| Senator E. Kevin Kelly | (Filling unexpired portion of term ending April 30, 1975) |
| Senator James F. Schaben | (Term ending April 30, 1975) |
| Representative Floyd H. Millen | (Term ending April 30, 1977) |
| Representative W. R. Monroe, Jr | (Term ending April 30, 1977) |
| Representative Laverne W. Schroeder | (Filling unexpired portion of term ending April 30, 1975) |

## EDUCATION COMMISSION OF THE STATES

| (H. F. 774, 1973 Regular Session, Sixty-fifth General Assembly) |  |
| :---: | :---: |
| Senator Elizabeth O. Sha | (Term ending June 30, 1977) |
| Senator Minnette F. Doderer | Term ending June 30, 1973) |
| Representative Sonja Egenes | (Term ending June 30, 1977) |
| Representative James D. Well | (Term ending June 30, 1975) |

## HIGHER EDUCATION FACILITIES COMMISSION

(Section 261.1, Code 1973-4-Year Term)
Senator John N. Nystrom .....................................(Filling unexpired portion of
Representative Richard W. Welden .................... (Filling unexpired portion of term ending June 30 , 1975)

## INTERSTATE COOPERATION COMMISSION

(Section 28B.1, Code 1973-2-Year Term
Senator James W. Griffin, Sr. .......................... (Term ending April 30, 1975)
Senator John S. Murray .....................................(Term ending April 30, 1975)

| Senator William D. Palmer ............................--(Term ending April 30, 1975)Senator W. R. Rabedeaux |  |
| :---: | :---: |
|  |  |
|  |  |
|  | Representative Richard F. Drake ....................(Term ending Ap |
|  | Representative Dennis L. Freeman ................ (Term ending April 30, 1975) |
|  | Representative Philip B. Hill ........................... (Term ending April 30, 1975) |
|  | Representative Robert M. Kreamer ................. (Term ending April 30, 1975) |
|  |  |

## CONFIDENTIAL RECORDS COUNCIL

(Senate File 115, 1973 Regular Session, Sixty-fifth General Assembly)
Senator George F. Milligan
Senator Gene V. Kennedy
Representative Laverne W. Schroeder
Representative Arthur A. Small, Jr.

## POLICE COMMUNICATIONS REVIEW COMMITTEE

(Senate File 600, 1973 Regular Session, Sixty-fifth General Assembly)
(Terms Ending Upon Convening of Sixty-sixth General Assembly)
Senator Ralph F. McCartney
Senator William P. Winkelman
Senator James V. Gallagher
Representative Glen E. Bortell
Representative John H. Clark
Representative Donald V. Doyle

IOWA LAW ENFORCEMENT ACADEMY COUNCIL
(Section 80B. 6 (3), Code 1973-4-Year Term)
Senator Richard R. Ramsey ..................................(Filling unexpired portion of term ending August 14, 1975)
Representative Rollin C. Edelen ..................(Term ending August 14, 1977)

## MEDICAL ASSISTANCE ADVISORY COUNCIL

(Section 249A. 4 (8), Code 1973-2-Year Term)
Senator Barton L. Schwieger ..................................(Term ending June 30, 1975)
Senator C. Joseph Coleman ..................................(Term ending June 30, 1975)
Representative C. Raymond Fisher ..................(Term ending June 30, 1975)
Representative Harold C. McCormick ................ (Term ending June 30, 1975)

IOWA AMERICAN REVOLUTION BICENTENNIAL COMMISSION
(Chapter 1286, Acts of the Sixty-third General Assembly, Second Regular Session)
Senator Forrest Schwengels
Senator Norman Rodgers
Representative Quentin V. Anderson
Representative Richard L. Byerly

LEGISLATIVE STAFF STRUCTURE AND SALARY COMMITTEE
(H.C.R. 13-1973 Regular Session, Sixty-fifth General Assembly)

Senator W. R. Rabedeaux
Senator Warren E. Curtis
Senator Minnette F. Doderer
Senator Forrest V. Schwengels
Representative Floyd H. Millen
Representative Dale M. Cochran
Representative C. Raymond Fisher
Representative Philip B. Hill

## IN MEMORIAM

## House

Memorials adopted by the House of Representatives, 1973 Regular Session of the Sixty-fifth General Assembly, commemorating the life, character, and public service of former members and former Chief Clerk of the House of Representatives who had departed this life since the last regular session of the General Assembly.

Burris, C. J. (Dutch)
December 23, 1904-June 8, 1973

Christophel, Clarence C...............September 24, 1910-September 14, 1972
Davis, Dr. John C.....................................................July 15, 1878-June 3, 1973
Goode, Dewey E..................................................June 2, 1898-March 26, 1972

Gordy, C. Royce.....................................December 24, 1931-October 26, 1971
Johnson, Francis......................................August 6, 1890-February 27, 1973
Kendrick, William R...........................November 3, 1911-December 8, 1972
Mahan, Bruce E............................................November 26, 1890-May 5, 1972

Melrose, A. R.................................................October 2, 1894-April 22, 1972
Smith, Gordon...................................................July 27, 1903-February 9, 1973
Steen, Frederick D...........................................June 17, 1856-March 10, 1932

Starrett, Charles P..............................January 2, 1884-December 7, 1971

Trowbridge, Delbert L.....................September 19, 1903-February 23, 1973

## C. J. (DUTCH) BURRIS

Mr. Speaker: Your committee appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable C. J. (Dutch) Burris begs leave to submit the following memorial:

Dutch Burris was born at Washington, Iowa on December 23, 1904, the son of Carl and Mildred Young Burris. He was educated at Washington and Ainsworth schools. He was a member of the Presbyterian Church.

Mr. Burris married Louise C. Richert, October 17, 1926, Bloomington, Illinois. To this union was born one son, Douglas J. Burris.

Mr. Burris came to Maquoketa May 1, 1927 and was in the restaurant business twenty (20) years. At the time of his death, he was a public relations representative for Christian Brothers Wine. He was a member of the Elks Club.

A Democrat, Mr. Burris served as a State Representative for three (3) terms in the Fifty-third, Fifty-fourth and Fifty-seventh General Assemblies. He was Jackson County Treasurer for three (3) terms and Deputy Treasurer two (2) terms. After being appointed by Governor Loveless in 1957, Mr. Burris served on the Liquor Control Commission until 1963. He was Chairman of the Commission for two (2) years.

Mr. Burris passed away on June 8, 1973 at the Jackson County Public Hospital. He died of a heart attack. Services were held at the HaylockO'Hara Funeral Home, with burial in Sacred Heart Cemetery. Surviving are his wife Louise of Maquoketa; one son, Douglas J., an attorney in Maquoketa; one brother, N. L. Burris, Neptune City, New Jersey; and three grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable C. J. (Dutch) Burris, 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 the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

MAURICE HENNESSEY<br>SCOTT NEWHARD RICHARD J. NORPEL, SR.<br>Committee

## CLARENCE C. CHRISTOPHEL

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Clarence C. Christophel, begs leave to submit the following memorial:

Clarence C. Christophel was born in Bremer County, Waverly, Iowa, on September 24, 1910, son of George and Edith Christophel. He attended rural schools of Bremer County and was graduated from the academic department of Wartberg College, Waverly, Iowa, in 1929.

In February 1935, Mr. Christophel married Esther Walters of Shell Rock, Iowa. To this union was born a son and a daughter.

Mr. Christophel, a Republican, served as State Representative from Bremer County in the Fifty-sixth, Fifty-seventh, and Fifty-eighth sessions of the General Assembly. His father served in the Forty-first and Fortysecond sessions of the General Assembly as a member of the House of Representatives and was a member of the Senate during the Forty-third and Forty-fourth sessions of the General Assembly.

Mr. Christophel owned and operated a livestock farm west of Waverly. He was active in Farm Bureau, Chamber of Commerce, Lions Club, cooperative organizations, and a member of the First Evangelical United Brethren Church of Waverly, Iowa.

Mr. Christophel passed away on September 14, 1972. Surviving are his wife, Esther of Waverly; a son, Richard of Waverly; a daughter, Mrs. James (Elizabeth) Erkel of Denver, Colorado; his mother, Edith of Waverly; one sister, Mildred of Waverly; and seven grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Lowa: That in the passing of the Honorable Clarence C. Christophel, 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.

CHARLES E. GRASSLEY
DONALD D. AVENSON
HAROLD O. FISCHER
Committee

## DR. JOHN C. DAVIS

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John C. Davis, begs leave to submit the following memorial:

John C. Davis was born on July 15, 1878, on a farm near Mount Vernon, Iowa. He was the son of Thomas and Martha Davis. Dr. Davis was reared and educated in the Mount Vernon community and attended the College of Dentistry at the University of Iowa and upon graduation in 1899 located his practice in Oelwein where he spent his entire professional career. Dr. Davis was also engaged in livestock production and farming. He was married to Grace Jamison of Oelwein. They had two children: Eleanor, Mrs. Robert Stonebraker of Cedar Rapids, and Dr. Thomas J. Davis of Marion.

Dr. Davis has been the President of the Oelwein Federal Savings and Loan Association, a member of the Presbyterian Church, Moose lodge, the Elks, the Rotary, and the Chamber of Commerce. He was a 32nd Degree Mason, a member of the Eastern Star, and of the El Kahir Temple of the Shrine. He also was a member of the Iowa and American Dental Associations.

Dr. Davis served as a State Representative from Fayette County during the Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third and Fiftyfourth General Assemblies. He was a member of the Pioneer Club of State Legislators.

At the time of his death on June 3, 1973, Dr. Davis was survived by his daughter Eleanor, his son Thomas, seven grandchildren, and one great grandchild.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable John C. Davis, 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 of the House be directed to forward an enrolled copy to the family of the deceased.

DONALD D. AVENSON, Chairman<br>SEYMOUR TOFTE HAROLD McCORMICK

Committee

## DEWEY E. GOODE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Dewey E. Goode begs leave to submit the following memorial:

Dewey E. Goode was born in Bloomfield, Iowa on June 2, 1898, the son of L. E. and Rosa Goode. Educated in public schools of Bloomfield.

Mr. Goode married Ione McIntire in 1917.
The first two years after his marriage he resided on a farm in Davis County, and then moved back to Bloomfield to help his father in the produce and fur business. Upon the death of his father in 1933 he continued as a member of the firm until 1959.

Mr. Goode, a Republican, served in the House of Representatives in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, Fortyseventh session and was speaker pro tempore of the Forty-eighth General Assembly. He was also a member of the Senate in the Forty-ninth, Fiftieth and Fiftieth Extra sessions of the General Assembly. He was re-elected to the House of Representatives and served in the Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-ninth, Sixtieth, Sixtieth Extra, Sixty-third and Sixty-fourth sessions of the General Assembly.

Mr. Goode was a member of the Izaak Walton League.
Mr. Goode passed away on March 26, 1972, and is survived by his wife Ione.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable Dewey E. Goode, 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.

MATTIE HARPER<br>HAROLD O. FISCHER KEITH H. DUNTON<br>Committee

## C. ROYCE GORDY

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable C. Royce Gordy, begs leave to submit the following memorial:
C. Royce Gordy was born in Bloomfield, Iowa, on December 24, 1931, the son of Mr. and Mrs. Claude Gordy. He was educated in the public schools of Bloomfield, and graduated from Northeast Missouri State University with honors, majoring in government and economics. He did graduate work in schocl administration at Northeast Missouri State University, Central Missouri State University, University of Missouri at Kansas City, and Stetson University in DeLand, Florida.

Mr. Gordy married Hildred Wilkinson in 1953. To this union two sons and two daughters were born.

Mr. Gordy was in school administration in Missouri schools for several years, and was in the real estate business in Florida for two years. At the time of his death, he was assistant principal at Clinton High School, Clinton, Iowa. He served in the United States Navy from June 1951 to June 1955. He attended fire-control school for one year in San Diego, California, served aboard aircraft carriers during the Korean war and was discharged a fire-control technician first class.

Mr. Gordy was a member of the Speakers Bureau of the Citizens Committee for the Constitutional Convention and a member of the Governor's Reapportionment Action Committee.

Mr. Gordy, a Democrat, served in the House of Representatives in the Fifty-eighth General Assembly.

Mr. Gordy passed away on October 26, 1971, and is survived by his wife Hildred of Bloomfield; two sons, Claude Royce, Jr. and Clifford Roger Gordy of Bloomfield; two daughters, Karen Christine and Kala Colleen of Bloomfield; and his parents Mr. and Mrs. Claude Gordy of Bloomfield.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable C. Royce Gordy, 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.

MATTIE HARPER<br>WALLY E. HORN<br>KEITH H. DUNTON<br>Committee

## FRANCIS JOHNSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Francis Johnson, begs leave to submit the following memorial:

Francis Johnson was born in Butler County, Iowa, August 6, 1890. With his parents, F. H. and Anna Johnson, he moved to Dickinson County in 1904. He was graduated from the Terril and Spirit Lake High Schools. He attended the State University of Iowa, graduating from the College of Law, and was admitted to the bar in 1912. He was married to Sara E. Thompson in 1914.

Mr. Johnson represented Dickinson County in the Iowa House of Representatives from 1923 to 1931, being a member of the Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly, and served as Speaker during the Forty-fourth General Assembly. He was one of the original sponsors of bills for state net income tax. He was a Republican in politics.

Mr. Johnson farmed in Dickinson County and lived at Terril and Arnolds Park. He served as township clerk and director of the Terril Savings Bank.

In 1934, he was elected president of the Iowa Farm Bureau Federation and held that position for 10 years. He had been a director of the American Farm Bureau Federation and also served as president of the Iowa Taxpayers Association.

He was a member of the Terril Methodist Episcopal Church, and the Richloyd Lodge of the A.F. and A.M. at Terril.

In 1952, he made an unsuccessful bid for the Republican nomination for state secretary of agriculture.

At the time of his death on February 27, 1973, at the Friendship Haven Retirement Home in Fort Dodge, Mr. Johnson was survived by his wife, Sara.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable Francis Johnson, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of 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.

INGWER L. HANSEN<br>ROLLIN C. EDELEN<br>LESTER D. MENKE

Committee

WILLIAM R. KENDRICK

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late William R. Kendrick, begs leave to submit the following memorial:

William R. Kendrick was born in Keokuk, Iowa, November 3, 1911, the son of Cora B. and W.R.C. Kendrick.

He attended grade school and Roosevelt High School in Des Moines, Iowa and graduated from Lake Forest Academy, Lake Forest, Illinois. He received his B.A. degree and M.A. degree from the University of Iowa.

Mr. Kendrick married Gretchen Stockham, who preceded him in death.
He was an active member of the National Legislative Conference Board, a member of the First Methodist Church, Delta Tau Delta Fraternity, American Legion, V.F.W. and Elks Club. He served in the United States Army from 1941 to 1947.

Mr. Kendrick served as Chief Clerk of the House of Representatives from 1957 until his death December 8, 1972. Prior to the time of being appointed Chief Clerk, Mr. Kendrick served as Assistant Chief Clerk for a period of ten years.

He was a nationally recognized parliamentarian as an innovator and authority on legislative techniques and was frequently consulted by officials of legislatures in other states.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of William R. Kendrick, 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.

FRANK CRABB
RICHARD W. WELDEN
JAMES T. CAFFREY
Committee

## BRUCE E. MAHAN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Bruce E. Mahan, begs leave to submit the following memorial:

Bruce E. Mahan was born on a farm near Bedford, Iowa, November 25, 1890, the son of Thomas Shelton and Luvira Titus Mahan. He graduated Valedictorian, Class of 1909, Bedford High School, and received the B.A., M.A., and Ph.D. in history and education, State University of Iowa. He married SUI graduate, Edna Rohret, April 22, 1914.

Mr. Mahan was superintendent of schools, Cascade, Iowa, four years; assistant principal Iowa City High School, five years; associate editor State Historical Society six years; member SUI staff 1923-1961. Mr. Mahan, director and dean SUI Extension Division for thirty-two years, retired as professor and Dean Emeritus in 1961. He was a long time member of the board in control of athletics and board of trustees, School of Religion, SUI.

Widely known as an Iowa historian, Mr. Mahan authored many books and articles and served, from 1963 through 1966, in the Iowa House of

Representatives, Sixtieth, Sixtieth Extra, and Sixty-first Sessions of the General Assembly.

He was a member of Triangle Club, Rotary, Knights of Columbus, and St. Mary's Catholic Church, Iowa City, Iowa.

Mr. Mahan died on May 5, 1972. Mrs. Mahan preceded him in death in 1968. He is survived by two sons; Louis F., a College of Engineering graduate, SUI; and Thomas P., a College of Medicine graduate, SUI.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable Bruce E. Mahan, the state has lost an honored citizen and a faithful and useful public servant and the House by this resolution would express its appreciation of the service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ARTHUR A. SMALL, JR.<br>EDGAR HOLDEN<br>DAVID M. STANLEY

Committee

## A. R. MELROSE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable A. R. Melrose, begs leave to submit the following memorial:
A. R. Melrose was born October 2, 1894, in China, the son of John C. and Margaret R. Melrose. He graduated from Lenox College in 1915 and received his M.A. degree in 1920 from Columbia University.

Mr. Melrose married Mona Kies of Worthington, Minnesota, on July 28, 1925. To this union were born one son and two daughters.

Mr. Melrose, a Democrat, served in the House of Representatives in the Sixty-first General Assembly. He was Floyd County Democratic Chairman from 1950 to 1957.

Mr. Melrose was high school principal in Madrid, Chariton and Charles City, Iowa from 1916 to 1927, and established an insurance agency in Charles City in 1927. He served in the infantry in World War I and was awarded the Distinguished Service Cross by General John Pershing, and the Purple Heart. He was a member of the Chamber of Commerce, Lions Club, American Legion, Veterans of Foreign Wars, Masons, Knights of Pythias, and the Congregational Church of Charles City. He was a Trustee of the Municipal Hospital; chairman of the draft board; airport commissioner, and chairman of the Planning and Zoning commission.

Mr. Melrose passed away April 22, 1972 after a long illness. Services were held at the First Congregational Church in Charles City. Surviving are his widow, Mona, of Charles City, Iowa; one son, Andrew of Charles City, Iowa, two daughters, Mrs. Mona Altiery of Honolulu, Hawaii, and Mrs. Nancy Albertson of Iowa City, Iowa, and one brother, Rev. Paul Melrose of Seattle, Washington.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Asembly of Iowa: That in the passing of the Honorable A. R.

Melrose, the state has lost an honored citizen and a faithful and useful servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WILLIAM B. GRIFFEE
CHARLES E. GRASSLEY
KEITH H. DUNTON
Committee

## GORDON SMITH

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Gordon Smith, begs leave to submit the following memorial:

Gordon Smith was born in Clarence, Iowa in Cedar County on July 27, 1903. He was the son of Charles and Sarah (Anderson) Smith. He graduated from Clarence High School in 1920 and from Iowa State Teachers College in 1924. He later did post-graduate work at Drake University.

Mr. Smith married Alsa Bowers in Waterloo on June 16, 1926. To this union were born two sons.

Mr. Smith served as minister for several churches in eastern Iowa after his marriage. He maintained an office in Clarence where he was active in the preparation of income tax returns at the time of his death.

Mr. Smith was a life-long member of the Christian Church and also held membership in the Mount Hope Masonic Lodge at Clarence, and the Manitou Odd Fellows Lodge at Tipton. He was a charter member of the Cedar County Historical Society as well as a board member, and a life member of the State Historical Society. He was a writer for the Historical Society and for various church magazines.

Mr. Smith, as a member of the Republican Party, served in the House of Representatives during the Forty-eighth and Forty-ninth sessions of the General Assembly from Cedar County. He also served as mayor of Clarence, Iowa in 1945 and as Cedar County Coroner from August 26, 1946 to December 31, 1952.

Mr. Smith passed away on February 9, 1973. Surviving are his wife Alsa in Clarence, Iowa, and two sons, Barton, of Casper, Wyoming, and Forrest of Oakland, California, and three grandsons.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of lowa: That in the passing of the Honorable Gordon Smith, 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.

SCOTT D. NEWHARD<br>EDGAR H. HOLDEN<br>JOHN E. PATCHETT

Committee

## FREDERICK D. STEEN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Frederick D. Steen, begs leave to submit the following memorial:

Frederick D. Steen was born in Bohstedt Village near Neumunster, the capitol of Holstein, Germany, on June 17, 1856. He attended school at Loeptien, near Neumunster, for seven years before coming to Iowa in 1872. He also attended school in Scott County, Iowa and received instruction at Simpson College, Indianola, for one year.

In 1875, Frederick Steen moved to Guthrie County with his family. He obtained his first citizenship papers in Davenport in 1877, and final papers were obtained October 1, 1877 at the Guthrie County Court House. He married Mary Perlina McCune on August 2, 1879, and they raised five sons and three daughters.

Mr. Steen engaged in farming, specialized in early hybrid corn strains. He also taught in the Adair and Guthrie County schools. He was a member of the Republican party, and was a Representative from Guthrie County in the Twenty-fourth and Twenty-fifth sessions of the Iowa General Assembly, in 1892 and 1894, respectively. Mr. Steen served Menlo as a member of the school board and also was Beaver Township assessor. He also was a member of the Farmer's Alliance and the Menlo Methodist Church.

Frederick D. Steen passed away at home in Davenport on March 10, 1932. His wife followed him in death. He is now survived by two sons, Herman of Glen Ellyn, Illinois and Leslie of West Liberty, Iowa. His two surviving daughters are Mrs. Clara B. Skott of Middletown, Wisconsin and Mrs. Dorothea Leffler of Fern Park, Florida. Other family includes 28 grandchildren and many great-grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable Frederick D. Steen, 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.

C. W. HUTCHINS<br>WILLIAM R. FERGUSON ANDREW VARLEY

Committee

## CHARLES P. STARRETT

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Charles P. Starrett, begs leave to submit the following memorial:

Charles P. Starrett, the son of Aaron and Laura Bell Tumbleson Starrett, was born January 2, 1884 near Newton, Iowa. He attended the public schools in Jasper County, and was graduated from Newton Normal College and attended Highland Park College in Des Moines for three years.

Mr. Starrett was preceded in death by his first wife, the former Mabel Squires, in 1951; and two sons Robert, and one in infancy.

Mr. Starrett served with the American Red Cross during World War I as an assistant field director in Army hospitals. He was a member of the First United Methodist Church for more than 70 years, a member of the Newton Masonic Lodge No. 59, A.F. and A.M., Gebal Chapter, Oriental Commandery, Malichi Council and Consistory and Za-Ga-Zig Shrine or Des Moines, Order of Eastern Star, White Shrine, Knights of Pythias Lodge, Izaak Walton League and the Chamber of Commerce. Mr. Starrett was active in the purchase and operation of the Rock Creek Grange Camp and served as chairman of the board for many years. He was a member of the Buena Vista and Amboy Granges since 1907 and was a member of the Murphy band and the Newton Municipal band for more than 50 years.

He was a member of the Democratic party and served as Representative from Jasper County in the Fifty-third session of the General Assembly.

Mr. Starrett passed away December 7, 1971, at his home in Newton. He is survived by his wife, Unnita Myers Starrett, a son, Harry Starrett of Colorado Springs, Colorado; four stepchildren, SSG George Myers, Jr., Mrs. C. E. Kingery of Kellogg, Iowa, R. D. Myers of Kansas City, Missouri, Paul Myers of Newton, Iowa, and eighteen grandchildren and two great grandsons.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable Charles P. Starrett, the state has lost an honored citizen and a faithful and useful servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

NORMAN ROORDA RUSSELL DE JONG JAMES WEST

Committee

## DELBERT L. TROWBRIDGE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Delbert L. Trowbridge, begs leave to submit the following memorial:

Delbert L. Trowbridge was born September 19, 1903, at Mt. Vernon, Illinois, the son of Franklin and Hannah Gregory Trowbridge. He received his education in the Mt. Vernon schools.

Mr. Trowbridge married Ethel Smith on May 12, 1923, and to this union was born two daughters.

In 1944, he established the Trowbridge Super Valu Store in Charles City. In 1950, he opened a Super Valu Store in the Sterling Shopping Center in Austin, Minnesota, and in 1960, he opened the Trowbridge Shopping Center in Charles City. Since 1969, Mr. Trowbridge was engaged in the management of his real estate and farm operations. He was a member of the First Congregational Church, Charles City Chamber of Commerce, Floyd

County Farm Bureau, president of the Charles City Development Corporation for two terms, director of the Iowa Retail Grocers Association, the First Security Bank in Charles City and the Sterling State Bank in Austin, Minnesota. He was a member of the Elks Lodge, Charles City Lodge No. 141, A.F. \& A.M., Cedar Rapids Consistory and El Kahir Shrine, the Charles City Country Club, and was a past member of the Charles City Lions Club.

Mr. Trowbridge, a Republican, served as State Representative from Floyd and Mitchell Counties in the Sixty-fourth General Assembly, and was serving his second term as State Representative from the 13th Representative District upon his passing.

Mr. Trowbridge passed away on February 23, 1973. He is survived by his wife, Ethel; two daughters, Mrs. Thomas (Shirley) Keiser of Charles City and Mrs. Roger (Joan) Cook of Utica, Michigan; a brother, Homer of Fort Myers, Florida; a sister, Mrs. Stanley (Vera) Williams of Waterman, Illinois, and six grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfifth General Assembly of Iowa: That in the passing of the Honorable Delbert L. Trowbridge, 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.

EDGAR H. HOLDEN<br>PHILIP B. HILL ROLLIN C. EDELEN

## HOUSE-SENATE COMPANION BILLS

' S " indicates the bills are Similar and/or Same Subject Matter

| H.J.R. | S.J.R. | H.F. | S.F. | H.F. | S.F. | H.F. | S.F. | H.F. | S.F. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 S | 121, |  | 264 | 274 | 413 | 342, | 560 | 431 |
| 2 | 3 | 24 | 143 | 265 | 180 S |  | 512 S | 561 | 424 |
| 4 | 2 S | 123 | 138 | 267 | 203 S | 415 | 335 | 575 | 394 S |
| 8 | 4 | 130 | 144 | 276 | 198 | 416 | 350 | 577 | 434 |
| 10 | 9 | 131 | 296 | 279 | 248 | 417 | 337 | 581 | 437 |
| 14 | 10 | 133 | 37 | 281 | 69 | 421 | 233 | 584, |  |
| 15 | 13 | 136 | 204 | 286 | 375 | 422 | 412 | 717 | 380 |
| 21 | 15 | 137 | 108 | 291 | 529 | 423 | 184 | 585 | 477 S |
| H.F. | S.F. | 139 | 501 | 297 | 151 | 426 | 395 | 586 | 442 |
| 7 | 172 | 140 | 122 | 299 | 333 | 428 | 242 | 587 | 443 |
| 13 | 125 | 141 | 93 | 303 | 130 | 432 | 153 S | 588 | 507 |
| 14 | 14 | 145 | 115 | 305 | 215 | 434 | 211 S | 594 | 497 |
| 16, |  | 147 | 120 | 314 | 282 | 437 | 278 | 599 | 307 |
| 362 | 3 S | 148 | 132 | 317 | 197 | 438 | 433 | 600 | 8 |
| 24, |  | 152 | 53 S | 318 | 246 | 439 | 545 | 622 | 481 |
| 121 | 143 | 160 | 259 S | 322 | 245 | 440 | 331 S | 634 | 610 S |
| 28 | 241 | 161 | 128 | 324 | 243 | 443 | 378 | 642 | 328 |
| 29 | 25 | 162 | 123 | 325 | 223 | 445 | 369 | 663 | 284 S |
| 30 | 38 | 165 | 170 | 328 | 319 S | 447 | 317 | 667 | 472 |
| 31 | 47 | 167 | 98 S | 330 | 261 | 449 | 187 S | 668 | 490 |
| 32 | 79 | 175 | 356 | 332 | 275 | 450 | 404 | 669 | 141 |
| 33 | 35 | 178 | 62 | 334 | 344 | 453 | 365 | 672 | 566 |
| 34 | 34 | 179 | 146 | 338 | 272 | 456 | 381 | 687 | 510 S |
| 36 | 31 | 183 | 84 | 342 | 171 S | 462 | 515 | 689, |  |
| 37 | 51 | 188 | 349 | 345 | 397 | 465 | 373 | 217 | 183 |
| 45 | 41 | 194 | 155 | 346 | 298 | 467 , |  | 694 | 505 |
| 47 | 33 | 195 | 195 | 348 | 218 S | 406 | 175 | 701 | 332 S |
| 49 | 147 | 196 | 326 | 350 | 287 | 477 | 277 S | 707 | 508 |
| 57 | 49 | 200 | 192 S | 353 | 466 | 481 | 399 | 717, |  |
| 60 | 59 | 201 | 164 | 357 | 263 | 482 | 358 | 584 | 380 |
| 61 | 2 | 205 | 131 | 362 , |  | 483 | 325 | 724 | 522 |
| 62 | 61 | 206 | 200 | 16 | 3 S | 485 | 428 | 727, |  |
| 63 | 20 | 214 | 168 S | 365 | 304 | 489 | 366 | 368 | 392 S |
| 65 | 58 | 217, |  | 368 , |  | 490 | 305 | 728 , |  |
| 67 | 29 | 689 | 183 | 727 | 392 S | 493 | 385 | 524 | 415 |
| 68 | 56 | 223 | 294 | 369 | 186 | 494 | 15 | 729 | 569 S |
| 71 | 64 | 224 | 577 | 371 | 240 | 496 | 461 S | 746 | 584 |
| 79 | 181 | 229 | 549 S | 372 | 322 | 499 | 374 | 749 | 543 |
| 82 | 73 | 231 | 570 | 380 | 484 | 503 | 379 | 756 | 552 |
| 83 | 66 | 235 | 177 | 389 | 102 | 517 | 470 | 767 | 573 |
| 84 | 75 | 238 | 129 S | 391 | 329 | 524, |  | 777 | 589 S |
| 85 | 71 | 239 | 220 | 394 | 330 | 728 | 415 | 779 | 530 S |
| 86 | 67 | 240 | 91 S | 395 | 420 S | 528 | 173 | 783 | 605 |
| 87 | 68 | 241 | 310 | 396 | 256 | 529 | 413 | 785 | 591 |
| 88 | 74 | 244 | 216 | 398 | 320 | 534 | 280 | 788 | 600 |
| 89 | 70 | 245 | 55 | 399 | 321 | 538 | 77 | 789 | 587 |
| 101 | 9 | 246 | 178 | 401 | 401 | 542 | 546 S | 793 | 601 S |
| 103 | 81 | 256 | 316 | 402 | 423 | 545 | 139 | 795 | 590 |
| 108 | 92 | 260 | 229 S | 406, |  | 551 | 436 | 798 | 592 S |
| 110 | 99 | 261 | 348 | 467 | 175 | 552 | 318 | 800 | 616 |
| 113 | 82 | 262 | 97 | 410 | 297 | 553 | 156 S | 803 | 613 S |
| 115 | 111 S |  |  |  |  |  |  |  |  |

## RECORD OF HOUSE BILLS IN HOUSE

## HOUSE JOINT RESOLUTIONS AND HOUSE FIHES PASSED AND APPROVED- 172

H.J.R. 1, 19, 22, 23
H.F.

18, 19, 22, 27, 28, 30, 32, 34, 37, 41, 48, 61, 108, 109, 116, 122, $127,135,148,156,166,174,175,186,189,191,193,197,198,203,206,208$, 209, 210, 219, 220, 222, 223, 229, 240, 242, 253, 261, 262, 270, 287, 291, 292, $307,309,314,315,318,328,359,364,372$, 373 , $375,383,395,400,401,402$, $403,405,439,459,498,503,529,542,547,549,551,572,574,585,594,608$, $609,612,625,629,642,647,655,656,657,670,675,676,677,678,679,682$, $683,687,691,693,694,696,703,704,705,716,717,720,721,726,732,735$, 736, 737, 739, 740, 741, 742, 743, 745, 747, 748, 750, 751, 752, 755, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 768, 769, 770, 774, 775, 776, 777, 778, 779, 780, 782, 783, 784, 785, 786, 789, 790, 791, 792, 793, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807.

# SENT TO SECRETARY OF STATE <br> H.J.R. 1, 19, 22, 23 

# ITEM VE'TO ON HILLS APPROVED BY THE GOVERNOR H.F. $739,747,760,780,802$ 

H. J. R.

1 By Pellett and Strothman. A joint resolution proposing to the President of the United States, Richard M. Nixon, United States Secretary of Agriculture, Earl Butz, and members of the Iowa congressional delegation, that the funds being withheld for the rural environmental assistance program (ASCS), the rural electrification administration loan programs (REA), and the rural emergency loans program (FHA) be released.
Introduced, referred to agriculture
Committee report ........................... 62
Recommended passage .......... 62
Committee report adopted ...... 63
Amendment H . filed
Amendment H. 1 adopted
Amendment H. 1 adopted ....... 73
Passed House. Ayes 88, nays 11.
Reported correctly enrolled
Signed by Speaker
Sent to Secretary of State ....... 290
2 By Hill, Clark of Lee, Knoke, Rapp, Higgins, Cusack, Crawford and Newhard (Murray, DeKoster, Blouin and Gluba). A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the age qualification of members of the General Assembly.
Introduced, referred to state government
Subcommittee, Drake, Hargrave, and Junker

Page
H. J. R.
ran, Kreamer, Bittle, Knoke, Roorda, Newhard, Crawford, Small, Monroe, Carr, Schroeder, Middleswart, Stromer, Edelen, Readinger, Den Herder, Jesse, Dunton, Clark of Lee and Stanley. 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 judiciary and law enforcement
Subcommittee, Jesse, Logue, and Woods
Committee report .................. 225
Recommended passage . . . . . . . . . . . 225
Committee report adopted ....... 226
Passed House. Ayes 88, nays
none ................................. 252
4 By Caffrey, Connors and Harper. A joint resolution designating the ladybug the state insect of Iowa.
Introduced, referred to rules ... 157
5 By Mendenhall. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the imposition of taxes.
Introduced, referred to ways and means
Subcommittee, Roorda, Danker,
and Husak ......................
6 By Anderson, Welden, Schroeder, Brockett, Daggett, Hansen, Miller of Calhoun, Strothman, Logue, Crabb, Edelen, Mendenhall, Middleswart, Millen, Peterson,
H. J. R.
Stephens, Horn, Den Herder Kiser, Roorda, West, Bennett, Kreamer, Fischer of Grundy, Bortell, Stromer, Drake, Freeman, Grassley, Dunton, Doyle, Husak, Hargrave, Woods, Griffee and Connors. A joint resolution proposing an amendment to the Constitution of the State of Iowa which prohibits the General Assembly and any political subdivision from imposing or increasing any tax retroactively.
Introduced, referred to ways and means
Subcommittee, Danker, Fitzgerald, and Roorda
7 By Mendenhall. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to four-year terms for members of the House of Representatives.
Introduced, referred to state government
Subcommittee, Bittie, Nielsen, and Ferguson
8 By Natural Resources. A joint resolution to require approved soil conservation practices on land in the watershed of proposed United States Army Corps of Engineers multipurpose dams prior to construction of such dams.
Introduced, placed on calendar ..
S.J.R. 4 substituted
Withdrawn
. ................. 559
9 By Mendenhall. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to vacancies in the membership of the General Assembly.
Introduced, referred to state government
Subcommittee, Bittle, Nielsen, and Roorda
10 By Brinck, Caffrey, Husak, Rapp, Monroe, Junker, Hargrave, Harper, Millen, Norpel, Cochran and McCormick. A joint resolution proposing an amendment to the Constitution of the State of lowa relating to the duties of the Lieutenant Governor.
Introduced, referred to state government
Subcommittee, Roorda, West, and
Patchett
11 By Brinck, Caffrey, Rapp, Monroe, Hargrave, Norpel, McCormick and Cochran. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the Secretary of State.
Page Monroe, Hargrave,
H. J. R

Page
Introduced, referred to state govSubcommittee, Roorda, West, and Patchett

530
12 By Brinck, Cochran, Caffrey, Crabb, Husak, Rapp, Monroe, Junker, Harper, Ferguson, Millen, Forpel, McCormick and Small. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the Lieutenant Governor.
Introduced, referred to state government
Subcommittee, Roorda, West, and Patchett

13 By Holden, Hill, Knoke, Doyle, Schroeder, Husak, McElroy and Wyckoff. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appropriation of fines as provided by law.
Introduced, passed on fle
...... 492
505
Subcommittee, Stanley, Carr, Ferguson, Higgins, and Poncy ... 530
Committee report ................. 685
Recommended passage .......... 685
Committee report adopted ....... 688
14 By Dunton and Lippold (Nystrom). A joint resolution authorizing a banner for the Governor of Iowa.
Introduced, passed on file ........ . 492
Referred to rules ................. . . 505
15 By Freeman. A joint resoment to the Constitution of the State of Iowa relating to the manner in which a vacancy in the membership of the General Assembly is filled.
Introduced, referred to state government
Subcommittee, $\dot{\text { Roorda, }} \mathbf{\text { West, }} \mathbf{~ a n d ~}$ Patchett

16 By Krause. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the use of motor vehicle fees and fuel taxes.
Introduced, referred to transpor-
tation
17 By Appropriations. A joint resolution relating to the effective date of laws.
Introduced, placed on appropria-
tions calendar $\ldots . . .$.
Passed House. Ayes 88, nays none 954
18 By Small. A joint resolution imposing a one-year moratorlum on installation of cable television service in the state, and the establishment of a study committee to study

| H. J. R. |  |
| :---: | :---: |
| appropriate regulation cable television. |  |
| Introduced, referred to com- |  |
|  |  |
| 19 By Appropriations (Appro- |  |
| priations). A joint resolution |  |
| to approve contracting |  |
| cost analyses of no-fault |  |
| lation. |  |
|  |  |
| Introduced, placed on appropriations calendar |  |
|  |  |
| Passed House. Ayes 90, nays $1 . .1168$ |  |
| Explanation of vote ............ 11 |  |
| Message from Senate, |  |
| amendment |  |
| House concurred |  |
| Repassed House. Ayes 86, nays none . . . . . . . . . . . . . . . . . . . . . . . . . 1359 |  |
|  |  |
| Explanation of vote ............. 1388 |  |
| Reported correctly enrolled |  |
| Signed by Speaker ............... 1538 |  |
| Sent to GovernorSigned by Governor |  |
|  |  |
| Signed by Governor ................. 1556 Became law by publication ..... 1860 |  |

20 By Commerce. A joint resolution imposing a one-year moratorium on installation of cable television service in the state, and the establishment of a study committee to study appropriate regulation of cable television.
Introduced, passed on file ...... 1192
Referred to sifting ................ 1221

## 21 By Cochran, Stanley and Fitzgerald (Coleman and Lamborn). A joint resolution urging the President of the United States to present a posthumous presidential medal to Dr. Karl L. King. <br> Introduced, referred to sifting .. 1380

## 22 By Appropriations. A joint resolution directing the department of social services to delineate the intent and objectives of programs for young persons at certain institutions under its control. <br> Introduced, placed on appropria- <br> tions calendar ................... 1694 <br> Passed House. Ayes 73, nays 3 .. 1774 <br> Explanation of vote ............... 1822 <br> Reported correctly enroiled ........ 2392 <br> Signed by Speaker …............ 2393 <br> Sent to Secretary of State ...... 2393

23 By Appropriations. A joint resolution establishing legislative compensation to be paid because of a vacancy resulting in the House membership.
Introduced, placed on appropria-
tions calendar .................... 2176
Passed House. Ayes 86, nays
none . . . . . . . . . . . . . . . . . . . . . . . . 2262
Reported correctly enrolled .... 2398
Signed by Speaker ................. 2393
Sent to Governor .................... 2393
Signed by Governor ................... 2401
H. F.
1 By Fischer of Grundy. A bill for an act to repeal a license fee for restaurants and grocery stores selling

Page meat or meat products.
Introduced, referred to agriculture39

2 By Fischer of Grundy. A bill for an act relating to the sale of meat and meat products.
Introduced, referred to agriculture

39
Subcommittee, Peterson, Husak, and Menke

149
Committee report .......................... 176
Recommended indefinite post-

176

3 By Holden. A bill for an act relating to members of county zoning commissions and boards of adjustment.
Introduced, referred to county
government
...................... 39
Subcommittee, Bortell, Bennett, and Hennessey

149
Committee report ........................ 172
Recommended passage ........... 172
Committee report adopted ..... 174
Amendment H. 15 filed........... 188
Amendment H . 15 adopted ......... 188
Passed House. Ayes 62, nays 35 .. 188
Explanation of vote ............. 199
4 By Small. A bill for an act relating to qualifications of civil service employees.
Introduced, referred to cities and towns

40
Committee report ........................ 120
Recommended passage .................. 120
Committee report adopted . . . . . . . 123
Amendment H. 8 filed ............ 157
Amendment $H$. 9 flied ….............. 157
Amendment H. 12 filed .......... 172
Amendment H. 12 adopted ....... 181
Amendment H. 8 withdrawn ….... 181
Amendment H. 9 withdrawn .... 181
Passed House. Ayes 75, nays 21.. 182
5 By Small. A bill for an act relating to public hearings for rate increases of public utilities.
Introduced, referred to commerce
Subcommittee, Egenes, Bittle, and
McMormick
6 By Norpel. A bill for an act relating to purchase of real estate by political subdivision of the state.
Introduced, referred to county government
Subcommittee, Edelen, Higgins, and Rapp to...........................
229

Subcommittee, Harvey, Hansen, and Carr
7 By Welden. A bill for an act to establish an Iowa natural and scenic rivers system.
Introduced, referred to natural resources
H. F .

Subcommittee, Clark of Lee, Butler, and Avenson

8 By Fischer of Grundy. A bill for an act relating to the appointment of the commis. sioners on uniform state laws. laws.
Introduced, referred to rules
Subcommittee, Oakley, Knoke, and Nielsen149

9 By Fischer of Grundy. A bill for an act relating to the distribution of sales and use tax to the road use tax fund.
Introduced, referred to ways and means
Subcommittee, Kreamer, Roorda, and Brunow
. . ................
10 By Patchett, Egenes, Small, Monroe, Crawford, Jesse, Fitzgerald, Jordan, Krause, Carr, Rinas, Newhard, Norpel, Hennessey, Griffee and Higgins. A bill for an act relating to the rate of interest on public utility refunds to customers. Introduced, referred to commerce Subcommittee, Fisher of Greene, McCormick, and Tofte
11 By Knoke. A bill for an act relating to travel by certain candidates and elected officials.
Introduced, referred to state government
Subcommittee, Logue, Ferguson, and Cusack
Committee report
Recommended passage
............ 230
.......... 230
Committee report adopted ..... 232
Amendment H. 26 filed ........... 247
Lines of amendment $H$. 26 withdrawn

253
Amendment H. 26 lost .......... 253
Failed to pass House. Ayes 49, nays 41

253
12 By Welden. A bill for an act relating to the management of state records.
Introduced, referred to state government
Subcommittee, Roorda, West, and Avenson
13 By Hill, Lipsky, Crawford and Bittle. A bill for an act relating to eligibility for assistance in the aid to dependent children's orocram.
Introduced, referred to human resources

71
Subcommittee, Den Herder, West. Monroe, Brunow, Readinger, and Rinas

149
Fiscal note HCS
................
14 By Knoke and Butler (Griffin). A bill for an act to provide for police reserve units in cities with populations over five thousand.
Introduced, referred to judiciary and law enforcement

## H. F .

## Page

Subcommittee, Strothman, Nielsen, and Woods
Amendment H, 5 fled ........... 150
15 By Norpel and Small. A bill for an act to allow persons over sixty-four years of age to fish without a license.
Introduced, referred to natural resources
Subcommittee, McElroy, Pellett, and Wyckoff

16 By Knoke, Schroeder and Butler (Griffin). A bill for an act relating to improvement bonds and special assessments on certain property outside of cities.
Introduced, referred to cities and towns $\qquad$
Withdrawn ........................................... 714
17 By Transportation. A bill for an act relating to the memorandum of alleged traffic violations.
Introduced, placed on calendar 72
Passed House. Ayes 84, nays
none
1s By Transportation. A bill for an act relating to duties of operators of vehicles turning left.
Introduced, placed on calendar . 72
Passed House. Ayes 84, nays none
Reported correctiy enrolied ..... 735
Siqned by Speaker .............. 735
Sent to Governor ................ 735
Signed by Governor ............ 828

> 19 By Transportation. A bill for an det providing exceptions to drivi g on the right side of a roadway.
> Introduced, placed on calendar . 79

Amendment H. 3 filed ........... 149
Amendment $H .4$ flled ............. 150
Amendment H. 3 adopted ...... 153
Amendment H. 10 filed .......... 158
Amendment H. 4 withdrawn .... 164
Amendment H. 10 adopted ....... 164
Passed House. Ayes 97, nays none

164
Reported correctly enrolled ..... 386
Signed by Speaker ................ 386
Sent to Governor .................... 386
Signed by Governor . . . . . . . . . . . . 431
20 By Transportation. A bill
for an act relating to operat-
ing a vehicle under control.
Introduced, placed on calendar
Amendment H. 2 filed ........... 100
Ansendment H. 2 adopted.....
$\begin{aligned} & \text { Passed House. Ayes } 93, \text { nays } \\ & \text { none } \\ & 125\end{aligned}$

## 21 By Transportation. A bill for an act relating to racing on highways.

Introduced, placed on calendar . 72
Amendment H. 17 filed ......... 199
Amendment H. 21 fled ............ 215
Amendment H. 21 adopted ...... 221
H. F.

Page
Amendment H. 17 withdrawn ... 221
Amendment H. 23 flled .......... 222
Amendment H. 23 adopted ..... 222
Passed House. Ayes 93, nays none 222

22 By Transportation. A bill for an act relating to road workers exemptions while actually working on the surface of the highways and providing penalties.
Introduced, placed on calendar .. 72
Passed House. Ayes 93, nays none

126
Reported correctly enrolled .... 290
Signed by Speaker .............. 290
Sent to Governor ...................... 290
Signed by Governor . . . . . . . . . . . . . 299
23 By Transportation. A bill for an act to reduce the penalties for certain violations of the motor vehicle financial responsibility law.
Introduced, placed on calendar .
Passed House. Ayes 86, nays 5.
Motion filed to reconsider vote.
Motion to reconsider vote prevailed72

Referred to judiciary and law enforcement

127
147

Subcommittee, Nielsen, Oakley, and Hargrave
24 By Wyckoff. A bill for an act relating to open hunting seasons.
Introduced, referred to natural resources
Subcommittee, Mendenhali, Han-
sen, and Miller of Cerro Gordo.
25 By Fischer of Grundy. A bill for an act to prohibit the operation of mobile units by banks and other financial institutions.
Introduced, referred to commerce.
Subcommittee, Brockett, Logue, and Griffee

26 By Fischer of Grundy. A bill for an act relating to inducements to open or add to savings accounts and providing penalties.
introduced, reierred to commerce Subcommittee, McElroy, Ewing, and Krause

27 By Wells, Harper, Hansen, Edelen, Norpel, Wyckoff, Fischer of Grundy, and De Jong. A bill for an act changing the observance date of Veterans' Day.
Introduced, referred to state government
Subcommittee, Fullerton, Nielsen, and Miller of Buchanan
Committee report . . . . . . . . . . . . . . . . . 199
Recommended passage .......... 199
Committee report adopted ...... 201
Passed House. Ayes 75, nays 16.
Explanation of vote .............
Reported correctly enrolled ..... 890
Signed by Speaker ................ 890
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Sent to Governor .................. 890
Signed by Governor ..................... 917

## 28 By Monroe. A bill for an act relating to a free copy of the laws of Iowa.

Introduced, referred to county government . .......................
Subcommittee, Stephens, Hutch-
ins, and Hennessey ............ 150 97

Fiscal note HCS.
Fiscal note HCS.
Committee report464

Recommended amendment, passage 464
Committee amendment H. 130 .. 464
Committee report adopted ...... 468
Amendment H. 188 filed ........ 601
Amendment H. 196 fled .......... 616
Committee amendment H. iso
withdrawn
673
Amendment $H$. 188 withdrawn .. 674
Amendment H. 196 adopted ..... 674
Passed House. Ayes 88, nays 6.. 674
Message from Senate, with
amendment . . . . . . . . . . . . . . . . . . 1627
House concurred ................... 1699
Repassed House. Ayes 88, nays 8.1699
Reported correctly enrolled .... 1861
Signed by Speaker .................. 1861
Sent to Governor . . . . . . . . . . . . . . 1861
Signed by Governor ............... 1922
29 By Monroe, McCormick, Lipsky, Avenson, Bittle, Brinck, Brunow, Byerly, Caffrey, Carr, Clark of Dubuque, Cochran, Crawford, Cusack, Doyle, Drake, Dunton, Edelen, Ewing, Ferguson, Fisher of Greene, Fitzgerald, Freeman, Griffee, Hargrave, Hennessey, Higgins, Hill, Horn, Husak, Hutchins, Jesse, Jordan, Krause, Logue, Mendenhall, Middleswart, Miller of Cerro Gordo, Miller of Buchanan, Miller of Calhoun, Newhard, Norland, Norpel, O'Halloran, Patchett, Peterson, Poncy, Rapp, Readinger, Rinas, Small, Stanley, Tofte, Wells, Woods, Wyckoff, and Connors (Rabedeaux, Schwieger, Andersen, Griffin. Palmer, and Schaben). A bill for an act to authorize the establishment and continuing regulation of health maintenance organizations and to provide penalties.
Introduced, referred to human resources

97
Subcommittee, Den Herder,
Brunow, Schroeder, Hargrave,
Miller of Calhoun, and Hill ..
Withdrawn
30 By Holden (Potter). A bill for an act relating to real estate broker trust accounts.
Introduced, referred to commerce. 103
Subcommittee, Ewing, Logue, and
Monroe
150
Amendment H. 24 flied ............ 230
Committee report .................. . . 290
Recommended amendment, pas-
sage
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Committee amendment H. 32 ..... 290
Committee report adopted ..... 292
Amendment H. 37 filed ..... 300
Amendment H. 37 adopted ..... 307
Committee amendment H. 32 ..... 307$\underset{\text { adopted }}{\text { mendment division } H . ~} 24 \mathrm{~A}$
adopted ..... 308
Amendment division H. 24B with- drawn ............................ ..... 308
Passed House. Ayes 96, nays none ..... 308
Message from Senate ..... 370
House refused to concur ..... 410
Reported correctly enrolled ..... 562
Signed by Speaker ..... 562
Sent to Governor ..... 562
Signed by Governor ..... 626
31 By Norpel, Clark of Du- buque, Krause, Harper, Millerof Buchanan, Horn, Cusack,Newhard, Carr, Hargrave,Higgins, Tofte, Brinck, Rinas,Avenson, Monroe, Miller ofCalhoun and Caffrey. A billfor an act relating to the saleof alcoholic liquor and beerby certain holders of liquorcontrol licenses and beer per-mits on Sunday, and prescrib-ing additional fees for suchsales.
Introduced, referred to judiciaryand law enforcement103
Amendment H. 7 filed ..... 15
Subcommittee, Edelen, Hennessey, and Trowbridge ..... 208
Subcommittee, Oakley, Hennessey, and West ..... 255
32 By Agriculture (Agricul- ture). A bill for an act re- lating to the production and adulteration of dairy food products.
Introduced, placed on calendar ..... 123
Amendment $H$. 6 flled ..... 150
Amendment H. 6 adopted ..... 15
Amendment H. 13 filed ..... 177
Motion filed to reconsider vote ..... 179
Motion to reconsider vote pre- vailed ..... 179
Amendment H. 6 withdrawn ..... 179
Amendment H. 13 adopted ..... 180
Passed House. Ayes 92, nays 1.. ..... 180
Reported correctly enrolled ..... 290
Signed by Speaker ..... 290
Sent to Governor ..... 290
Signed by Governor ..... 29933 By Hill, Fisher of Greene,Norpel and Jesse (Shaff, Milli-gan and Robinson). A bill foran act relating to temporaryservice by retired supremecourt judges, quorum, anddivisions of the supremecourt.
Introduced, referred to judiciaryand law enforcement ...........Subcommittee, Oakley, Rapp, and123
West ..... 208
Committee report ..... 276
Recommended passage ..... 276
Committee report adopted ..... 279
Passed House. Ayes 87, nays none ..... 285
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34 By Hill, Fisher of Greene, Norpel and Jesse (Shaff, Milligan and Robinson). A bill for an act relating to supreme court fees.
Introduced, referred to judiciary and law enforcement
Subcommittee, Oakley, Rapp, and West
Committee report ................... 276
Recommended passage ........... 276
Committee report adopted ........ 279
Passed House. Ayes 89, nays none
Reported correctly enrolled ..... 510
Signed by Speaker ..... 510
Sent to Governor..
Signed by Governor ..... 510
528

35 By Welden. A bill for an act to create a state transportation planning commission.
Introduced, referred to transpor-
$\qquad$
Amendment H. 109 filed .........
Subcommittee, Drake, Schroeder,
Edelen, Dunton, and Norpel .. 874
36 By Small, Knoke, Cusack, Kiser, Harvey, Hargrave, Hig gins and Holden (Doderer and Gluba). A bill for an act relating to the qualifications and appointment of police chiefs.
Introduced, referred to cities and towns
Subcommittee, Readinger, Connors, and Tofte

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37 By Ways and Means (Ways and Means). A bill for an act relating to the census ofchildren of deceased soldiers.
Introduced, placed on calendar .. ..... 146
Passed House. Ayes 95, nays ..... 163
none correctiy enrolled
Signed by Speaker ..... 290
Sent to Governor ..... 990
Signed by Governor ..... 299
38 By Knoke, Schroeder, Clarkof Lee, Millen, Danker andButler. A bill for an act re-lating to salaries for deputysheriffs in counties where dis-trict court is held in twoplaces.
Introduced, referred to appropriations146
Subcommittee, Schroeder, Brock-ett, Stromer, Brinck, and Jesse.353
Fiscal note HCS
Conmittee report482
Recommended passage ..... 482
Committee report adopted ..... 486
Passed House. Ayes 85, nays ..... 547
39 By Patchett, Schroeder,Knoke and Newhard. A billfor an act relating to dutiesto disabled persons and pro-
viding penalties.
Introduced, passed on file ..... 146
Referred to judiciary and law enforcement ..... 161
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Subcommittee, Strothman, Jesse,and Logue255
to By State Government. Abill for an act to change thename of the bureau of laborto the department of laborand industrial relations.
Introduced, placed on calendar ..... 146
Passed House. Ayes 71. nays 19 ..... 186
41 By Transportation. A billfor an act relating to tem-porary restrictions on weightand load of certain motor ve-hicles, and to provide pen-alties for violation of tem-porary restrictions.
Introduced, placed on calendar ..... 146
Passed House. Ayes 82, nays 15 .. ..... 187Message from Senate, with amend-
ment ..... 841
House concurred ..... 881
Repassed House. Ayes 87, nays 3 . ..... 881
Reported correctly enrolled ..... 1015
Signed by Speaker ..... 1015
Sent to Governor ..... 1015
Signed by Governor ..... 1028
42 By Small. A bill for an actrelating to a temporary taxexemption upon improvementsto residences.
Introduced, referred to ways andmeans156
Subcommittee, Stanley, Bittle, Dunton, Junker, and Krause... ..... 299
43 By Crabb. A bill for an act relating to enplanement fees.
Introduced, referred to ways andmeans156
Withdrawn ..... 219
44 By Crabb. A bill for an act,relating to the administrationof the state educational radioand television facility.
Introduced, referred to education. ..... 156
Subcommittee, Horn, Miller ofCalhoun, Menke, Byerly, and
Higgins ..... 208
45 By Transportation. A billfor an act relating to thetransfer of jurisdiction orsale of real estate betweenstate agencies and politicalsubdivisions of the state.
Introduced, placed on calendar
Referred to state government157
18Subcommittee, West, Drake, and
Nielsen ..... 256
Committee report ..... 275
Recommended amendment, pass- age ..... 275
Committee amendment $H$. 29 ..... 275
Committee report adopted ..... 279 ..... 27
Committee amendment
adopted
294
Passed House. Ayes 85, nays 3 ..... 295
46 By Grassley. A bill for an act relating to snow tiresused on designated snowroutes.

Introduced, referred to transportation
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Committee report .................. 199
Recommended passage .............. 199
Committee report adopted ....... 201
Passed House. Ayes 68, nays 23.. 254

47 By Junker and Hansen (Andersen and Kelly). A bill for an act authorizing cities, towns, and counties to impose local taxes, appropriating the proceeds, making the taxes subject to applicable provisions of the Code, including penalties, and establishing a penalty for violation of a local vehicle tax ordinance.
Introduced, referred to ways and means
Amendment $\dot{H}$. 11 filed ..... 172
Subcommittee, Kreamer, Kiser, and Wells ..... 256
48 By Transportation. A bill for an act defining the term tandem axle.
Introduced, placed on calendar. ..... 160
Amendment H. 16 filed ..... 200
Amendment H. 16 lost ..... 204
Amendment H. 19 filed ..... 204
Amendment H. 19 adopted ..... 204
Passed House. Ayes 87, nays 3 ..... 204
Message from Senate, with amend- ment ..... 607
House concurred ..... 637
Repassed House. Ayes 88, nays 2 ..... 638
Reported correctly enrolled ..... 735
Signed by Speaker ..... 735
Sent to Governor ..... 735
Signed by Governor ..... 828
Became law by publication ..... 992
49 By Small (Doderer). A billfor an act allowing publicschool buses to be used forcertain charitable activities.
Introduced, referred to education ..... 160
Subcommittee, Lippold, Carr, Horn,Patchett, and Wulff208
50 By Mendenhall. A bill for an act relating to penaltiesand misuse of firearms.

Introduced, referred to judiciary
and law enforcement160
Subcommittee, Knoke, Hargrave, Anderson, Jesse, and Oakley ..... 256
51 By Mendenhall and Horn. A bill for an act relating to mileage paid to county sher-iffs.

Introduced, referred to appropria-
$\qquad$Subcommittee, Schroeder, Brock-ett, Stromer, Brinck, and Jesse.160
Fiscal note HCS.Amendment H. 25 a filed736
52 By Mendenhall and Horn. A bill for an act relating to salaries of certain county of-ficers.
Introduced, referred to appropria-tions160
Subcommittee, Schroeder, Brock-
ett, Stromer, Brinck, and Jesse ..... 353


56 By Mendenhall, Stanley and
O'Halloran. A bill for an act
prohibiting the use of dis
posable containers for certain
beverages, regulating the use
of other beverage containers,
and providing a penalty for violations thereof.
Introduced, referred to natural resources

160
Subcommittee, Avenson, Butler, De Jong, Hansen, and Miller of Buchanan

57 By Hill, Egenes, West, McElroy, Brockett, Kiser, Knoke and Crawford (Milligan, Miller of Marshall, Murray, Orr, Willits and Doderer). A bill for an act relating to abortion and to provide a criminal penalty.
Introduced, referred to judiciary and law enforcement ........
Subcommittee, Oakley, Strothman, and Hargrave
Amendment H. 40 filed …........ 299
Amendment H. 58 fled .......... 339
Amendment H. 57 filed .......... 340
Amendment H. 261 filed ......... 752
Amendment H. 288 filed .......... 829
Motion to suspend rules ......... 1415
Motion failed ....................... 1415
58 By Knoke. A bill for an act providing for payment of a nominal monthly fee for the clerk of court's service in processing support payments.
Introduced, referred to appropriations
Subcommittee, Schroeder, Brock-
ett, Stromer, Brinck, and Jesse 353
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59 By Transportation. A bill for an act relating to changes in roads, streams, or dry runs.
Introduced, placed on calendar. . 175
Amendment H. 18 filed ........... 206
Re-referred to transportation ... 207
Committee report . . ................ 24 f
Recommended amendment, passage

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Committee amendment H. 25 .... 247
Committee report adopted ..... 249

Amendment H . 18 withdrawn .... 260
Failed to pass House. Ayes 44, nays 52 ............................ 260
Motion filed to reconsider vote .. 261
Amendment $H .27$ filed .......... 262
Amendment H. 47 filed ........... 321
Motion to reconsider vote pre-
vailed 372
Amendment H. 47 withdrawn ... 372
Amendment H. 27 withdrawn ... 372
Amendment H. 71 fled .......... 374
Amendment H. 79 fled …......... 37:
Amendment H. 71 adopted ..... 380
Amendment H. 79 withdrawn .. 380
Passed House. Ayes 73, nays $17 \ldots 381$
60) By Lipsky (Robinson). A bill for an act expanding the purposes for which the schoolhouse tax may be used.
Introduced, referred to education. 175
Ferguson, Higgins, and Poncy. . 208
Amendment $H$. 237 filed
61 By Judiciary and Law Enforcement. A bill for an act repealing anti-trust fees for a county attorney or the at. torney general.
Introduced, placed on calendar. . 175
Passed House. Ayes 90, nays none
Fiscal note HCS.
Fiscal note HCS.
Reported correctly enrolled ..... 735
Signed by Speaker ................. 735
Sent to Governor ................. 735
Signed by Governor ............... 828
62 By Hill, Egenes and Higgins (Kelly). A bill for an act relating to the membership of political party state central committees.
Introduced, referred to state government
Subcommittee, Roorda, Ferguson, and Doyle

63 By County Government. A bill for an act relating to group insurance for elected county officials.
Introduced, referred to appropriations
Subcommittee, Schroeder, Brockett, Stromer, Brinck, and Jesse

64 By Schroeder. A bill for an act relating to fees for a marriage license.
Introduced, referred to ways and means


68 By Freeman (Griffin and Riley). A bill for an act relating to the licensing of real estate apprentice salesmen.
Introduced, referred to state government
Subcommittee, Cusack, Junker, and Harper $\rightarrow$. 10 . . . . . . . . 256
Amendment H. 142 filed ......... 499
Withdrawn ........................... 1056
69 By Freeman. A bill for an act relating to the use of spring and fall enrollment in the state school foundation program.
Introduced, referred to education Subcommittee, Stanley, Carr, Ferguson, Higgins, and Poncy ... 256 withdrawn

70 By Mendenhall. A bill for an act relating to the termination of insurance agency contracts.
Introduced, referred to commerce
Subcommittee, Fischer of Grundy,
Kiser, and Griffee
Amendment H. 50 filed
256

71 By Ways and Means (Ways and Means). A bill for an act relating to signatures required on corporate income tax returns.
Introduced, placed on calendar .. 202
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S. F. 64 substituted .............. 219

Withdrawn
220

72 By County Government
(County Government). A bill
for an act to provide a prop
erty tax levy for health pro
grams.

Introduced, referred to ways and
means

Subcommittee, Den Herder, Har
vey, Monroe, Rapp, and Steph
ens

## 73 By County Government (County Government.). A bill

 for an act relating to the tax levy for flood and erosion control.Introduced, referred to ways and means
Subcommittee, Den Herder, Harvey, Monroe, Rapp, and Stephens

74 By Norpel. A bill for an
act to allow advertising of
alcoholic beverages.

Introduced, referred to state gov
ernment

Subcommittee, Avenson, Milier of
Buchanan, and Harvey ......... 256
Committee report …................275
Recommended indefinite postpone-
ment
........................... 275
Committee report adopted ...... 288
75 By Knoke, Schroeder, Danker and Butler. A bill for an act relating to the construction, remodeling or replacement of county buildings.
Introduced, referred to ways and means
Subcommittee, Den Herder Har-
vey, Monroe, Rapp, and Steph-
ens . . . . . . . . . . . . . . . . . . . . . . . . .
Re-referred to county govern-
ment ............................
Subcommittee, Borteli, Danker, and Hutchins

76 By Doyle, Hargrave, Logue and Bortell. A bill for an act relating to the manatory revocation of the drivers license of persons convicted of possession of a controlled substance in a motor vehicle.
Introduced, referred to state government
Subcommittee, McCormick, Patch-
ett, and Bittle ................... 256
Amendment H. 200 filed .......... 616
77 By Lipsky, A bill for an act to exempt municipallyowned parking lots from the services subject to a tax on gross taxable services.
Introduced, referred to ways and means
Subcommittee, Dunlap, Egenes,
Middleswart, Monroe, and
Roorda
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78 By Doyle. A bill for an act relating to deduction of debts for inheritance tax purposes.
Introduced, referred to judiciary and law enforcement
Subcommittee, Edelen, Logue, and Newhard

856
Committee report ....................... 330
Recommended passage 330
Committee report adopted
...... 334
Fiscal note FCS.
79 By Lipsky. A bill for an act relating to prevention, abatement or control of noise pollution, and providing penalties for violations.
Introduced, referred to natural resources
Subcommittee, McEiroy, Clark of Lee, and Middleswart .........

80 By Cochran, Dunton, Freeman, Drake and Small. A bill for an act relating to the creation of a legislative audit committee and office of legislative auditor, the abollshment of the budget and financial control committee, and office of legislative fiscal director, and providing an appropriation.
Introduced, referred to appropriations
Amendment $H$. 35 filed ............. 291
Subcommittee, Lipsky, Menke, and Dunton

1062
81 By Norpel (Gluba). A bill for an act to provide reasonable competition in the sale of credit life and credit accident and health insurance and providing a penalty.
Introduced, referred to commerce 210 Subcommittee, Brockett, Tofte, Kiser, Fitzgerald, and Carr ... withdrawn ........................ 908

82 By McCormick, Lipsky, Doyle and Small' (Doderer, Lamborn, Glenn, Kelly, and Gluba). A bill for an act relating to the citizens' aide.
Introduced, referred to human resources
Subcommittee, Readinger, Hill, and Rinas

Recommended passage .................... 641
Committee report adopted ..... 648
83 By McCormick, Lipsky and Doyle (Glenn, Lamborn, Doderer, Kennedy, Kelly and Schwieger). A bill for an act relating to furloughs and work release programs for inmates.
Introduced, referred to human resources
Subcommittee, Freeman, Readinger, Crawford, Hargrave, Newhard, and Higgins

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84 By Lipsky, Doyle and McCormick (Lamborn, Doderer, Glenn, Kennedy, Kelly and Schwieger). A bill for an act relating to the interstate corrections compact.
Introduced, referred to human resources
Subcommittee, Freeman, Readinger, Crawford, Hargrave, Newhard, and Higgins

Committee report

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Recommended passage ................... 321
Committee report adopted
S. F. 75 substituted ..... 371
Withdrawn ..... 372

85 By Lipsky, Doyle and McCormick (Potter, Lamborn, Doderer, Glenn, Kennedy, Kelly and Schwieger). A bill for an act relating to com-munity-based corrections programs and services and providing an appropriation.
Introduced, referred to human resources
Subcommittee, Freeman, Readinger, Crawford, Hargrave, New-
hard, and Higgins
Withdrawn ..... 2319

86 By Lipsky, Doyle and McCormick (Kelly, Lamborn, Glenn, Kennedy, and Schwieger. A bill for an act relating to the cost of support and maintenance of a child at a state training school.
Introduced, referred to human
resources $\ldots$ Miller of Calhoun,
Subcommittee, Miller of Calhoun,
West, Hill, Lippold, Fitzgerald, and Caffrey
87 By Doyle and McCormick (Kelly, Lamborn, Glenn, Kennedy and Schwleger). A bill for an act relating to the cost of care, examination, or treatment of a minor.
Introduced, referred to human resources
Subcommittee, Freeman, Readinger, Crawford, Hargrave, Newhard, and Higgins
88 By Doyle and McCormick (Schwieger, Lamborn, Glenn, Kennedy and Kelly). A bill for an act relating to the jurisdiction of juvenile courts over parents, guardians and custodians of children and providing a penalty.
Introduced, referred to human resources
Subcommittee, Freeman, Readinger, Crawford, Hargrave, Newhard, and Higgins
89 By Doyle and McCormick (Kennedy, Lamborn, Glenn and Kelly). A bill for an act relating to contributing to the delinquency of a minor.
Introduced, referred to judiciary and law enforcement
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Subcommittee, Jesse, Edelen, and Crawford 256
90 By Doyle (Kelly). A bill for an act relating to the jurisdiction and compensation of district court associate judges; redefining small claims; and providing reporters for district associate judges.
Introduced, referred to judiciary and law enforcement ........
Subcommitte, Knoke, Jesse and Oakley
Withdrawn
91 By Brinck and Monroe. A bill for an act relating to the hours during which alcoholic bevrages and beer may be sold
Introduced, referred to judiciary and law enforcement
Subcommittee, Oakley, West, and Hennessey 218

92 By Doyle. A bill for an act relating to pleas of no contest in the trial of nonindictable motor vehicle offenses.
Introduced, referred to judiciary and law enforcement ..........
Subcommitte, Knoke, Hargrave, Oakley, Anderson, and Jesse

93 By Doyle. A bill for an act relating to court reporters.
Introduced, referred to appropriations
Subcommitte, Schroeder, Brockett, Stromer, Brinck, and Jesse. Withdrawn

94 By Doyle. A bill for an act relating to the breaking and entering of vending machines, and providing a penalty.
Introduced, referred to judiciary and law enforcement
Subcommittee, Knoke, Hargrave, Oakley, Anderson, and Jesse.
9.) By Doyle. A bill for an act relating to the penalty for contributing to the delinquency or dependency of a minor child.
Introduced, referred to judiciary and law enforcement craworord 218
Subcommittee, Logue, Crawford, and Rapp
Committee report ...................
Recommended amendment, passage387
387Committee amendment H . 92
Committee report adopted ..... 387
Committee amendment $\dot{H}$." ${ }^{\prime} \dot{9} \dot{2}$adopted ................. 542

Passed House. Ayes 95 , nays 1 .
96 By Schroeder. A bill for an act relating to centralized purchasing under the department of general services.
Introduced, referred to state government
Subcommitte, Bittle, Ferguson, and Patchett
Fiscal note HCS.
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97 By Crabb. A bill for an act relating to savings involved in new state programs or procedures established by the General Assembly.
Introduced, referred to state government
Subcommittee, Fullerton, Hargrave, and McCormick300

98 By Freeman. A bill for an act to allow school boards, county school boards, area school boards, and the state board of public instruction to provide group contracts, and the board for the educational radio and television facility to provide group or individual contracts for taxsheltered annuities to employees.
Introduced, referred to educa-
tion . . . . . . . . . . . . . . . . . . . . . . .
Subcommittee, Wulff, De Jong, and Miller of Calhoun
300
Committee report ..... 403
age ..... 403
Committee amendment H. 98 ..... 403
Committee report adopted ..... 407
Amendment H. 164 filed ..... 563
Committee amendment H. 98
adopted ..... 59 S
Amendment H. 164 adopted ..... 598
Amendment H . 193 filed ..... 59 S
Amendment H. 193 adopted ..... 59 s
Passed House. Ayes 69, nays 20. ..... 599
99 By Strothman. A bill for an act relating to eminentdomain awards and provid-ing for payment of costs andreasonable attorney fees incondemnation proceedings.

Introduced, referred to com-
merce ...............................
Subcommittee, Jesse, Bittle, and
Knoke
Fiscal note
100 By Doyle. A bill for an act relating to traffic viola- tions used as evidence in civil judicial proceedings.
Introduced, referred to judiciary and law enforcement ..... 232
Subcommittee, West, Nielsen, and Strothman ..... 300
Committee report ..... 330
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Committee report adopted ..... 334
Amendment H. 59 filed ..... 352
Passed House. Ayes 82, nays ..... 352
101 By Doyle. A bill for an act relating to the interest rateson judgments and decrees.
Introduced, referred to commerce ..... 232
Subcommittee, Jesse, Bittle, and Knoke ..... 256
Committee report ..... 276
Recommended passage ..... 276 ..... 276
Committee report adopted ..... 279
S.F. 9 substituted ..... 295
Withdrawn ..... 296
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102 By Doyle. A bill for an actrelating to the speed restric-tion for motor vehicles tow-ing disabled vehicles.
Introduced, referred to transpor-tationSubcommittee, Butler, Fischer ofGrundy, and Harper232103 By Monroe (Miller of DesMoines). A bill for an actrelating to the property taxexemptions for veterans.
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Subcommittee, Roorda, Kıreamer, Bortell, Middleswart, and Nor- land ..... 300
Amendment H. 76 filed ..... 374
Amendment H. 135 filed ..... 482
104 By Norpel. A bill for anact relating to the advertis-ing of beer.
Introduced, referred to state government
Subcommittee, Drake, Logue, and Hargrave
105 By Doyle. A will for anact relating to the solicita-tions of churches and expen-ditures of organization solic-iting public donations and in-creasing the penalty for vio-lations.
Introduced, referred to state gov-

ernment ..... 232
Subcommittee, Bittle, West, and Miller of Buchanan ..... 300
106 By Egenes, Small and Har- vey. A bill for an act re- lating to fling for increases in utility rates, charges, schedules, or regulations.

Introduced, referred to com- merce ..... 232
Subcommittee, Fisher of Greene, Fitzgerald, and Bittle ..... 256
107 By Fischer of Grundy. A bill for an act to providemandatory benefits for vic-tims of motor vehicle acci-dents without regard to fault,to provide mandatory pro-tection against loss as a re-sult of tort liability arisingout of motor vehicle acci-dents, to provide the admin-istrative procedures neces-sary thereto, making certainacts unlawful and providingpenalties.
introduced, referred to com-merce subcommittee, Knoke, Jesse, Bit.232
tle, Kiser, and Small ..... 256
Motion to suspend rules ..... 2377
Motion failed ..... 2377
1118 By County Government(County Government). A billfor an act relating to thedestruction of original courtrecords.
Introduced, placed on calendar ..... 233
Passed House. Ayes 92, nays 2. ..... 261Message from Senate. withamendment .................. 379H. F.Page
House concurred ..... 438
Repassed House. Ayes 88, nays none ..... 438
Reported correctly enrolled ..... 510
Signed by Speaker ..... 510
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109 By Transportation. A bill for an act relating to the es- tablishment of a rest area and rest area building.
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Amendment H. 33 filed ..... 287

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Reported correctly enrolled ..... 2392
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Sent to Governor ..... 2393
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Signed by Governor ..... 2401
110 By Anderson (Schaben). A bill for an act relating to the issuance of certificates of convenience and necessity to liquid transport carriers.
Introduced, referred to transpor- tation ..... 233
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Subcommittee, Welden, Brinck,
and Schroeder ..... 300
111 By Stromer. A bill for anact relating to the paymentof damages caused by hunt-ers, and providing penaltiesfor violations.
Introduced, referred to natural
resources ..... 233
Subcommittee, Miller of Cerro Gordo, MeElroy, and Clark of Lee ..... 300
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112 By Wells. A bill for an act relating to the official title of the State of Iowa.
Suhcommittee, Knoke, Kreamer, ..... 233
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113 By Clark of Lee and Hill (State Government). A bill for an act to lower the ageof majority.
Introduced, referred to state gov- ernment ..... 233
Committee report ..... 275
Recommended passage ..... 276
Committee report adopted ..... 279
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114 By Miller of Buchanan, Rapp, McCormick, Schroeder, Wyckoff, Husak, Jordan, Mennenga and Lippold (County Government). A bill for and act relating to expenditures for capital improvements by a board of supervisors.
Introduced, referred to county government
Subcommittee, Bortell, Danker,
and Hutchins
Committee report ..... 639

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| months |  |
| payment |  |
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| of service compensation |  |
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| Introduced, referred to ways and |  |
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| Subcommittee, Grassley, Kreamer, and Wells |  |
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| Withdrawn |  |
| 116 By Nielsen. A bill for an act relating to the appeal of a condemnation award. |  |
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| Subcommittee, Crawford, Staniey, |  |
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117 By Ways and Means. A bill for an act relating to the judicial review of the state board of tax review.
introduced, placed on calendar . . 250
Passed House. Ayes 93, nays 2. 271
118 By Doyle, Middleswart and Junker. A bill for an act relating to the salaries of elected county officials.
Introduced, referred to county government
Subcommittee, Bennett, Wyckoff, and Clark of Duhuque
Fiscal note HCS.
119 By Schroeder, Fischer of Grundy and Welden. A bill for an act relating to political party nominees for the office of governor and lieutenant governor.
Introduced, referred to state government $\dot{\text { beommittee, }}$ Filierton, Harvey, and Nielsen
1.20 By Lipsky. A bill for an act relating to seat belts on school buses.
Introduced, referred to education

121 By Natural Resources. A
onen hunting seasons.

Introduced, placed on calendar ..

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Re-referred to natural resources 288
Amendment H. 45 filed ............ 322
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and Patchett
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122 By Ways and Means. A bill
for an act to repeal the use
tax exemption for tangible
personal property used in
interstate transportation or
commerce.
Introduced, placed on calendar ... 250
Amendment $H .28$ filed .......... 266
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Passed House. Ayes 78, nays 15 . 273
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amendment ........................ 621
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adopted ............................ 1316
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Explanation of vote .............. 1368
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Became law by publication ......1678
123 By Trowbridge, Knoke, Jesse, Dovle, Wells, McElroy. Lipsky, Hargrave, Newhard, Clark of Dubuque, Patchett and Bittle. A bill for an act relating to the private sale, control, distribution and taxation of wine containing not more than seventeen percent alcohol by weight, declaring certain acts relating to wine to be unlawful and prescribing penalties therefor.
Introduced, referred to ways and means
Subcommittee, Grassley, Daggett, and Middleswart35.3
$124 \underset{\text { By Dovle. A bill for an act }}{\text { rel }}$ $\underset{\text { marriage. }}{\text { relating }}$
Introduced, referred to judiciary and law enforcement .........
Subcommittee, Stanley, Poncy, and Newhard
................... 300
Fiscal note HCS.
125 By Judiciary and Law Enforcement (Judiciary). A bill for an act relating to providing standard uniforms for county sheriffs and their deputies.
Introduced, placed on calendar .. 257
Passed House. Ayes 90, nays 7 . 283
Fiscal note HCS.
126 By Oakley. A bill for an act to prohibit hunting adjacent to game breeding and shooting preserves and pro-


128 By Fisher of Greene. A bill for an act relating to fees for certificates of compliance required of manufacturers and wholesalers of alcoholic beverages.
Introduced, referred to state government
Subcommittee, Drake, Doyle, and Logue

129 By Brinck. A bill for an act relating to Sunday sale of alcoholic beverages and beer.
Introduced, referred to judiciary and law enforcement
Subcommittee, Oakley, West, and Hennessey

130 By Knoke, Monroe, Norpel, Clark of Dubuque and Carr (Griffin, Kennedy, Blouin, Miller of Des Moines, Gluba, Shaw and Tieden). A bill for an act relating to the hours during which alcoholic beverages and beer may be sold.
Introduced, referred to judiciary and law enforcement $\qquad$
Subcommittee, Oakley, West, and Hennessey

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131 By Knoke, Avenson, Welden, Junker, Butler, Cusack, West, Higgins, Schroeder, Harvey, Branstad, Newhard, Small, Hargrave, Doyle, Cochran, Husak, Hennessey, Hutchins, Stephens, Fullerton, Dunton, Rinas, Patchett, Nielsen, Tofte, Mennenga, Bittle, Stanley, O'Halloran and Clark of Dubuque. A bill for an act relating to the salary of county attorneys.
Introduced, referred to appropriations
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132 By Norpel. A bill for an act relating to state income tax returns.

Introduced, referred to ways and
means

Subcommittee, Norland, Stanley,

Bittle, Kreamer, and McCor-

mick ..... 353

133 By Mendenhall, Patchett, McElroy, Middleswart, Clark of Lee, Miller of Cerro Gordo, Hansen, O'Halloran, Tofte and Newhard (Doderer, Tieden and Gallagher). A bill for an act creating state park advisory committees, providing for the election of members, and specifying their duties.
Introduced, referred to natural resources
Subcommittee, De Jong, Hansen, and Wyckoff614

134 By Mendenhall. 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 education $26 t$
Subcommittee, Miller of Calhoun,
Daggett, Crawford, O'Halloran,
and Mennenga

## 135 By Transportation. A bill for an act relating to federal tax lien registration.

Introduced, placed on calendar .. 264
Amendment H. 31 filed .......... 276
Amendment H. 38 filed .......... 301
Amendment H. 31 withdrawn ... 306
Amendment H. 38 adopted ..... 306
Passed House. Ayes 97, nays
none ............................. 306
Reported correctly enrolied ...... 735
Signed by Speaker ................. 735
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Signed by Governor ................. 828
136 By Mendenhall. A bill for an act relating to tuition rates set by the state board of regents.
Introduced, referred to education 264
Subcommittee, De Jong, Craw-
ford, Lipsky, Mennenga, and
O'Halloran
137 By Fisher of Greene (Lamborn). A bill for an act relating to games of skill, games of chance, raffles and providing penalties.
Introduced, referred to judiciary and law enforcement
Subcommittee, Hill, Edelen, Poncy, Newhard, and Hennessey
Withdrawn
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138 By Oakley. A bill for an act removing the legal status of common-law marriages.
Introduced, referred to judiciary and law enforcement
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Subcommittee, Crawford, Doyle, and Stanley ..... 353
139 By Dunton. A bill for an act relating to the selectionof polling places for elec-tions.
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Subcommittee, Drake, Doyle, Har- vey, Bittle, and McCormick ..... 300
Withdrawn ..... 1449
140 By Crawford (Murray and Hansen). A bill for an act to establish the Iowa drug abuse authority and define its powers and duties.
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Subcommittee, Caffrey, Rinas, Butler, Crawford, Schroeder, and Higgins ..... 529
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141 By County Government (County Government). A bill for an act relating to assign- ment of real estate mortgages by marginal entry.
Introduced, placed on ..... 269 ..... 328Withdrawn
142 By Carr, O’Halloran, Clarkof Dubuque, Branstad, Jesse,Krause, Caffrey, Patchett,Griffee, Newhard, Hennessey,De Jong, Avenson, Readinger,Hutchins, Monroe, Wells,Danker, Rapp, Mennenga,Brunow, Smail, and Connors.A bill for an act relating toleaves of absence for personswho are candidates for elec-tion to the Iowa General As-sembly and providing pen.alties.
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ernment
Subcommittee, West, Avenson, and Harvey ..... 300
Amendment $H$. 151 filed ..... 511
143 By Freeman, A bill for anact relating to the collectionof premium taxes on insur-ance premiums collected bynonprofit hospital and medicalservice corporations.
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144 By Holden. A bill for anact to repeal the provisions ofthe Code relating to abortion.Introduced, referred to judiciaryand law enforcement269
Subcommittee, Oakley, Strothman,and Hargrave353
145 By Hill and Small (Milli-gan). A bill for an act re-lating to disclosure of crimi-
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Introduced, referred to judiciary and law enforcement .......... and trogue ..... 354
Amendment H. 99 filed ..... 404
Withdrawn ..... 873
146 By Mendenhall, Tofte, Nor-pel, Schroeder, Edelen, Knoke,Wyckoff, Peterson, Griffee,Horn, Husak and Egenes.A bill for an act relating toan increase in certain countyfees.
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Amendment H. 499 adopted ..... 1357
Passed House. Ayes ..... 1357
Explanation of vote ..... 1382
147 By Carr, Clark of Dubuque, Hennessey, McCormick and Norpel (Blouin, Kennedy and Tieden). A bill for an act re- lating to eligibility of resi- dents of certain county homes for old age assistance.
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Subcommittee, Hill, Crawford, and Newhard 103 filed ..... 529 ..... 530
148 By Wyckoff (Briles). A bill for an act relating to thesoldiers relief fund.
Introduced, referred to state gov- ernment ..... 270
Subcommittee, Hargrave, Fuller- ton, and Patchett ..... 300
Committee report ..... 562
Recommended passage ..... 562
Committee report adopted ..... 567
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Passed House. Ayes 87, nays 4 ..... 795
Explanation of vote ..... 803
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Sent to Governor ..... 1861
Signed by Governor ..... 1922

149 By Crabb. A bill for an act relating to acquisition and usenal history and intelligencedata and providing penalties.
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of the Midwestern college campus site at Denison, Iowa. Introduced, referred to education 279

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150 By Schroeder. A bill for anact relating to the use ofthose funds distributed tocities and towns out of stateliquor store sales.
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151 By Knoke. A bill for an act relating to the adoptionof children.
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Subcommittee, Newhard, Oakleyand Doyle354
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Recommended passage ..... 387
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152 By Higgins. A blll for an act relating to bingo, provid- ing penalties and imposing a tax.
and law enforcement ..... 279
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1.53 By Lipsky. A bill for an act relating to outpatient coverage by insurance com- panies and mutual hospital and medical service corpora- tions.
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154 By Kreamer. A bill for anact relating to actions forbreach of contract to marry.Introduced, referred to judiciaryand law enforcement $\cdots$.
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1:5 By Transportation. A bill for an act relating to the sale of unused right of way by the state highway commission by land contract, providing for the payment of interest there- on, and the taxation of land sold in contract.
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Passed House. Ayes 73, nays 19 ..... 409
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Reported correctly enrolled ..... 392
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157 By Natural Resources. A bill for an act repealing pro- vision of the Code relating to the shipping, transferring. and sale of skins and hides. ..... 280
Passed House. Ayes 81, nays 13 ..... 313
158 By Natural Resources. A bill for an act relating to obsolete fish and game pro- visions of the Code.
Introduced, placed on calendar ..... 280
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Passed House. Ayes 81, nays 12 ..... 31
159 By Agriculture. A bill foran act providing that foodscontaining chemical residuesbeyond a certain tolerance bedeemed to be adulterated.
Introduced, placed on calendar ..... 280
Passed House. Ayes 78, nays 15 ..... 315
Motion filed to reconsider vote ..... 320
Amendment H. 74 flled ..... 375
Amendment H. 94 filed ..... 389
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Re-referred to agriculture ..... 438
160 By Natural Resources. A bill for an act relating to liability for the unlawful destruction taking, or posses. sion of wildlife owned by the state, and imposing civil dam- ages.
Introduced, placed on calendar ..... 280
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Passed House. Ayes 80, nays 2
161 By Hutchins, Doyle, Millerof Calhoun, Caffrey, Hennes-sey, Krause, Junker, Read-inger, Clark of Lee, Byerly,Fischer of Grundy, Wells,Clark of Dubuque, Bortell,Ferguson, Harvey and Bru-now (Andersen, Nolin, Rod-H. F.Page
gers and Kelly). A bill for anact relating to grants fromthe sewage works construc-tion fund.
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Subcommittee, Middleswart, Stroth man, Wyckoff, Welden, Aven- son, Dunlap, and Freeman ..... 481
162 By Freeman and Bittle (Hansen and Griffin). A bill for an act relating to the taxation of marine insurance underwriting profits.
Introduced, referred to commerce.
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156 fled Amendment $H$. 156 filed ..... 530
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163 By Crabb. A bill for an act relating to the election of cer- tain educational boards
Introduced, referred to education. ..... 281
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164 By Natural Resources. A bill for an act relating to the status of officers appointed by the state conservation com- mission.
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165 By Bittle, Oakley, De Jong,Crawford, Readinger, Bran-stad, West, Lipsky, Hill,Egenes, Rinas and Hargrave(Murray). A bill for an actproviding a veteran's credit,and imposing a penalty.
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166 By Natural Resources. A bill for an act relating to thetaking of fish with seines andtraps.
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Explanation of vote ..... 2064
Reported correctly enrolled ..... 2392
Signed by Speaker . . . . . . . . . . . . . 2393
Sent to Governor ..... 2393
Signed by Governor ..... 2401
167 By Brinck. A bill for an actto permit pari-mutuel betting

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in Iowa; to create a state racing commission and prescribe its powers and duties; to provide for licensing of certain organizations for the purpose of conducting horse races and racing meets; imposing taxes and fees and providing for their use and disbursement; and declaring certain acts to be unlawful and prescribing penalties for the commission of such acts.
Introduced, referred to judiciary and law enforcement
Subcommittee, Hill, Edelen, Poncy,
Newhard, and Hennessey
168 By Hargrave, Cusack, Small and Crawford. A bill for an act relating to the payment of civil rights commission appointees.
Introduced, referred to state government
Subcommittee, Logue, Fullerton, and Miller of Buchanan

169 By Crabb. A bill for an act relating to board of accountancy.
Introduced, referred to state government
Subcommittee, Junker, Roorda, and Harper ......................... 4 418
170 By Human Resources. A bill for an act relating to escaped convicts.
Introduced, placed on calendar .. 294
Amendment H. 42 filed ............ 316
Amendment $H$. 42 adopted ....... 329
Passed House. Ayes 83, nays 10.. 329
171 By Schroeder. A bill for an act relating to vending ma- chine operator's licenses.

Introduced, referred to state gov
ernment

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$\underset{\text { and }}{\text { Subcommittee, }}$ Harvey, Cusack, 418
172 By Schroeder. A bill for an act relating to bond elections.
Introduced, referred to cities and towns
Subcommittee, Harvey, Wuiff, and Carr

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173 By Peterson, Fullerton and Wyckoff. A bill for an act relating to the fees and mileage of jurors.
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174 By Natural Resources. A bill for an act relating to con-fined game birds and animals.
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Passed House. Ayes 58, nays 32.. 336
Reported correctly enrolled ..... 2093
Signed by Speaker ..... 2093
Sent to Governor ..... 2093
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175 By County Government. A bill for an act relating to compensation for boarding and caring for prisoners in certain counties.
Introduced, placed on calendar.. ..... 303
Amendment H. 44 filed ..... 323
Re-referred to county govern- ment ..... 330
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Amendment H. 421 fled ..... 1124
Amendment H. 433 filed ..... 1145
Amendment H. 433 lost ..... 1145
Amendment H. 421 adopted ..... 1146
House concurred ..... 1146
Repassed House. Ayes 86, nays 7.1146
Reported correctly enrolled ..... 1538
Signed by Speaker ..... 1538
Sent to Governor ..... 1539
Signed by Governor ..... 1556
176 By Doyle. A bill for an act relating to free copies of the Code.
ntroduced, referred to state gov- ernment ..... 303
Subcommittee, Bittle, Ferguson and Avenson ..... 418
Withdrawn ..... 675
177 By Bennett. A bill for an act increasing the interest penalty on delinquent prop- erty taxes.
Introduced, referred to county government ..... 304
Subcommittee, Danker, Jordan, and Hutchins ..... 354
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Subcommittee, Danker, Jordan, and Clark of Dubuque529
179 By Monroe (Miller of Des Moines). A bill for an act re- lating to recovery of costs by owners of property taken for construction of levees, ditches, tile or other underground drains.

Introduced, referred to judiciary
and law enforcement

Subcommittee, Anderson, Poncy, and Crawford418
180 By Mendenhall. A bill foran act relating to the limitationof certain damage actions aris-ing out of improvements orwork upon real property.
Introduced, referred to judiciaryand law enforcement304
Subcommittee, Hill, Jesse, andKnoke418

181 By Knoke. A bill for an act relating to the disposition of personal property at the termination of a lease.
Introduced, referred to judiciary and law enforcement
Subcommittee, Woods, Edelen, and Doyle418

182 By Norpel. A bill for an act relating to liability insurance to cover the use of public buildings.
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Subcommittee, Fischer of Grundy, Jordan, and McElroy354

183 By Hill (Kelly). A bill for an act to authorize consolidation of counties.
Introduced, referred to county gov-

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Subcommittee, Mendenhall, Hutchins, and Stephens354

184 By Mendenhall. A bill for an
act regulating registration of
motor vehicles by requiring
proof of financial responsibility
at time of registration.

Introduced, referred to state gov
ernment

Subcommittee, West, Nielsen, and Junker418

185 By Wyckoff. A bill for an act relating to abandoned cemeteries and providing a tax levy.
Introduced, referred to county government
Subcommittee, Bortell, Clark of Dü buque, and Rapp354

186 By Commerce. A bill for an act relating to the regulation of premium rates for credit life and credit accident and health insurance, providing for a maximum level credit life insurance, and providing a penalty.
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Amendment H. 54 filed ......... 337
Amendment H. 54 adopted ....... 338
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Ruled out of order …............. 1122
Amendment $H$. 422 filed ................ 1122
Amendment H. 422 adopted ...... 1123
House concurred ................... 1123
Repassed House. Ayes 86, nays 1.1123
Explanation of vote ............... 1144
Reported correctly enrolled ....... 1538
Signed by Speaker . . . . . . . . . . . . . . 1538
Sent to Governor . . . . . . . . . . . . . . . . 1539
Signed by Governor ................. 1556
187 By Middleswart, Anderson, Harvey, Miller of Calhoun, Mendenhall. A bill for an act relating to the operation of aircraft.
Introduced, referred to judiciary and law enforcement .........
Subcommittee, Jesse, Oakley, and
Knoke

188 By Small and Byerly. A bill
for an act relating to rental
deposits, imposing liabilities
and relieving certain persons
from liability and providing
penalties for conversion of a
deposit.

Introduced, referred to commerce

Subcommittee. Ewing, Fisher of
Greene, and McCormick ..... 354

189 By Transportation. A bill for
an act relating to the movement
$o^{\circ}$ truck trailers manufactured
in this state.

Introduced, placed on calendar

Passed House. Ayes 69 , nays 20.337

Reported correctly enrolled ...... 1861
Sirned by Speaker ................. 1861
S®nt to Governor ................... 1861
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190 By Transportation. A bill for an act relating to un
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191 By Transportation. A bill for an act relating to the movement of registered special mobile equipment on vehicles registered for the welght of the unladen vehicle.
Introduced, placed on calendar $\ldots 318$
Passed House. Ayes 84, nays $3 \ldots 347$
Reported correctly enrolled .... 1538
Signed by Speaker ................ 1538
Sent to Governor ..................... 1539
Signed by Governor ................ 1556
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192 By Welden, Lippold, Schroeder, Millen, Stromer, Anderson, Fischer of Grundy, Pellett, Bortell, Freeman, Edelen, Hansen, Mendenhall, Doyle, Wulff, Crabb, West, Fullerton, Logue, Grassley, Branstad, Den Herder, Tofte and Peterson (Hansen and Taylor). A bill for an act relating to the adjournment of the General Assembly.
Introduced, referred to rules ... 318
Amendment H. 67 filed ........... 363
193 By Transportation. A bill for an act relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays.
Introduced, placed on calendar .. 319
Amendment H. 68 filed
Amendment H. 68 adopted ....... 429
Passed House. Ayes 86, nays $2 \ldots 429$
Reported correctly enrolled ..... 1861
Signed by Speaker ................. 1861
Sent to Governor . . . . . . . . . . . . . . . 1861
Signed by Governor ....................... 1922
194 By Anderson and Dunton (Van Gilst). A bill for an act relating to a statewide property tax levy.
Introduced, referred to ways and means
Subcommittee, Kreamer, Kiser, and Wells

195 By Drake, Bittle, Doyle, Anderson, Wells, Dunton, Logue, Pellett, Caffrey and Den Herder (Rabedeaux, Willits, Coleman, Briles, Miller of Des Moines, Kinley and Shaff.) A bill for an act relating to licensing and regulation of hearing aid dealers, appropriating license fees for purposes of administration, and providing penalties for a violation.
Introduced, referred to state government
Subcommittee." Foorda, Mcicormick, and Nielsen ..............
Amendment H. 409 filed
196 By Small. A bill for an act relating to contesting elec- tions of county officers.

Introduced, referred to county government
Subcommittee, Wyckoff, Stephens, and Hennessey

Subcommittee, Wyckoff, Stephens,
and Hennessey ..... 418

197 By Transportation. A bill for an act providing that the fraudulent alteration of registration plates, certificates, and permits issued by county treasurers are subject to penalties provided by law.
Introduced, placed on calendar .. 325
Passed House. Ayes 89, nays none

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Reported correctly enrolled ..... 735
Signed by Speaker ..... 735
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Signed by Governor ..... 1556
Sent to Governor
Signed by Governor ..... 735
828
198 By Human Resources. A bill for an act to correct an obsolete reference in section seven hundred forty point thirteen ( 740.13 ) of the code. Introduced, placed on calendar .. ..... 325
noned ..... 350
Reported correctly enrolled ..... 735
Signed by Speaker ..... 735
Signed by Governor ..... 828
199 By Lipsky. A bill for an act relating to the payment of wages and providing a pen- alty.
Subcommittee, Kiser, Fitzgerald, and Tofte ..... 354
200 By Lipsky, Bittle, Rinas, Kreamer, Junker, Wells, Con- nors, Kiser, Readinger, Craw- ford, Norland and Miller of Cerro Gordo. A bill for an act relating to the taxation of motor fuel used in air- craft and the use of unclaimed tax refunds.
Introduced, referred to ways andmeans
Amendment H .63 filed ..... 325 ..... 354 ..... 354Subcommittee, Harvey, Bittle,Kiser, Middleswart, and Mon-
roe ..... 1173
201 By Millen, Brinck and Clark of Lee (Junkins). A bill for an act authorizing additional sick leave for certain employ- ees injured in line of duty.
lntroduced, referred to human re- sources ..... 325
Subcommittee, Freeman, Readin- ger, Crawford, Hargrave, New- hard, and Higgins ..... 481
202 By Fisher of Greene and Millen. A bill for an act pro- viding for a procedure allow- ing state employees to meet and confer with the merit em- ployment commission for the purpose of developing recom- mendations, procedures, and conclusions relating to wages, hours, benefits, and other con- ditions and terms of employ- ment.
oduced, referred to huma
and industrial relations $\ldots .$. ..... 326Subcommittee, Anderson, Connors,
Stromer, Welden, and Wells ..
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203 By Agriculture. A bill for an act relating to the testing of motor fuels.
introduced, placed on calendar. . ..... 326
Passed House. Ayes 71, nays 14.. 351
Reported correctly enrolled .... 1511
Signed by Speaker ..... 1511
204 By Agriculture. A bill for an act relating to minimum percentages of plant nutrients in fertilizers.
Introduced, placed on calendar ..... 326
Amendment H. 62 filed ..... 354
Amendment H. 62 adopted ..... 430
Passed House. Ayes 90, nays ..... 430
205 By Bittle, Hill and Oakley (Murray and Ramsey). A bill for an act relating to the timeof payment of inheritance tax.Introduced, referred to judiciaryand law enforcement326
Subcommittee, Doyle, Stanley, and Rapp ..... 418
Committee report ..... 641
Recommended amendment, pass- age ..... 641
Committee amendment H. 215 ..... 641
Committee report adopted ..... 648
Placed on calendar ..... 732
S. F. 131 substituted ..... 799
Withdrawn ..... 800
206 By State Government (State Government). A bill for an act relating to the age of re- tirement for a public employ. ee.
Introduced, placed on calendar ..... 326
Amendment H. 64 filed ..... 360
Point of order raised ..... 368
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Amendment $\mathrm{H}, 73$ filed ..... 375
Amendment H . 75 filed ..... 376
Amendment H. 77 filed ..... 376
Amendment H. 64 withdrawn ..... 394
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Amendment H. 77 lost ..... 396
Amendment H. 75 lost ..... 395
Passed House. Ayes 72, nays 24.. ..... 395
Reported correctiy enrolled ..... 510
Signed by Speaker ..... 510
Sent to Governor ..... 510
Signed by Governor ..... 528
Became law by publication ..... 626
207 By Kreamer. A bill for an act relating to eligibility to receive the benefits of certain welfare programs.
Introduced, referred to human re sources ..... 326
Subcommittee, Hill, Crawford, and Newhard ..... 529
208 By Ways and Means. A bill for an act relating to the property tax exemption for property owned by cemetery associations.
Introduced, placed on calendar ..... 326
Passed House. Ayes 85, nays 5 .: ment ..... 588
House concurred ..... 656
Repassed House. Ayes 84, nays ..... 657
Reported correctly enrolled
Signed by Speaker ..... 735
Sent to Governor ..... 735
Signed by Governor ..... 828
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209 By Judiciary and Law En- forcement. A bill for an actcorrecting erroneous, incon-sistent and obsolete sectionsof the Code of Iowa.
Introduced, placed on calendar .. ..... 326
Passed House. Ayes 84, nays noneMessage from Senate, with amend-ment1230
House concurred ..... 1271
Repassed House. Ayes 79, nays none ..... 1271
Explanation of vote ..... 1305
Reported correctly enrolled ..... 1511
Signed by Speaker ..... 1511
Sent to Governor ..... 1511
Signed by Governor ..... 1556
210 By Agriculture. A bill for an act prohibiting the sale, offer for sale, and distribu- tion of teasel or teasel seeds and providing a penalty.
Introduced, placed on calendar ..... 327
Message from Senate, with amend- ment ..... 841
House concurred ..... 882
Repassed House. Ayes 86, nays 3. ..... 882
Reported correctly enrolled ..... 1015
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211 By County Government (County Government). A bill for an act relating to the valuation of certain public utilities.
Introduced, placed on calendar . ..... 334
Re-referred to county government
212 By Crabb. A bill for an act relating to state employee benefits.
Introduced, referred to state gov-334
ernment
Subcommittee, Bittle, Junker, and Patchett418
213 By Lipsky. A bill for an act relating to the parking ofrailway cars and providinga penalty for violations.
Introduced, referred to commerce ..... 334
Subcommittee, Logue, Egenes, andKrause418
214 By Trowbridge, Newhard,Knoke, Norpel, Fischer ofGrundy and Drake. A bill foran act relating to operators'and chauffeurs licenses.
Introduced, referred to judiciary and law enforcement
Subcommittee, Edelen, Anderson, and Woods418
215 By Doyle, Middleswart, Fullerton, Bortell, Egenes, Stephens, Newhard, Edelen, Tofte and Miller of Calhoun. A bill for an act relating to the quality of the pipe used for water well construction and providing a penalty for violatlons.
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sources
Subcommittee, Pellett, Ewing, and Miller of Buchanan ..... 418
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216 By Schroeder and Stromer.A bill for an act relating tothe internship, licensing, andpractice of osteopathic medi-cine and surgery.

Introduced, referred to state gov-ernment334
Subcommittee, West, Cusack, and
Harvey ..... 418
217 By Crabb, Oakley, Holden, Jesse, Knoke, McCormick andDoyle (Grifin, Schwieger,Shaw, Nolin, Rodgers, Ander-son, Nystrom and Schwen-gels). A bill for an act re-lating to private employmentagency fees.

Introduced, referred to humanand industrial relations ......334
Subcommittee, Brockett, Byerly, and Drake ..... 529
Withdrawn ..... 1229
218 By Drake, Hansen, Stanley, Kiser, Readinger, Lippold,Wulff, Tofte, Ewing, Harvey,Egenes, Menke and Stromer.A bill for an act relating tothe lowa public employees'retirement system by in-creasing per diem for advis-ory investment board mem-bers, increasing the coveredwages, reducing the numberof years required to becomea vested member, providingfor a prior service credit,permitting retroactive pay-ments, allowing full-time em-ployment after age sixty-five,increasing the membershipbenefit formula and changingthe method of computing therate of interest credit formembers.
Introduced, referred to state gov- ernment ..... 335
Subcommittee, Fisher of Greene,Drake, and McCormick418
219 By Ways and Means. A bill for an act relating to special assessment deficiencles.
Introduced, placed on calendar ..... 335
Amendment H. 93 filed
Amendment H. 93 filed ..... 389 ..... 389
Amendment $\mathbf{H}$. 93 adopted
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Passed House. Ayes 77, nays 9 ..... 393
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House concurred ..... 1433
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Explanation of vote ..... 1456
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Reported correctly enrolled ..... 1861
Signed by Speaker ..... 1861
Sent to Governor ..... 1861
Signed by Governor ..... 1922
220 By Transportation. A bill for an act relating to the operation of metal tracked and metal tired vehicles on streets and roads.
Introduced, placed on calendar ..... 335
Passed House. Ayes 69, nays 19 ..... 441
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House concurred
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Signed by Speaker ..... 2393
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221 By Anderson. A bill for anact to provide for cost-of-liv-ing adjustments after retire-ment under the Iowa PublicEmployees' Retirement Sys-tem.
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335 ernment
Subcommittee, Fisher of Greene, Drake, and McCormick ..... 418
222 By Commerce. A bill for an act relating to the powers of the commissioner of insur- ance.
Introduced, placed on calendar .. Passed House. Ayes 88, nays none ..... 494
Reported correctiy enrolled ..... 2093
Signed by Speaker ..... 09
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223 By Bittle, Doyle, Stanley, Jesse and Fischer of Grundy. A bill for an act relating to the compensation paid to shorthand reporters of the district court and participa- tion in group insurance plans.
Introduced, referred to appropria- tions ..... 335
Subcommittee, Middleswart, Schroe- der, Oakley, Welden, and Jesse ..... 481
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Committee report adopted ...... 1069
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Repassed House. Ayes 85 , nays
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Reported correctly enrolled ..... 2392
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224 By Butler, Kreamer, Bittle,Hill, Junker, Crawford, Brock-ett, Kiser, Tofte, Lippold,West, Readinger, Branstad,Stanley, Ferguson, Egenes,Roorda and Drake. A bill foran act to appropriate fromthe general fund of the stateto the state conservationcommission for the open spaceland acquisition program.

Introduced, referred to appropria-
tions ..... 343
Withdrawn ..... 2357
225 By Egenes, Stanley, Edelen,Lippold and Drake. A bill foran act increasing the feescharged by the board of ac-countancy.
Introduced, referred to ways andmeans343
Subcommittee, Hill, Fitzgerald,and Readinger699
226 By Junker, Kreamer, Bittle,Stanley, Brockett, Roorda andKnoke. A bill for an act toprohibit the allocation ofsales tax receipts to the roaduse tax fund

Introduced, referred to ways andmeans

Subcommittee, Kreamer, Brunow, and Roorda418

227 By Roorda, Stanley and Hansen. A bill for an act prohibiting the allocation of sales tax recelpts to the road use tax fund and providing for the financing of motor vehicle registration plates and materials from the road use tax fund instead of such sales tax receipts.
Introduced, referred to ways and means
Subcommittee, Kreamer, Brunow, and Roorde
Amendment H. 104 filed ........... 419
228 By Bortell, Daggett, Danker, McElroy, Egenes, Strothman, Hill, Peterson, Ferguson, Anderson, Harvey, Stanley, Edelen, 'Branstad, Bennett, Hansen, Stephens, Fullerton, West, Tofte, Stromer, Ewing, Lippold, Schroeder, Knoke, Drake, Krause and Hutchins. A bill for an act to increase the personal property tax credit.

Introduced, referred to ways and means
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Subcommittee, Norland, Roorda, Bortell, Kreamer, and Middleswart 418
Fiscal note HCO.
Withdrawn
.1217
229 By Egenes, Stanley, Lippold, Ewing, Roorda and Drake. A bill for an act to increase the fees for renewals and reinstatements of registered architects.
Introduced, referred to ways and means

344
Subcommittee, Hill, Fitzgerald, and Readinger
Committee report ......................... 1156
Recommended amendment, passage
.1156
Committee amendment H. $43 \dot{8}$. . . . 1157
Committee report adopted ........ 1161
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1213
Amendment ${ }^{\text {H. }} 463$ filed ........... 1214
Amendment H. 463 adopted ..... 1214
Passed House. Ayes 88, nays $6 \ldots 1214$
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House concurred ...................... 1555
Repassed House. Ayes 85, nays 7 ..................................... . 1555
Explanation of vote ................ 1560
Reported correctly enroiled ..... 1861
Signed by Speaker ................. 1861
Sent to Governor ..................... 1861
Signed by Governor ................... 1922
230 By Drake, Edelen, Knoke, Stanley, Cochran, Miller of Buchanan, Carr, Lipsky, Conors, O'Halloran, Jesse, Egenes, Poncy, Newhard, Bittle, Doyle, Lippold, Fisher of Greene, Small, Roorda, Bortell, Horn, Brunow, Fitzgerald, Hill, Butler, Oakley, Cusack, Clark of Dubuque, Holden, Dunton, Junker, Dunlap, Mennenga, Patchett, Rinas, Griffee, Wulff, Readinger and Kiser. A bill for an act to create a state department of transportation by transferring certain duties of the state highway commission, Iowa aeronautics commission, Iowa reciprocity board, Iowa state commerce commission, and the department of public safety to a state department of transportation, and making coordinating amendments to the Code, including penalty provisions.
Introduced, referred to transportation .............................
Subcommittee, Drake, Schroeder, Edelen, Dunton, and Norpel
Committee report
Recommended amendment, pass-
Committee amendment ${ }^{\text {age }}$. $10 .$.
Committee report adopted ...... Amendment H. 147 filed

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Amendment H. 169 filed
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Amendment H. 179 fled ......... 579
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Referred to appropriations ..... 593
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Motion filed to reconsider vote ... 605
Subcommittee, Peterson, Rinas,
Roorda, Schroeder, Clark of
Dubuque, Jesse, and Menke .. 803
Amendment $H$. 600 filed .......... 1595
231 By Holden, Drake, Kreamer, Hill, Bittle, Readinger, Roorda, Crawford, Kiser, Wulfe, Brockett, West, Lippold, Tofte, Egenes, Harvey, McElroy, Hansen, Menke and Ewing. A bill for an act relating to aid to dependent children, blind assistance, and aid to the disabled.
Introduced, referred to human resources
Subcommittee, Brunow, Den Herder, West, Readinger, Monroe, and Rinas
Withdrawn ..... 1943
232 By Doyle (Kelly). A bill
for an act relating to the
juvenile court and dependent,
delinquent, and neglected
children.

Introduced, referred to judiciary
and law enforcement $\ldots . . . .$.

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233 By Drake, Tofte, Menke, Bortell, Daggett, Ewing, McElroy, Danker, Crabb, Pellett, Egenes, Strothman, Peterson, Stanley, Ferguson, Anderson, Branstad, Edelen, Fullerton, Bennett, Hansen, Stephens, Brockett, West, Lippold, Schroeder, Krause and Hutchins. A bill for an act to exempt all livestock from property taxation for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and making an appropriation.
Introduced, referred to ways and means
Subcommittee, Den Herder, Bennett, and Cochran
Amendment H. 353 filed ..... 971

234 By Holden. A bill for an act relating to the use of eminent domain by county boards of supervisors for any secondary road.

235 By Doyle and Junker (Andersen). A bill for an act relating to the age of retire- ment under the Iowa public employees' retirement system.

introduced, referred to state gov- ermment ..... 357
Subcommittee, Fisher of Greene, Drake, and McCormick ..... 418
236 By Husak, Cochran and Wyckoff. A bill for an actrelating to the apportionmentof property valuation of cer-tain electric power generatingplants.

Introduced, referred to ways and means
Subcommittee, Roorda, Dunlap, Egenes, Howell, and Norland357
237 By Lipsky, Hargrave, Knoke,Crawford, Wells, Oakley,Griffee and Avenson. A billfor an act relating to stand-ards for ambulance servicesand providing penalties forviolations.
introduced, referred to human resources358
subcommittee, Hargrave, Milier of Calhoun, Brunow, Hill, Schroeder, and Den Herder ...419

238 By Mendenhall, Caffrey, Krause, Wells, Horn, Lippold, Readinger, Ewing, Rapp, Kiser and Cusack. A bill for an act exempting a portion of the annuities received from the United States civil service retirement trust fund from state income tax.
introduced, referred to ways and means

358
Subcommittee, Norland, Stanley, Bittle, Kreamer, and McCormick419

239 By Welden. A bill for an act relating to replacement of borrow pit soil.
Introduced, referred to natural resources
Subcommittee, Pellett, Branstad, and Miller of Cerro Gordo
Fiscal note HCS.
240 By Human Resources. A bill for an act relating to the placement of patients admitted or committed to the state hospital-schools for the mentally retarded or to a special mental retardation unit in facilities outside those institutions
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Introduced, placed on calendar ..... 358
Amenament $H$. 139 fled ..... 489
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Amendment H. 144 filed ..... 499
Motion to reconsider vote pre- vailed ..... 518
Amendment $H$. 139 withdrawn ..... 518
Amendment H. 140 withdrawn ..... 518
Amendment H. 144 adopted ..... 518
Passed House. Ayes 91, nays 2 .....
Message from Senate, with amend- ment ..... 1627
House concurred ..... 1700
Repassed House. Ayes 94, nays 2 ..... 1700
Reported correctly enrolled ..... 2093
Signed by Speaker ..... 2093
Sent to Governor ..... 2093
Signed by Governor ..... 2140
241 By Dunton, Wells, Horn, Strothman and Middleswart. A bill for an act relating to the salary of the superintend- ent of a merged area school.
Introduced, referred to education
Daggett, Menke, and Poncy ... ..... 419
242 By Appropriations. A billfor an act making an ap-propriation to the board ofarchitectural examiners andproviding for the administra-tion of funds designated foruse of such board
Introduced, placed on calendar ..... 358
Report of appropriations ..... 372
Amendment H. 91 filed ..... 38
Amendment H. 91 adopted ..... 427
Passed House. Ayes 86, nays 5 ..... 427
Reported correctly enrolled ..... 890
Signed by Speaker ..... 890
Sent to Governor ..... 890
Signed by Governor ..... 918
Became law by publication ..... 1124
243 By Wells and Lipsky. A bill for an act relating to fraudsupon landlords.

Introduced, referred to judiciaryand law enforcement366
Subcommittee, Hargrave, Edelen and Rapp ..... 481

244 By Doyle (Rodgers). A bill for an act relating to the use of flashing lights on emergency vehicles.
Introduced, referred to transportation
Subcommittee, Norpel, Schroeder, and Harper419

245 By Higgins. A bill for ant act to provide for a state lottery; to provide for a state lottery commission; to provide for the disposition of funde received through the lottery to provide for the rules and regulations to govern the lottery; and providing a penalty.
Introduced, referred to judiciary and law enforcement
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Subcommittee, Hill, Edelen, Hennessey, Newhard, and Poncy .481

346 By Mendenhall and Tofte (Tteden). A bill for an act relating to the issuance of trapping licenses to nonresidents and making the provisions of the act retroactive.
introduced, referred to natural resources
Subcommittee, Branstad, De Jong,
and Wyckoff..... 481
Withdrawn
2040
247 By Bittle. A bill for an act relating to the issuance of personalized registration plates for motor vehicles.
Introduced, referred to transportation

366
Subcommittee, Brunow, Dunlap, Fullerton, Wulff, and Clark of Dubuque

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Fiscal note Hics.
248 By Kreamer. A bill for an act relating to reporting of vehicle accidents.
Introduced, referred to transportation
Subcommittee, Fullerton, Connors, and Brinck

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Committee report ......................... 683
Recommended passage ........... 683
Committee report adopted ..... 688
Placed on calendar ................ 701
Removed from calendar ........ 789

## 249 By Schroeder. A bill for an act repealing provisions of the Code relating to the reimbursement of school districts for loss of tax revenues. Introduced, referred to education. Subcommittee, Daggett, Mennenga, and wells

250 By Crabb. A bill for an act relating to motor vehicle inspection and providing a penalty.
Introduced, referred to transportation
Subcommittee, Brunow, Dunlap, Fullerton, Wulff, and Clark of Dubuque
Amendment H. 138 filed
251 By Norpel, Wyckoff, and Hansen. A bill for an act relating to motor vehicle accident records.
Introduced, referred to transportation
Subcommittee, Schroeder, Fischer of Grundy, and Rinas

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Committee report . ................... 683
Recommended amendment, passage

683
Committee amendment H. 230 ... 683
Committee report adopted ......
Placed in calendar .............. $\mathbf{i 3}$.
adopted . . . . ....................... 798
Passed House. Ayes 79, nays 7.. 798
Motion filed to reconsider vote.. 799
Amendment H. 354 fled
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Amendment H. 368 fled ......... 994
Motion to reconsider vote pre-
vailed ............................... 1040
Amendment H. 354 withdrawn .. 1040
Amendment H. 368 adopted ....... 1041
Repassed House. Ayes 90, nays none

252 By Dunton. A bill for an act relating to the successful completion of physical education courses in elementary and secondary schools of the state.
Introduced, referred to education. 367
Subcommittee, Lippold, Carr, Horn, Patchett, and Wulff .... 419

253 By Natural Resources. A bill for an act relating to the importing and releasing of game.
Introduced, placed on calendar . . 367
Passed House. Ayes 70, nays 23. 541
Reported correctly enrolled ..... 2093
Signed by Speaker ................ 2093
Sent to Governor ..................... 2093
Signed by Governor ............... 2140
254 By Knoke, Oakley and Jesse. A bill for an act relating to forcible entry and detainers actions.
Introduced, referred to judiciary and law enforcement Hiil.
ubcommittee, Nielsen, Hill, and
Logue ........................... 481
255 By Monroe A bill for an act to repeal the odometer law and the penalty.
Introduced, referred to transportation
Subcommittee, Brunow, Dunlap, Fullerton, Wulff, and Clark of Dubuque
256 By Higgins and Cusack. A bill for an act to remove the jail sentence for possession of marijuana, other than posession with intent to deliver.
Introduced, referred to judiciary and law enforcement
Subcommittee, Hill, Newhard, and Knoke
257 By Fisher of Grundy. A bill for an act relating to the sale of motor vehicle insurance policies.
Introduced, referred to commerce $1 . .$. .........................
Subcommittee, Knoke, Jesse, and
Bittle
258 By Kreamer. A bill for an act relating to tort liability due to acts or omissions of directors, officers, employees, and members of nonproflt corporations.
Introduced, referred to judiciary and law enforcement . ........
Subcommittee, Edelen, Woods. and Oakley

259 By Kreamer. A bill for an act relating to the election of officers in school districts.

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| Introduced, referred to education ................................. 368 | relating to registration of motor vehicles. |
| Subcommittee, Miller of Calhoun, Daggett, Crawford, O'Halloran, | Introduced, referred to transportation |
| and Mennenga . . . . . . . . . . . . . 419 | Subcommittee, Welden, Woods, and Wulff ....................... 419 |
| $260 \underset{\text { Wells }}{\text { By }}$ Fischer of Fullerton, Grundy, |  |
| Wells, Fullerton, Roorda, | 265 By Mcelroy and Connors. |
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| and Millen (Schwieger, Grif- | the calendar year as the fis- |
| fin, Miller of Des Moines, | cal year for cities and towns, counties, and other political |
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| practice of cosmetology and | Introduced, referred to rules .... 368 |
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|  | mary roads, and making an |
| and Patchett .................. 529 | appropriation. |
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| 261 By Holden. A bill for an | for an act relating to the re- |
| act relating to free registra- | porting of public deposits in |
| tion plates for certain dis- | Introduced, placed on calendar . 378 |
| abled veterans. | S.F. 203 substituted ............. 543 |
| Introduced, referred to transportation ........................ 368 | Withdrawn . . . . . . . . . . . . . . . . . . . . 544 |
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| Committee report ............... 465 |  |
| Recommended passage ......... 465 | ing and wrestling match |
| Committee report adopted ..... 468 | troduced, referred to state gov- |
| Passed House. Ayes 76, nays | ernment ..................... 378 |
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| Signed by Speaker .............. 2393 |  |
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| Signed by Governor ........... 2401 | 99 By Transportation. A bill |
|  | for an act to change the filing |
| 262 By Stromer A bill for an | system on motor vehicle reg- |
| act relating to the notifica- | istration required in the de- |
| tion of the termination of | partment of public safety |
| farm tenancies. | and the county treasurer's |
| atroduced, referred |  |
| ture . . . . . . . . . . . . . . . . . . . 368 | Introduced, placed on calendar . 378 |
| Subcommittee, Miller of Cerro | Amendment H. 116 fled ........ 451 |
| Gordo, Menke, and Krause . . . 419 | Amendment H. 115 filed ........ 451 |
| Committee report ............... 520 | Amendment H. 114 filed ........ 45 |
| Recommended passage .......... 520 | Amendment H. 160 filed . . . . . . . . 549 |
| Committee report adopted ..... 524 | Amendment H . 160 adopted ... 549 |
| Placed on calendar .............. 682 | Amendment H. 114 withdrawn |
| Passed House. Ayes 75, nays 3 . 689 | Amendment H. 115 withdrawn . 550 |
| Explanation of vote ............ 712 | Amendment H. 116 withdrawn - 550 |
| Reported correctly enrolled .... 1015 | Passed House. Ayes 89, nays 4 . 550 |
| Signed by Speaker . . . . . . . . . . . . 1015 |  |
| Sent to Governor ............... 1015 | 270 By Agriculture (Agricul- |
| Signed by Governor ............. 1028 | ture). A bill for an act to provide an excise tax on the |
|  | sale of eggs, providing for |
| act relating to the right of | the establishment of an Iowa |
| public employees and public | egge council and providing a |
| employers to bargain collec- | penalty for violations. |
| tively and making a strike | Introduced, placed on calendar - 3 |
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| ful. | Amendment H. 128 filed ......... 465 |
| Introduced, referred to human <br> and industrial relations ...... 368 | Subcommittee, Bennett, Stephens, |
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| 264 By Kreamer, Woods, Junk- | Committee amendment H. $186 . . .599$ |
| er, Lipsky and Connors | Fiscal note HCS. |
| (Milligan, Plymat, and An- | Committee report adopted ...... 604 |
| dersen). A bill for an act | Amendment H. 198 filed ......... 61 |



> 271 By County Government (County Government). A bill for an act relating to errors and omissions insurance for certain county officers and employees.

272 By Natural Resources. A bill for an act relating to the use of trotlines.
Introduced, placed on calendar
Passed House. Ayes 74, nays 17 . 552
273 By Kreamer. A bill for an act to create a vocational youth organization fund, and to make an appropriation therefor.
Introduced, referred to appropriations
Amendment H. 96 filed ….......... 405
274 By Crabb. A bill for an act relating to leaves of absence for certain state officers and employees who become candidates for partisan elective office.
Introduced, referred to state government
 and Harvey .....................

275 By Kreamer. A bill for an act making an appropriation to the municipal assistance fund.
Introduced, referred to appro-
priations
Withdrawn ...............................................

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276 By Counry Government. A county treasurer fees.
Introduced, referred to ways and means
Subcommittee, Den Herder, Har-
vey, Monroe, Rapp, and Step-
hens ............................... 481
Amendment $\mathbf{H}$. 143 filed .......... 500

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& 277 \text { By Millen, Mendenhall, } \\
& \text { Grassley, Welden and Stroth- } \\
& \text { man. A bill for an act relat- } \\
& \text { ing to expenses for payment } \\
& \text { of inauguration ceremonies. } \\
& \text { Introduced, referred to state gov- } \\
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278 By Bortell. A bill for an act relating to officers of acredit union.

Introduced, referred to commerce. 392
Subcommittee, Knoke, Tofte, and Carr

481
279 By Hill. A bill for an act relating to special and reserve deputy sheriffs
Introduced, referred to county government ........................
Subcommittee, Bennett, Wyckoff, and Danker ...........................

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280 By Higgins. A bill for an act relating to a constitutional convention.
Introduced, referred to state government

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Subcommittee, West, Fullerton, and Cusack 481

281 By Schroeder and Connors (Palmer). A bill for an act relating to the bonding of governmental employees.
Introduced, referred to state government
Subcommittee, Milier of Buchanan, Ferguson, and Harper. 481 Fiscal note HCS.

## 282 By Natural Resources. A bill for an act relating to water navigation regulations.

Introduced, placed on calendar. 392
Passed House. Ayes 89, nays $4 \ldots 559$
283 By Miller of Buchanan, Rapp, Jordan, Rinas, Wyckoff, Wells, Horn, Grassley, Lippold, Butler and Daggett. A bill for an act to establish a procedure for transfer of certain moneys of retirement systems and pension plans, and to establish a pension contribution fund.

Introduced, referred to state government
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Subcommittee, West, Logue, andDoyle615
284 By Miller of Buchanan,Rapp, Jordan, Rinas, Wyckoff,Wells and Horn. A bill foran act relating to the citi-zens' aide.
Introduced, referred to rules ..... 407
285 By Connors, Cochran, Stan-ley, Norland, Poncy, Drake,Hansen and Small. A bill foran act relating to promulgat-ing rules and regulations bythe fire marshall to includechild care facilities, motelsand apartment houses.
Introduced, referred to state government
Subcommittee, Fullerton, Aven- son, and Harper ..... 529
286 By Hennessey. A blll foran act relating to recalcula-tion of amounts payable tocounties from the moneysand credits tax replacementfund.
means407
Subcommittee, Junker, Bittle, and Howell ..... 1173
Introduced, referred to ways andWithdrawn1188
287 By State Government. A bill for an act relating to the Iowa public employees' retirement system by increasing the membership and the per diem of the advisory investment board, increasing the covered wages, reducing the number of years required to become a vested member, providing for prior service credit, providing for service after age sixty-five, permitting retroactive payments, allowing full-time employment with benefits after age sixtyfive, increasing the membership benefit formula, providing a minimum monthly benefit, changing the method of computing the rate of interest credit for members, and increasing the percent of the total cost price of common stocks held by the retirement fund.
Introduced, placed on calendar . . 407
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Amendment H. 110 filed .............. 443
Amendment H. 111 filed ........... . 443
Fisal note HCS
Amendment H. 113 fled .......... 452
Amendment H. 118 fled ............. 452
Amendment H. 119 filed ........... 452
Amendment H. 120 filed …........ . 452
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Amendment $H$. 121 filed .......... 458
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Amendment H. 122 flled .......... 460
Amendment division H. 122C withdrawn
Amendment division H. 122A lost. 462
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Amendment division H. 122B withdrawn ............................ 462
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Amendment H. 127 filed .......... 462
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Amendment H. 123 filed . . . . . . . . . 465
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Fiscal note HCS
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Amendment H. 131 lost .............. 473
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Amendment H. 110 adopted ..... 478
Amendment H. 125 lost ........... 478
Amendment H. 123 adopted ..... 478
Amendment H. 133 filed . . . . . . . . . 479
Amendment H. 133 withdrawn .... 480
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Amendment H. 137 adopted ...... 480
Passed House. Ayes 93, nays $4 \cdots 480$

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House refused to concur in part.. 751
Motion filed to reconsider vote .. 761
Amendment H. 285 filed .......... 858
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House refused to concur in part. . 885
House concurred in part ......... 885
House refused to concur in part. . 885
Amendment H. 311 fled ........... 886
Amendment H. 311 adopted ..... 886
Amendment H. 285 adopted ...... 886
House refused to concur in part. . 886
Amendment H. 310 filed .......... 890
Amendment H. 313 fled ........... 890
Fiscal note HCS.
Amendment division H. 313A lost. 956
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Amendment $\dot{H} .310$ withdrawn ........... 956
Amendment concurred ................... 957
Amendment H. 361 fled ............ 957
Amendment H. 361 adopted ....... 957
Repassed House. Ayes 93, nays
...................................... 957
Reported correctly enrolled ...... 1337
Signed by Speaker .................. 1337
Sent to Governor .................... 1337
Signed by Governor ................. 1369
Became law by publication ....... 1750
288 By Krause. A bill for an act relating to cigarette retailers.
Introduced, referred to state government
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Subcommittee, Roorda, Harper,
and Miller of Buchanan $\ldots \ldots$.
2899
By Commerce. A bill for an
act relating to the publica-
tions of insurance statistical
information.
Introduced, placed on calendar $\ldots$.
Passed House. Ayes 73 , nays $17 . .560$

290 By Transportation. A bill for an act relating to the imposition of penalties for violations of vehicle laws relating to movement of oversized and overweight vehicles and loads and weights in excess of those for which the vehicle is registered.
Introduced, placed on calendar .. 423
Passed House. Ayes 87, nays 7.. 561
291 By Appropriations. A bill for an act making an appropriation to the commission on aging.
Introduced, placed on calendar ... 423
Report of appropriations ...... 435
Passed House. Ayes 89, nays none

547
Reported correctly enrolled ..... 1199
Signed by Speaker ................... 1199
Sent to Governor . . . . . . . . . . . . . . . . 1200
Signed by Governor ................ 1222
292 By Natural Resources. A bill for an act relating to the taking of wild turkey and providing for a special license fee.
Introduced, placed on calendar .. 423
Amendment H. 191 filed .......... 601
Amendment H. 191 adopted ..... 609
Passed House. Ayes 82, nays $5 . .609$
Reported correctly enrolled ..... 2392
Signed by Speaker ................ 2393
Sent to Governor . . . .................. 2393
Signed by Governor .................. 2401
293 By Clark of Lee and Stan-
Iey. A bill for an act to
establish a scenic and recreational highway system.
Introduced, referred to transportation

423
Subcommittee, Brinck, Drake, and Norpel
Committee report ....................... 683
Recommended passage ............ 683
Committee report adopted ....... 688
294 By Clark of Lee. A bill for an act to make an annual appropriation to the state highway commission for a scenic and recreational highway system.
Introduced, referred to appropriations
295 By Lipsky. A bill for an act relating to snowplows, and providing a penalty.
Introduced, referred to transportation $\underset{\text { Subcommittee, }}{\text { Fuilerton, }}$, Dunlap, and Rinas
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296 By Horn and Wells. A bill atory school attendance.
Introduced, referred to education
Subcommittee, Miller of Calhoun,
Daggett, Crawford, O'Halloran,
and Mennenga
481
297 By Clark of Dubuque, Patchett, Carr, Miller of Cerro Gordo, Miller of Buchanan, Jordan, Rinas, Hargrave, Connors, Norpel, Brinck, and Cusack (Blouin). A bill for an act relating to the elimination of state-owned liquor stores; to provide for the wholesale and retail sale of liquor by private licensees; to provide for the taxes thereon and for the sale and distribution of excise tax stamps by the department of revenue; relating to penalties for violations of liquor and beer laws, and to otherwise provide for administrative procedures and practices to carry out the intent of this act.
Introduced, referred to state government .............................
Subcommittee, Drake, Doyle, and Logue

529

## 298 By Lipsky and Hill. A bill for an act relating to surviving spouse benefits under the

 judicial retirement system.Introduced, referred to state government
Subcommittee, Bittle, Hargrave, and Nielsen

299 By Dunton, Den Herder, Avenson, Bortell, Caffrey, Brockett, Carr, Butler, Clark of Dubuque, Crabb, Griffee, Daggett, Hennessey, Danker Horn, De Jong, Husak, Hutchins, Egenes, Jesse, Wwing Jordan, Fischer of Grundy, Krause, Fisher of Greene. Mennenga, Fullerton, Middleswart, Grassley, Miller of Cerro Gordo, Harvey, Newhard, Lippold, Nielsen, Logue, Norland, McElroy, Norpel, Mendenhall, O'Halloran, Peterson, Rapp, Rinas, Stromer, Wells, Strothman, Woods, Tofte, Wyckoff and Wulff (Hansen, Palmer, Griffin Kennedy, Potter, Scott, Miller of Marshall, Van Gilst Tieden, Nolin, Lamborn, Blouin, Nystrom, Rodgers, Schwengels, Kinley, Priebe, Bergman and Robinson). A bill for an act relating to the definition of the practice of chiropractic.
Introduced, referred to state government
Subcommittee, Junker, Miller of528

Buchanan, and Doyle
Committee report ..... 663
Recommended passage ..... 663

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| Amendment H. 483 filed | 1265 |
| Sifting recommends calenda | 1593 |
| Amendment H. 695 filed | 13 |
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| Motion to table lost | 1739 |
| Amendment H. 701 filed | 740 |
| Amendment H. 701 lost | 1741 |
| Amendment H. 483 adopted | 1741 |
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| Passed House. Ayes 66, nay | 741 |
| Explanation of vote .... |  |

300 By Monroe. A bill for an act to provide for the payment of attorney fees and court costs for indigents in cases of dissolutions of marriage.
Introduced, referred to judiciary and law enforcement
Subcommittee, Poncy, Oakley. and Stanley
301 By Higgins, O'Halloran and Cusack. A bill for an act relating to the allocation of the road use tax fund.
Introduced, referred to transportation
Subcommittee, Welden, Drake, Edelen, Brinck, and Connors
302 By Caffrey. A bill for an act providing for a state lottery; providing for a state lottery commission to administer the lottery; providing for a state lottery fund for the deposit of receipts and for the payment of prizes and expenses; providing for the licensing of lottery ticket sales agents; providing for administrative procedures necessary in carrying out the intent of the act, making certain acts illegal and providing a penalty for their commission.
Introduced, referred to judiciary and law enforcement ........
Subcommittee, Hill, Poncy, Edelen, Newhard, and Hargrave
Points of order raised
Points of order raised ........... 1099
Referred to ways and means ..... 1099
Subcommittee, Grassley, Daggett, and Middleswart

303 By Branstad, Hutchins, Harvey, Hennessey, Grassley, Krause, Norland, Wyckoff, Schroeder, Mendenhall, Hansen, Cochran, Edelen, Millen, Norpel, Miller of Cerro Gordo, Stephens, Fischer of of Grundy, Doyle, McCormick, Brinck, Griffee, Strothman Middleswart, Pellett, Woods, Small, Caffrey Harper, Miller of Buchanan, Ewing, Clark of Lee, McElroy, Freeman, Crabb, Peterson, Poncy, Rapp, Fitzgerald, Avenson, O'Halloran, Welden, Clark of Dubuque. West, Logue, Drake, Fisher of Greene, Anderson, Wulff, Danker and Bennett (Priebe, and Schwieger). A bill for an act relating to the numbering of
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motor vehicle registration plates.
Introduced, referred to transportation
Subcommittee, Brunow, Dunlap, Fullerton, Wulff, and Clark of

Dubuque ..... 481

Withdrawn

304 By Lipsky, Kiser, Crawford, Hill, Stanley, Readinger, Rapp, Oakley, Egenes, Fitzgerald and O'Halloran. A bill for an act to provide family planning services and maternal health care.
Introduced referred to human resources
Subcommittee, Schroeder, Den Herder, Hargrave, Miller of Calhoun, Brunow, and Hill

305 By Monroe and Woods (Miller of Des Moines). A bill for an act relating to penalties for the commission of or the attempt to commit certain crimes when armed with firearms or knives.
Introduced, referred to judiciary and law enforcement ........... 434
Subcommittee, Knoke, Jesse,
Hargrave, Anderson, and Oakley

306 By Bittle, Nielsen, Rapp, and Mendenhall (Milligan). A bill for an act relating to the recording of liens.
Introduced, referred to county government
Subcommittee, Edelen, Hennessey, and Bortell481

307 By Bittle, Stanley, Lippold, Egenes and Drake. A bill for an act relating to duties and functions of the department of general services.
Introduced, referred to state government
Fiscal note HCS.
Subcommittee, Ferguson, Bittle, and Avenson
Committee report ...................... 663
Recommended amendment, passage

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Committee amendment H. 223 .. 663
Committee report adopted... .6669
Amendment H. 281 filed ......... 806
Amendment $H$. 306 flled …........ 874
Amendment H. 410 filed ........ 1103
Steering recommends calendar . 1152
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H. 223A adopted ................

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Amendment H. 500 filed ….......... 1331
Amendment H. 500 adopted ...... 1331
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Amendment H. 494 lost ..... 1333
Amendment H. 410 adopted ..... 1333
Passed House. Ayes 77, nays 5 ..... 1333
Explanation of votes ..... 1347
Explanation of vote ..... 1368
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House concurred ..... 2341
Repassed House. Ayes 88, nays none ..... 2341
Reported correctly enrolled .... 2392
Signed by Speaker ..... 2393
Sent to Governor ..... 2393
Signed by Governor 2401
308 By Transportation. A bill for an act relating to defini- tion of vehicle.
Introduced, placed on calendar ..... 445
Amendment H. 129 filed ..... 466
Amendment H. 129 adopted ..... 612
Amendment H. 195 withdrawn ..... 612
Passed House. Ayes 72, nays 11 ..... 612
309 By Bittle. A bill for an actto legalize and validate theproceedings of the board ofdirectors of the Des Moinesarea community college(merged area XI) in thecounties of Adair, Audubon,Boone, Carroll, Clarke, Craw-ford, Dallas, Greene, Guthrie,Hamilton, Hardin, Jasper,Lucas, Madison, Mahaska,Marion, Marshall, Polk,Poweshiek, Shelby, Story andWarren, State of Iowa, inconnection with an electionauthorizing the levy of a taxand declaring the validity ofsaid election and the validityof taxes levied pursuantthereto.
Introduced, referred to judiciaryand law enforcement446
Proof of publication certified ..... 470
Subcommittee, Oakley, Doyle, and Crawford ..... 529
Committee report ..... 562
Recommended passage ..... 562
Committee report adopted ..... 567
Placed on calendar ..... 682
Passed House. Ayes 80, nays none ..... 690
Explanation of vote ..... 712
Reported correctly enrolled ..... 337
Signed by Speaker ..... 1337
Sent to Governor ..... 1337
Signed by Governor ..... 1369
Became law by publication ..... 2055
310 By Natural Resources. A bill for an act relating $t$ trout stamps.
Introduced placed Fiscal note HCS. ..... 446311 By Doyle A bill for an act1 By Doyle. A bill for an actestates.
Introduced, referred to judiciaryand law enforcement446
Subcommittee, Nielsen, West, and Hargrave ..... 529
Committee report ..... 641
Recommended passage ..... 641
Committee report adopted ..... 648
Placed on calendar ..... 682
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Passed House. Ayes 75, nays ..... 691
none …..........
Explanation of vote ..... 712
312 By Horn. A bill for an act relating to the purchase ofschoolhouse sites.
Introduced, referred to educa-tion446
Subcommittee, Miller of Calhoun,Menke, Byerly, Higgins, andHorn699
313 By Connors, Hutchins,Doyle, West, Junker, Edelen,Tofte and Avenson. A billfor an act relating to theinstallation of automatic fireextinguishing systems inhigh-rise buildings and pro-viding penalties.
Introduced, referred to cities andtowns

Subcommittee, Readinger, Cusack, and Harvey
314 By Ways and Means. (Ways and Means). A bill for an act relating to exemptions from the sales and use tax on sales subject to a special tax. Introduced, placed on calendar ..... 446
Passed House. Ayes 79, nays 3 ..... 545
Feported correctly enrolled ..... 735
Sent to Governor ..... 735
Signed by Governor ..... 828
315 By Ways and Means. A bill for an act to prohibit the al- location of sales tax receipts to the road use tax fund, providing an effective date, and providing for the exist- ence of a condition prece- dent prior to the transfer of funds during the last quarter of the fiscal year beginning July 1, 1974.
Introduced, placed on calendar . ..... 446
Made special order ..... 463
Amendment H. 136 filed ..... 483
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Point of order raised .....
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Failed to pass House. Ayes 41, nays 57 ..... $50:$
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Motion filed to reconsider vote ..... 508
Motion filed to reconsider vote ..... 508
Motion to reconsider vote laid on table ..... 508
Motion to suspend rules to re- consider vote ..... 508
Motion to suspend rules to re- consider vote failed ..... 509
Motion to reconsider vote pre- vailed ..... 910
Amendment H. 329 filed ..... 911
Amendment H. 329 lost ..... 913
Amendment H. 328 filed ..... 913
Amendment H. 328 lost ..... 914
Amendment H. 336 flled ..... 914
Amendment H. 336 lost ..... 915
Motion filed to reconsider vote ..... 915
Motion filed to reconsider voteprevailed916
Amendment H. 336 adopted ..... 916
Passed House. Ayes 53, nays 47 ..... 917
Motion filed to reconsider vote ..... 917
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Amendment H. 620 fled ........ 1616
Amendment H. 631 fled ......... 1623
Amendment H. 631 lost ........ 1624
Motion to suspend rules ......... 1624
Amendment H. 632 filed ........ 1624
Motion failed ................... 1625
Amendment $H$. 620 adopted .... 1626
House concurred ................. 1626
Repassed House. Ayes 60, nays
38 .................................... 1626
Reported correctly enrolled .... 1861
Signed by Speaker ............... 1861
Sent to Governor .................. 1861
Signed by Governor ............. 1922
316 By Roorda and Middleswart (Rodgers). A bill for an act relating to the fifth judicial district and judicial nominating commission.
Introduced, referred to judiciary and law enforcement ........
Subcommittee, Edelen, Nielsen, and Stanley

317 By Stanley and O'Halloran (Miller of Marshall and Giuba). A bill for an act to regulate the use of beverage containers and providing penalties.
Introduced, referred to natural resources
Fiscal note HCS.
Subcommittee, Avenson, Butler
De Jong, Hansen, and Miller of
Buchanan
614
Point of order raised ........................ 080
Placed on calendar 1080

318 By Hill (Riley). A bill for an act relating to annual reports of corporations.
Introduced, referred to commerce.
Subcommittee, McElroy, Monroe,
and Fitzgerald
447
529
Committee report ................ 664
Recommended passage ........... 664
Committee report adopted ....... 669
Placed on calendar ............ 682
Passed House. Ayes 79 , nays
none
691
Explanation of vote ............. 712
Reported correctly enrolled .... 1511
Signed by Speaker .............. 1511
Sent to Governor ................ 1511
Signed by Governor ............. 1556
319 By Hansen, Middeswart, Miller of Calhoun, Grassley, Stromer, Mendenhall, Cochran, Norland, Menke, Crabb Roorda, Branstad, Edelen, and Anderson. A bill for an act relating to the planning of primary road construction and improvement.
Introduced, referred to transportation
Subcommittee, Drake, Schroeder, Edelen, Dunton, and Norpel

320 By Egenes, Avenson, Grassley, Oakley and Krause. A bill for an act relating to the
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appointment of the superintendent of banking.
Introduced, referred to commerce 447 Subcommittee, Fisher of Greene, Brockett, and McCormick

529
321 By Kreamer. A bill for an act to prohibit the expansion of certain curricula at area vocational schools and area community colleges.
Introduced, referred to education. 447
Subcommittee, Lippold, Carr,
Horn, Patchett, and Wulff .... 692
322 By Byerly (Willits). A bill for an act relating to the conveyance of sanitary districts to a city or town.
Introduced, referred to cities and towns
Subcommittee, Hansen, jeadinger, and Wulff
Withdrawn
.1836
323 By Byerly and Clark of Lee. A bill for an act relating to the issuance of new birth certiflcates for persons born outside the United States and adopted in Iowa.
Introduced, referred to human resources
Subcommittee, $\overrightarrow{\text { Readinger, }} \dot{\text { Fitz: }}$ gerald, and Monroe ............ 529
324 By Small, Ferguson, McCormick, Higgins, Clark of Lee and Cusack (Kelly, Gluba, Blouin and Doderer). A bill for an act relating to confidentiality of the source and information obtained in the course of gathering or obtaining information for publication or broadcast.
Introduced, referred to judiciary and law enforcement
Subcommittee, Anderson, " New hard, and Knoke
325 By Edelen, Millen, McCormick, Mendenhall, Fisher of Greene, Cusack, and Nielsen. A bill for an act to clarify the authority of podiatrists to continue to prescribe and dispense prescription drugs including controlled sub. stances.

Introduced, referred to human resources
$44 x$
Subcommittee, Caffrey, Rinas, Butler, Crawford, Schroeder, and Higgins ..................... 529
Committee report ............................ 642
Recommended passage ........... 642
Committee report adopted ...... 648
Placed on calendar .............. 701
Amendment H. 249 filed ........ 718
Amendment H. 256 filed ......... 753
Removed from calendar ........ 789
Amendment H. 335 flled ......... 919
Sifting recommends calendar ...1595
Removed from calendar .......... 1603
Sifting recommends calendar ... 1654
Amendment H. 658 filed ......... 1657
Amendment H. 249 withdrawn .. 1828
Amendment H. 256 withdrawn .. 1828

326 By Doyle. A bill for an act relating to court costs in cases of overtime parking.
tntroduced, referred to judiciary
and law enforcement ..........
Subcommittee, Knoke, Jesse, and Oakley
327 By Natural Resources. A bill for an act relating to water safety regulations.

Introduced, placed on calendar .. 455

Passed House. Ayes 73, nays 18.. 657
328 By Ways and Means. A blll for an act to increase the tax on little cigars.
Introduced, placed on calendar ..... 455
Fiscal note HCS.
Passed House. Ayes 81, nays 9 ..... 546
Message from Senate, with amend- ment ..... 648
Amendment H. Amendent $^{\text {H. }} 244$ adopted ..... 748
Repassed House. Ayes 88, nays 6 ..... 1015
Signed by Speaker ..... 1015
Sent to Governor ..... 1028
Became law by publication ..... 1368
329 By Agriculture. A bill foran act making an appropria-tion to the department ofagriculture and the capitolplanning commission for thepurpose of developing plansfor the construction andfinancing of a state officebuilding for the departmentof agriculture.
introduced, referred to appropria-tions456
Subcommittee, Crabb, Husak,Horn, Oakley, and Strothman.. 699
Committee report ..... 1173
Recommended passage ..... 1173
Committee report adopted ..... 1179
Withdrawn ..... 1546
330 By Bennett and Miller of Calhoun (Winkelman, Curtís and Tieden). A bill for an act to provide for the use of alternate safety devices in lieu of safety chains for tow- ing vehicles.
ntroduced, referred to transpor- tation ..... 456
Subcommittee, Butler, Bortell,and Woods529
331 By Higgins and O'Halloran.A bill for an act relating tothe name of a marriedwoman.

Introduced, referred to judiciary and law enforcement ............
subcommittee, Oakley, Rapp, and Woods

[^35]H. F.

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provide for the pari-mutuel system of wagering to be used at horse and dog racing tracks in Iowa; to provide for an lowa racing commission to issue race track permits and to regulate generally the operations of Iowa race tracks; providing the necessary administrative procedures to carry out the intent of this act; making certain acts illegal and providing penalties for their violation. Introduced, referred to judiciary and law enforcement
Subcommittee, Hill, Edelen, Poncy, Newmard, and Hennessey529
333 By Holden. A bill for an act relating to real estate broker and real estate sales- man licenses.

Introduced, referred to state gov
ernment
Amendment H. 210 filed ..... 645
334 By Hill, Stanley, Doyle, Newhard, Brunow, Griffee and Jesse. A bill for an act relating to the place of filing in order to perfect a security interest.
Introduced, referred to commerce. ..... 456
Subcommittee, Knoke, Jesse, and Bittle ..... 529
Committee report
66
66
Recommended passage ..... 664
Committee report adopted ..... 669
335 By Hill (Riley). A bill for an act relating to annual re- ports of cooperative associa- tions.
Introduced, referred to commerce. ..... 456
Subcommittee, McElroy, Monroe, and Fitzgerald ..... 529
Committee report ..... 66
Recommended passage ..... 665
Committee report adopted ..... 669
Placed on calendar ..... 682
Passed House. Ayes 79, nays
none ................................. ..... 692
Explanation of vote ..... 712
336 By Brinck, Den Herder, Strothman, Dunton, Anderson, Millen, Holden, Fischer of Grundy, Norpel, Wyckoff, Peterson, Crabb and Edelen. A bill for an act relating to first and second degree mur- der and providing for capital and life imprisonment pun- ishment, respectively.
Introduced, referred to judiciary and law enforcement ..... 456
Subcommittee, Crawford, Hill, and Woods ..... 529
337 By Grassley. A bill for an act relating to the faculty ofboard of regents institutions.Introduced, referred to education.470
Subcommittee, O'Halloran, De Jong, Crawford, Lipsky, andMennenga699
Sifting reco ..... 1653
Amendment H . 735 fled ..... 1818


338 By Doyle (Kennedy). A bill for an act relating to the use of credit cards for the payment of traffic fines.
Introduced, referred to judiciary
and law enforcement jil.......
Subcommittee, Jesse, Hill, and Hargrave
339 By Holden. A bill for an act relating to providing ambulance service to unincorporated areas, and authorizing a levy therefor.
Introduced, referred to county government

470
Subcommittee, Mendenhall, Ben-
nett, and Hennessey
530
Committee report ................. 702
Recommended passage ............ 702
Committee report adopted ........ 706
Amendment H. 252 filed .......... . 736
340 By Higgins and Packett. A bill for an act relating to advertising by public utilities. Introduced, referred to commerce.
Subcommittee, Fischer of Grundy, Fisher of Greene, and McCormick

341 By Bortell. A bill for an act relating to legislative expenses.
Introduced, referred to rules
Fiscal note HCS.
342 By Norpel and Wyckolf. A bill for an act relating to, office facilities for county conservation boards.
Introduced, referred to natural resources
Subcommittee, Branstad, Mendenhall, and Miller of Cerro Gordo.

343 By Doyle. A bill for an act relating to the implied consent test for alcohol; making certain acts illegal and providing a penalty for their commission.
Introduced, referred to judiciary and law enforcement ...........
Subcommittee, Knoke, Anderson, and Rapp

486
Comp Rapp ........................... 530
Committee report .................. 641
Recommended passage ........... 641
Committee report adopted ..... 648
Steering recommends calendar $\ldots 1152$
Passed House. Ayes 73, nays 13..1367
Explanation of vote .............. 1381
Explanation of vote ..................... 1382
344 By Horn. A bill for an act relating to protective headgear for motorcycle operators, and failure of operators to comply therewith.
H. F.

Page
Introduced, referred to judiciary and law enforcement ...........
Subcommittee, Nielsen, Strothman,
345 by Doyle, Nielsen, Fullerton,
Peterson, Hansen, Miller of Calhoun, and Connors (Kelly). A bill for an act relating to the method of paying court reporters.
Introduced, referred to county government
Subcommittee, Bortell, O'Halloran, and Edelen

Recommended passage ............. 640
Committee report adopted ...... 648
346 By Bennett (Winkelman, Tieden, Priebe, Scott and Shaff). A bill for an act relating to the number of days in a year for determining interest charges.
Introduced, referred to commerce. 486
Subcommittee, Knoke, Jesse, and Bittle

614
Committee report ..................... 665
Recommended passage ............. 66.
Committee report adopted ....... 669
Placed on calendar …......... 682
Passed House. Ayes 75, nays 3 .. 693
Explanation of vote ............. 712
347 By Rapp and Byerly, A bill for an act relating to benefits and benefit periods of the unemployed.
Introduced referred to human and industrial relations
Subcommittee, Branstad, Caffrey, Holden, and Hutchins

330
348 By Dunton, Lippold, Freeman, Daggett, Caffrey, Pellett and Menke. A bill for an act providing an exemption from state income tax for members of the Iowa National Guard performing active state service, active duty for training, or training duty.
Introduced, referred to ways and means
Subcommittee, Norläd, Stanley, Bittle, Kreamer, and McCorm1ck
349 By Butler. A bill for an act relating to drainage districts.
Introduced, referred to county government ......................
Subcommittee, Rapp, Higgins, and Danker
350 By Miller of Cerro Gordo and Norland (Scott). A bill for an act relating to projects which may be supported by municipalities.
Introduced, referred to cities and towns
Subcommittee, Newhard, Harvey, and Tofte

614
351. By Monroe. A bill for an act relating to eminent domain.
H. $\mathbf{F}$

Introduced, referred to judiciary and law enforcement ......... Subcommittee, Oakley, Doyle, and Crawford

352 By Norpel and Doyle. A bill for an act relating to residency requirements for dissolution of marriage.
Introduced, referred to judiciary and law enforcement
Subcommittee, Oakley, West, and Poncy

353 By Schroeder and Woods (Rabedeaux). A bill for an act felating to the movement of mobile homes and factorybuilt structures of excessive size.
Introduced, passed on file
Referred to transportation .....
Subcommittee, Fullerton, Dunlap, and Rinas

803
354 By Wells, Jordan, Roorda, Logue, De Jong and Crabb. A bill for an act relating to the definition of grocery stores for purposes of the issuance of class $C$ beer permits.
Introduced, referred to state
 and Nielsen

3:5 By Fatchett, Cusack and OHalloran. A bill for an act prohibiting the possession, sale, or use of a leghold trap for trapping purposes, and providing a penalty.
Introduced, referred to natural resources " ".......................
Subcommittee, Wyckoff, Hansen, and Miller of Buchanan
Withdrawn ........................... 818
356 By Oakley. A bill for an act relating to the dissemination of autopsy records.
Introduced, referred to judiciary and law enforcement
Subcommittee, Rapp, Hennessey, and Edelen

614
Committee report .......................
Recommended passage
702
committee report adopted ...... 706
liaced on calendar ............ 732
Passed House. Ayes 87, nays
none .................................812

357 By Dunton, Lippoid, Freeman, Daggett, Caffrey, Pellet and Menke. A bill for an act relating to military service tax exemptions for members of reserve components of the armed forces of the United States.
Introduced, referred to ways and means
Subcommittee, Nórland, Moorda, Bortell, Kreamer, and Middleswart

530
Witharawn
H. F.

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358 Hy Horn. A bill for an act relating to the Lowa state flag.
lntroduced, passed on file
Referred to rules ...............
359 By Education. A blll for an act amending the state school foundation program by providing that special methods of computing state school foundation aid will be continued for only two years, providing two alternate dates for determining enrollment, including in enrollment certain pupils for which the school district pays tuition to attend an Iowa area school, excluding pupils attending a university laboratory school from any district's enrollment, defining miscellaneous income and other terms, adding new definitions, excluding miscellancous income from certain computations, limiting proposed and actual expenditures, establishing state percent of growth at five percent for the school year beginning July 1, 1973, limiting state percent of growth to a maximum of five percent for the school year beginning July 1, 1974, providing greater equalization by increasing the allowable growth for districts whose district cost per pupil is below state cost per pupil, estabiishing the state cost per pupil for certain years, requiring the use of budget amounts rather than actual expenditures for certain computations, revising the determination of district cost, district cost per pupil, and the additional school district property tax levy, revising, and clarifying the duties and powers of the school budget review committee, requiring the school budget review committee to permit or increase allowable growth in certain hardship situations related to the exclusion of miscellaneous income from certain computations, permitting the school budget review committee to establish a modifled allowable Erowth, to authorize certain expenditures by a school district, or to authorize a limited tax levy for one year under certain conditions, or to grant supplemental ald from funds appropriated for this purpose, revising the procedures for establishing increasing, or continuing a school district income surtax, repealing the requirement for a tentative budget repealing chapter two hundred elghty-four (284), Code 1973, and making related technical and procedural changes.

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361 By Knoke. A bill for an act relating to the chairman of the commerce commission.
Introduced, referred to com-
merce
Subcommitè,
Egenes,
Brockett,
and McCormick ............... 61
Withdrawn .......................... 1121
362 By Cities and Towns. A bill for an act relating to improvement bonds and special assessments on certain property outside of cities.
Introduced, placed on calendar
S.F. 3 substituted

Withdrawn
363 By State Government. A bill for an act relating to the management of state records.
Introduced, placed on calendar
Fiscal note HCS.
Amendment IF. 236 filed ......... 697
Amendment H. 236 adopted
Amendment H. 278 flled. 697

364 By Anderson. A bill for an act to legalize and validate the special election of the Lamoni community school district, in the county of Decatur. state of Iowa, held on December 28, 1972, on the proposition of issuing school bonds in the sum of not to exceed $\$ 50,000.00$ for the purpose of purehasing from Graceland college one existing building, known as Herald hall, remodeling the same for use as a school house, purchasing from Marvin Johnston one existing building, and for such allied development or improvement as shall be required for proper utilization of such property.
Introduced, referred to judiciary
and law enforcement
Proof of publication certified .. 506
Subcommittee, Oakley, Doyle, and
Crawford
Committee report .......................... 562
Recommended passage .......... 56 .
Committee report adopted .... 567
Placed on calendar ............. 682
Passed House. Ayes 77, nays
none..........................
Explanation of vote ........................ 712
Reported correctly enrolled .....1337
Signed by Speaker .............. 1337
Sent to Governor .................... 1337
Signed by Governor ..................... 1369
Became law by publication ......2055
365 By Hill, Stanley, Newhard and Doyle (DeKoster). A bill for an act relating to the dissolution of marriage docket, and providing penalties.
Introduced, referred to judiciary
and law enforcement
Subcommittee, Nielsen, Anderson, and West

366 By Bortell. A bill for an act to legalize and validate

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the proceedings of the board of trustees of the Stuart Municipal Utilities of the town of Stuart, Iowa, in the counties of Adair and Guthrie, State of Iowa, in amending certain resolutions for the authorization and issuance of water revenue bonds, dated March 15,1963 , and March 1, 1967, to increase the maximum rates which may be charged to consumers of water.
Introduced, referred to judiciary and law enforcement
Proof of publication certified
Subcommittee, Oakley, Doyle, aind Crawford
withdrawn
367 By Jordan, Rinas, Miller of Buchanan, Wells, Jesse, Small, Patchett, and Woods. A bill for an act relating to courtappointed defense attorneys and public defenders.
introduced, referred to judiciary and law enforcement
Subcommittee, Knoke, Doyie, and Logue
Amendment H. i90 filed
Fiscal note HCS.
368 By Dunton, Wells, Welden, Roorda, Menke, Horn and Strothman. A bill for an act authorizing the governing board of a merged area to acquire and operate student centers and parking facilities at an area school, and to finance the cost with revenue bonds.
introduced, referred to education. Subcommittee, Hansen, Byerly, Daggett, Menke, and Poncy ..
369 By Dunton, Anderson, Caffrey, Clark of Dubuque, Edelen, Fischer of Grundy, Hansen, Logue and Wells (Rabedeaux, Schwieger, Kelly, Kennedy and Coleman). A bill for an act relating to the overall length of combinations of vehicles.
Introduced, referred to transportation
subcommittee, Fischer of Grundy. Dunlap, and Woods
370 By Bittle, Byerly and De Jong. A bill for an act to provide an alternative procedure for establishment of sanitary districts.
Introduced, referred to county government
Subcommittee, Edelen, Wyckoff, and Jordan

371 By Monroe (Miller of Des Moines). A bill for an act relating to payment of costs incurred by cities for reconstructing or relocating certain utility facilities due to construction or reconstruction of a state highway.
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Introduced, referred to transportation

515
Subcommittee, Welden, Fischer of Grundy, and Harper

803
372 By Ferguson (Nolin). A municipal recreation fund.
Introduced, referred to cities and towns

515


Recommended passage ................. 640
Committee report adopted ........ 648
Placed on calendar ................ 701
Amendment H. 254 filed .............. 738
Amendment H. 254 adopted ..... 796
Passed House. Ayes 87, nays none

796
Reported correctly enrolied .............199
Signed by Speaker ................. 1199
Sent to Governor . . . . . . . . . . . . . . . . 1200
Signed by Governor ................... 1222

373 By Holden. A bill for an
act relating to a duty of a
township clerk.

| Introduced, referred to state gov- |
| :---: |
| ernment...........................$~$ |

Subcommittee, Fullerton, Logue, and Avenson 615

Recommend passage ................... 664
Committee report adopted ......... 669
Amendment H. 248 filed . . . . . . . . 719
Placed on calendar …............ 732
Amendment H. 248 adopted ...... 812
Passed House. Ayes 87, nays
none
813

Signed by Speaker .................... 1538
Sent to Governor . . . . . . . . . . . . . . 1539
Signed by Governor ................ 1556
374 By Agriculture. A bill for an act relating to veterinarian's liens.
Introduced, placed on calendar ... 515
Failed to pass House. Ayes 43,
nays 35 ........................... 698
Motion filed to reconsider vote..... 698
Explanation of vote............... 712
Amendment H. 315 filed . . . . . . . . . 891
Amendment H . 317 filed ............. 891
Motion to reconsider vote pre-
vailed ............................... 1044
Amendment H. 315 lost ............. 1045
Amendment H . 317 adopted $\ldots . .104 \overline{5}$
Failed to repass House. Ayes 48 ,
nays 41 ............................... 1045
375 By Agriculture. A bill for an act relating to the development of a grain alcohol motor fuel industry in this state by the Iowa development commission.
Introduced, placed on calendar . . 519
Amendment H. 240 fled ......... 703
Placed on calendar under un-
finished business ................ 714
Amendment H. 243 filed ........... 719
Amendment H. 243 adopted …... 727
Amendment H. 247 filed ........ 738
Fiscal note HCS.
Amendment H. 257 filed . . . ....... 753
Amendment H. 270 fled … . . . . . . . . 781
Amendment H. 283 fled $\cdots \cdots \cdot{ }^{2} \cdot{ }^{817}$


376 By Hill. A bill for an act relating to title insurance.
Introduced, referred to commerce. 519
Subcommittee, Knoke, Kiser, and Griffee

615
Fiscal note HCS.
377 By Knoke. A bill for an act to establish county law enforcement units, to abolish the position of county sheriff, and to transfer the civil duties of the county sheriff to the clerk of the district court and to discontinue police departments and marshals.
Introduced, referred to judiciary and law enforcement ..........
Subcommittee, West, Hargrave, and Jesse

378 By Bennett, Crabb, Hennessey, Stephens, Dunton, West and Avenson. A bill for an act relating to the identification and sale of cattle and providing penalties for violations.
Introduced, referred to agriculture
Subcommittee, Strothman, Jordan, and Fullerton

699
379 By Crabb, Welden, Clark of Lee, Edelen, Holden, Norpel, Harper, Stephens, Ferguson Brockett, Jordan, Fisher of Greene, Wells, Grassley, Mendenhall, Hennessey, Oakley, Wyckoff, McElroy, Middleswart, Knoke, Crawford, Bennett, Husak, Horn, Roorda, Logue, Peterson, Stanley, Kreamer and Cusack. A bill for an act relating to the compensation of officers and employees of the General Assembly.
Introduced referred to rules ... 519
Subcommittee, Millen, McElroy,
and Norland
615
Committee report …...............
Recommended amendment, pass-
Committee amendment H . 227
665
665
Committee report adopted 665
Amendment H. 271 filed ....... 781
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380 By Clark of Lee and Brinck (Junkins). A bill for an act relating to the duties of deputy auditors in counties with dual county seats.
Introduced, referred to county government
Subcommittee, Mendenhalı, Danker, and Rapp

381 By Higgins. A bill for an act relating to the responsibility for general and emergency relief and relief to indigent veterans.
Introduced, referred to human resources
Fiscal note HCS.
Subcommittee, Schroeder, Newhard, and Rinas699

382 By Agriculture. A bill for an act relating to the establishment of standards for food.
Introduced, placed on calendar . 520
1'laced on calendar ........... 701
S.F. 357 substituted 715

383 By Agriculture. A bill for an act relating to the licensing and regulating of grain dealers and providing penalties.
Introduced, placed on calendar . 520
Amendment H. 205 filed ........ 629
Amendment H. 239 filed ....... 703
Amendment division $H$. " $205 \dot{A}$ adopted
Placed on calendar under unfinished business

716
Fiscal note HCS.
Amendment H. 251 filed ........ 738
Amendment H. 284 filed .......... 830
Amendment H. 239 withdrawn . 845
Amendment $H$. 251 withdrawn . 845
Amendment division H. 284 A
adopted $\ldots \ldots . .$.
846
$\underset{\text { Aithdrawn }}{\text { Amendment }}$ division $\quad$ H. $205 \mathrm{~B} . . . . . . . . .$.

Amendment division $\mathrm{H} . \quad 205 \mathrm{D}$
Amendment division H. 284 B
adopted $\ldots . . . . . . . . . . . . . . . . . . . .$.
847
Amendment division $\vec{H}$. 284 C adopted .............................. 847
Passed House. Ayes 80, nays 16847
Reported correctly enrolled .....2392
Signed by Speaker ............. 2393
Sent to Governor ................2393
Signed by Governor ............. 2401
384 By Natural Resources. A bill for an act creating an advisory committee to the chemical technology commission of the department of environmental quality.
Introduced, placed on calendar . 520
Amendment H. 189 filed ....... 602
Amendment H. 204 filed ....... 629
Amendment H. 189 adopted .... 716
Amendment H. 204 adopted .... 716
Passed House. Ayes 91 , nays
none
717
385 By Horn. A bill for an act rejating to a person en-
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tering upon school property and providing a penalty.
Introduced, referred to education 520 Subcommittee, Miller of Calhoun, Daggett, Crawford, O'Halloran, and Mennenga

615
386 By Jordan, Patchett, Miller of Calhoun, Wells, Fisher of Greene, Hennessey, Tofte, Woods, Rinas and Miller of Buchanan. A bill for an act requiring pharmacies to display or make available lists of the prices of prescription drugs and medicines.
Introduced, referred to state government
Subcommittee, Drake, McCormick, and Avenson
Amendment $H$. $\dot{229}$ filed......... .6686
387 By Transportation. A bill for an act implementing a study of the effectiveness of "life-lite" vehicle safety signals.
Introduced, referred to appropriations
Fiscal note HCS.
Subcommittee, Stromer, Dunton, and Schroeder
Amendment H. 607 filed ............ 1595
388 By Human Resources. A bill for an act relating to public emplovee leave of absence with pay.
Introduced, placed on calendar
Amendment $H .242$ filed
524
Point of order 242 hled .........
Amendment H. 242 lost $\cdots \cdots \cdots \cdot{ }^{2} 746$
745
Passed House. Ayes 97 , nays none

746
s89 By Monroe (Willits). A bill for an act relating to minimum age requirements for enrollment in the public schools.
Introduced, referred to education 525
Subcommittee, Miller of Calhoun, Menke, Byerly, Higgins, and Horn

615
390 By Oakley. A bill for an act relating to the taxation of real estate transfers.
Introduced referred to ways and means

391 By Fitzgerald, Miller of Calhoun. MeCormick, Junker, Brockett, Bennett, Millen, West, Avenson, O'Halloran, Mennenga, Stromer, Connors, Higgins, Rinas, Byerly, Cusack, Bittle, Krause and Husak, (Kinley, and McCartney). A bill for an act relating to home solicitation sales and providing penalties.
Introduced, referred to commerce
Subcommitiee, Egenes, Fitagerala, and Small .......................
392 By Commerce. A bill for an act relating to the an-
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nual statement of insurance companies.
Introduced, placed on calendar . 525
Placed on calendar ............... . 701

393 By Stromer and Schroeder. A bill for an act relating to interest computed and collected on a levee and drainage district assessment.
Introduced, referred to county government ............................
Subcommittee, Danker, Higgins, and Clark of Dubuque
394 By Knoke (Blouin). A bill for an act concerning the establishment and operation of a state lottery, creating the division of the state lottery in the department of revenue, prescribing its functions, powers and duties; and providing a penalty.
Introduced, referred to judiciary
and law enforcement .......... 534
Subcommittee, Hill, Edelen,
Poncy, Newhard, and Hennessey

615
395 By Kreamer. A bill for an act relating to powers of school districts for the purchase and sale of certain real estate and the construction of technical schools to teach vocational education and aviation mechanics.
Introduced, referred to education

534
Subcommittee, Lippold, Horn,
Carr, Patchett, and Wulff .... 615
Committee report ................. 685
Recommended amendment, pass-
age...............................$~$
685

| age |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Committee | amendment | $H$ | 233 | $\cdots$ | 685 |

Committee report adopted ...... 688
Placed on calendar …........... 732
Committee $\begin{gathered}\text { amendment } \\ \text { adopted }\end{gathered}$.......................... 813
Passed House. Ayes 88, nays
none . .............................. 814
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor . . . . . . . . . . . . . . 2393
Signed by Governor ................. 2401
Became law by publication ..... 2425

> 396 By Monroe (Doderer) A bill for an act relating to married students.

Introduced, referred to education 534
Subcommittee, Miller of Calhoun,
Daggett, Crawford, O'Halloran, and Mennenga

615
$397 \underset{\text { act relating to }}{\text { By }}$ Holden. billary for an act relating to military ser-
vice tax exemptions.
Introduced, referred to ways and
subcoms ….........................
Kreamer, Middleswart, and
534

Norland

398 By Millen, Stromer, Clark of Lee and Crabb (Winkel-
H. $\mathbf{F}$.

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man, Robinson, Grifin, Tieden, Kelly and Coleman). 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

534
Subcommittee, Dunlap, Egenes, Middleswart, Monroe, and Roorda

615
399 By Millen, Stromer, Clark of Lee and Crabb (Winkelman, Robinson, Griffin, Tieden DeKoster, Kelly, and Coleman). A bill for an act to exempt facilities used to control air and water pollution from property taxation.
Introduced, referred to ways and means

534
Subcommittee, Norland, Roorda, Bortell, Kreamer, and Middleswart

615

> 400 By Drake, Stanley and McCormick. A bill for an act relating to the investment of funds of retirement systems for policemen and fremen.
> Introduced, referred to state government
> 535
> Subcommittte, Junker, Harper, and Nielsen
> 615
> Committee report ................ 664
> Recommended passage ........... 664
> Committee report adopted ...... 669
> Placed on calendar ................ 682
> Passed House. Ayes 77, nays none .............................. 695
> Explanation of vote ............. 712
> Reported correctly enrolled .... 2392
> Signed by Speaker ................. 2393
> Sent to Governor ......................2393
> Signed by Governor .............. 2401

401 By Education. A bill for an act relating to transfer of patients to the university hospital.
Introduced, placed on calendar
Amendment H. 176 filed
535
Amendment $H$. 176 filed ......... 582
Amendment H. 211 filed ......... 645
Amendment H. 216 filed ........... 645
Amendment H. 176 withdrawn . 727
Amendment H. 211 adopted.
Amendment H. 216 withdrawn
Passed House. Ayes 95, nays
none .............................. 727

Reported correctly enrolled ...... 890
Signed by Speaker ................ 890
Sent to Governor ................. 890
Signed by Governor ................ 918

> 402 By Agriculture. A bill for an act relating to the placing of permit numbers on containers of agricultural seeds. Introduced, placed on calendar Passed House. Ayes 91, nays 1.

403 By Appropriations. A bill for an act to appropriate from the Iowa public employees'
H. $F$.

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retirement system fund to the employment security commission for costs of the administration of the Iowa public employees' retirement system.
Introduced, placed on calendar . . 533
Report of appropriations ....... 563
Passed House. Ayes 88, nays none
Reported correctly enrolled ..... 1199
Signed by Speaker ................. 1199
Sent to Governor
1200
Signed by Governor
.1222
404 By Natural Resources. A bill for an act to increase the fee for the certification of operators of water and sewage treatment plants.
Introduced, placed on calendar .. 535
Failed to pass House. Ayes 39, nays 48789

405 By Natural Resources. A bill for an act relating to the authority of the department of environmental quality to enter public or private property for the purpose of conducting investigations relating to the powers and duties of the water quality commission, and providing penalties.
Introduced, placed on calendar .. 535
Passed House. Ayes 63, nays 26.. 790
Motion flled to reconsider vote .. 791
Motion to reconsider vote pre-
vailed ............................. . . 2079
Amendment H. 829 filed .......... 2079
Amendment H. 829 adopted ..... 2082
Amendment H. 835 fled ......... 2082
Amendment H. 835 adopted ..... 2083
Amendment H. 839 filed ......... 2083
Amendment H. 839 adopted ..... 2083
Passed House. Ayes 80, nays $8 . .2083$
Explanation of vote ............. 2109
Message from Senate ............ 2310
House concurred . .................... 2338
Repassed House. Ayes 81, nays
9 . . .................................. 2338
Reported correctly enrolled .... 2392
Signed by Speaker . . . . . . . . . . . . . 2393
Sent to Governor . . . . . . . . . . . . . . . 2393
Signed by Governor ................ 2401
406 By Stromer. A bill for an act relating to workmen's compensation for employees engaged in agricultural work at institutions under control of the board of regents.
Introduced, referred to state government
Subcommittee, Ferguson, Nielisen, and Logue

407 By Edelen. A bill for an act relating to county contracts requiring bids.
Introduced, referred to state government

535
Subcommittee, Fullerton, McCormick, and Harvey
Committee report ..... 664
Recommended passage ..... 664
Amendment H. 219 filed ..... 666
H. F.

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409 By Krause and Branstad. A bill for an act relating to the limitations on the obligations of any one customer to a state bank under the lowa banking act of 1969.
Introduced, referred to commerce 536
Subcommittee, Egenes, Kiser, and Small

699

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\begin{aligned}
& 410 \text { By Hansen, Miller of Cal- } \\
& \text { houn, Menke and Bennett. A } \\
& \text { bill for an act to establish } \\
& \text { a rural physicians associate } \\
& \text { program and to provide an } \\
& \text { appropriation therefor. } \\
& \text { Introduced, referred to appro- } \\
& \text { priations }
\end{aligned}
$$

411 By Grassley. A bill for an act relating to unfair employment practices.
Introduced, referred to human and industrial relations ......
Subcommittee, Anderson, Connors, Stromer, Welden, and Wells

412 By Crabb. A bill for an act relating to liability insurance for state-owned automobiles.
Introduced referred to commerce 536
Subcommittee, Fisher of Greene,
Fischer of Grundy, and Jordan 699
Withdrawn
.1188
413 By West, Fisher of Greene, Husack, Connors, Harvey, Dunton, Egenes, Logue, Doyle, Stanley, De Jong, Grassley and Wells (Plymat, Willits, Miller of Des Moines, Briles and Priebe). A bill for an act relating to holidays for state employees.
Introduced, referred to state government ........................
Subcommittee, Bittle, Junker, and Patchett

414 By Hutchins. A bill for an act permitting a flashing blue light to be used on a firefighting vehicle.
Introduced, referred to transportation
Subcommittee, Schroeder, Norpel, and Harper
Sifting recommends calendar ... 1595
Removed from calendar ......... 1603
Sifting recommends calendar ... 1654
Passed House. Ayes 85, nays 1.1829
Explanation of vote ............... 1822
Explanation of vote ............. 1867

## 415 By Daggett (Briles). A bill for an act relating to the general fund of school dis-

 tricts.H. F.

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Introduced, referred to state government ................................. and Hargrave .................. 615
416 By Holden and Hill (Hansen, Briles, Doderer, Miller of Marshall, and Robinson). A bill for an act relating to the internship requirements of physicians and surgeons and osteopathic physicians and surgeons.
Introduced, referred to educa-
tion . . . . . . . . ....................
Subcommittee, o'Halloran, De
Jong, Crawford, Lipsky, and Mennenga
Committee report ..... 685
Recommended passage ..... 685
Committee report adopted ..... 688
Placed on calendar ..... 856
Passed House. Ayes 84, naysnone1047
417 By Holden (Shaff and Lam- born). A bill for an act re- lating to reversions and use restrictions on land.

Introduced, referred to judiciary
and law enforcement ...........

Subcommittee, Hennessey, Niel- sen, and Strothman
418 By Knoke. A bill for an act relating to the expendi- ture of county funds for membership fees or for at- tendance expenses for county officer associations.

Introduced, referred to county
government

Subcommittee, Stephens, Bennett, and O'Halloran
419 By Krause. A bill for an
act relating to a property
tax exemption for a veter$\operatorname{tax}$ exemption for a veteran.
Introduced, referred to ways and means
Subcommittee, Norland, Roorda,
Bortell, Kreamer, and Middleswart615

420 By McCormick. A bill for an act relating to a motor vehicle involved in an accident and providing a penalty.
Introduced, referred to judiciary and law enforcement $\quad$ wood
Subcommittee, Anderson, Woods, and Stanley
Committee report ................... 615
Committee report
Recommended passage.............. .641
641
Committee report adopted ...... 648
421 By Miller of Cerro Gordo and Norland (Scott). A bill for an act relating to land disruption by highway construction.
Introduced, referred to state government
Subcommittee, Drake, Cusack, and Logue 615

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registration fees for special trucks.
Introduced referred to transportation $\ldots$.......................... Subcommittee, Fullerton, Rinas, and Clark of Dubuque ....... 803

423 By Dunton, Husak, Mendenhall, Daggett, Connors, West, Brockett, Harper, Krause, Wyckoff, Hansen and Wells (Miller of Marshall, Rabedeaux, Briles, Tieden, Kennedy, Schaben, Schwengels. Potter and Hultman). A bill for an act relating to the rowa soldiers home.
Introduced referred to human resources
Fiscal note HCS.
Subcommittee, Lippold, Den Herder, and Fitzgerald
Withdrawn ................................. 2343
424 By Miller of Cerro Gordo, Clark of Dubuque, Wells, Bennett, Patchett, Fitzgerald, Small, McCormick, Brunow, Dunton and Carr. A bill for an act relating to the use of mudguards or mudfiaps on motor trucks, truck tractors, trailers, and semitrailers.
Introduced, referred to transportation
Subcommittee, welden, Fischer of Grundy, and Harper
425 By Caffrey. A bill for an act relating to pensions.
Introduced, referred to state government
Subcommittee, Hargrave, Milier of Buchanan, and Junker .....
Sifting recommends calendar ... 1594
Removed from calendar ........ 1603
Sifting recommends calendar ... 1654
Passed House. Ayes 84 nays 1.1826
Explanation of vote ............. 1822
Explanation of vote ................. 1867
426 By Higgins, Bittle and Cusack (Doderer). A bill for an act to grant judges discretion to place persons convicted of violation of the uniform controlled substances act on probation.
Introduced, referred to judiciary and law enforcement .......... Subcommittee, Knoke, Newhard, and Hill

427 By Jordan and Wells. A bill for an act relating to use of federal revenue shar ing funds by counties for secondary road purposes.
Introduced, referred to transportation
Subcommittee Welden, Edelen, Drake, Brinck, and Connors ..
428 By Fisher of Greene (Briles). A bill for an act relating to the taxation of pension and retirement insurance premiums.
Introduced, referred to ways and means
H. F.

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Subcommittee, Egenes, Bittle, Branstad, Fitzgerald, and Rapp 941

429 By Holden and Hill. A bill for an act to establish a professional standards board and to abolish the board of educational examiners and the professional teaching practices commission.
Introduced, referred to state government
Subcommittee, Logue, Ferguson and McCormick
Fiscal note HCS.
430 By McCormick. A bill for an act relating to suits against employees of the state and providing a waiver of sovereign immunity.
Introduced, referred to judiciary and law enforcement
Subcommittee, Crawford, Knoke, and Logue

431 By Patchett and Crawford. A bill for an act relating to the manner in which prescriptions for drugs and medicines are required to be written and flled.
Introduced, referred to state government
Subcommittee, Drake, McCormick, and Avenson

432 By Connors, Hargrave, $\mathrm{O}^{\prime}$ Halloran, Byerly, Nielsen, Woods and Jesse (Palmer) A bill for an act relating to a state fund to provide insurance for damage to public buildings.
Introduced, referred to commerce 538
Subcommittee, Fisher of Greene,
Fischer of Grundy, and Jor-
dan
699
433 By Middleswart, Clark of Dubuque, Carr and Doyle. A bill for an act providing for extending the benefits of the federal old-age and survivors' insurance system to members of the general assembly.
Introduced, referred to rules .... 538
Fiscal note HCS.
Subcommittee, Crabb, Kreamer, and Cochran615

434 By Carr and Norpel (Tieden, Schwieger and Griffin). A bill for an act relating to the setting of minimum prices for the retail sale of beer.
Introduced, referred to commerce
Subcommittee, Knoke, Bittle, and Tesse

435 By Stromer and Schroeder. A bill for an act relating to the practice of medicine and surgery, osteopathic medicine and surgery, and osteopathy and providing penalties.
Introduced, referred to state government
Subcommittee, West, Cusack, and Harvey

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436 By Miller of Calhoun, Hutchins, Norland, Mendenhall, Hansen, Husak, and Monroe. A bill for an act relating to military service tax exemptions.
Introduced, referred to ways and means

539
Subcommittee, Norland, Roorda, Bortell, Kreamer, and Middes: wart

```
437 By Patchett and Crawford. A bill for an act relating to a presidential preferential primary election.
Introduced, referred to state government
Amendment H. 207 filed \(\cdots . . .{ }_{629}\)
Subcommittee, West, Miller of Buchanan, and Roorda ...... 69
438 By Hill and Knoke. A bill for an act relating to exemptions from execution and providing penalties.
Introduced, referred to judiciary and law enforcement
Logue,
ubcommittee
Knoke, subcommittee, Logue, Knoke, and Woods

439 By County Government. A bill for an act relating to the establishment of civil service for deputy county sheriffs and providing penalties for violations.
introduced, placed on calendar . 556
Amendment H. 258 filed ......... i55
Amendment H. 399 filed …...... 1084
Amendment H. 400 filed .......... 1985
Steering recommends calendar 1125
Amendment H. 476 filed ......... 1247
Amendment H. 488 filed …........301
Amendment H. 484 filed \(\ldots\)....... 1301
Amendment H. 484 adopted .....1354
Amendment H. 488 adopted …. 1354
Amendment H. 400 adopted \(\ldots . .1354\)
Amendment H. 258 withdrawn \(\ldots 1354\)
Amendment H. 476 lost ….....1354
Amendment H. 399 adgpted .... 1355
Amendment H. 510 filed .........135
Amendment H. 510 adopted ....... 1355
Passed House. Ayes 72 , nays 21.1355
Explanation of vote ............. 1382
Message from Senate, with
amendment \(\because\)................ 1738
Amendment H .712 filed …........ 1777
Amendment H. 712 adopted...
House concurred ................. 1777
Repassed House. Ayes 86, nays 9.1777
Explanation of vote ............. 1822
Reported correctly enrolled ........ 2392
Signed by Speaker …...............2393
Sent to Governor ........................2393
Signed by Governor ................. 2402
440 By Den Herder, Bortell, Knoke, Caffrey and Lipsky (Riley, Murray, Schwieger, Palmer, Robinson and Hultman). A bill for an act establishing the Iowa health services commission, requiring a certificate of need for new health care facilities or services, and providing penalties for certain violations.
Introduced, referred to human resources
H. F .

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Subcommittee, Monroe, Hargrave and Butler

699
441 By Nielsen and Doyle. A bill for an act relating to the inadmissibility of accident reports filed by law enforcement officers in civil cases.
Introduced, referred to judiciary
and law enforcement ...........
Subcommittee, Hennessey, Oak-
ley, and Strothman
442 By Crabb. A bill for an act changing the term of office for the governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, secretary of agriculture, and attorney general.
Introduced, referred to state gov-
ernment
Subcommittee, Bittie, Junker, and Doyle
443 By Crabb, Holden, Drake and Caffrey (Hansen, Palmer, Andersen, Shaff, and Priebe). A bill for an act to authorize the issuance of industrial aid bonds for hospital, clinic, and health care facilities.
Introduced, referred to cities and towns
Subcommittee, Tofte, Carr, and Hansen

444 By Hill and Knoke. A bill for an act relating to state reciprocity in the enforcement of support decrees; providing for the enforcement in Iowa of support decrees granted in other states and the enforcement in other states of those granted in Iowa; providing for the registration in Iowa of support orders granted in other states; and providing for the administrative producers necessary thereto.
Introduced, referred to judiciary and law enforcement .......... Subcommittee, Rapp, Logue, and knoke
Fiscal note HCS.
445 By Fitzgerald and Rapp (Kinley). A bill for an act relating to required motor vehicle bodily injury and property protection security; providing for the payment of certain benefits to victims of automobile accidents without regard to fault; restricting the right to bring actions for damages in certain cases of injury or damage caused by motor vehicle accidents; providing the necessary administrative procedures for the implementation of the act; making certain acts illegal and providing penalties for their commission.

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Introduced, referred to commerce 568 Subcommittee, Knoke, Jesse, Bittle, Kiser, and Small
446 By Freeman, Ewing, Connors, Lippold, Schroeder, Wyckoff and Menke. A bill for an act relating to the issuance of individual accident or health insurance policies to persons no longer eligible for coverage under a group policy.
Introduced, referred to commerce 569
Subcommittee, Tofte, Logue, and Griffee

700
Withdrawn 895

447 By Butler, Daggett, Mennenga, Middleswart, Den Herder and Higgins (Plymat, Van Gilst, Taylor, Palmer, Andersen and Hill). A bill for an act to provide that the costs of advertising alcoholic beverages or beer are not deductible business expenses.
Introduced, referred to commerce. Subcommittee, Tofte, Monroe, and Brockett

448 By Appropriations. A bill for an act relating to the transfer of appropriations.
Introduced, placed on calendar.
Subcommittee, Readinger, Cusack, and Junker
Withdrawn
449 By Hill. A bill for an act relating to the recording of an instrument and a lien affecting real estate.
Introduced, referred to judiciary and law enforcement
Subcommittee, Logue, Nielsen, and Woods

450 By Hill and Stanley (Kelly). A bill for an act relating to business corporations.
Introduced, referred to commerce.
Subcommittee, Knoke, Jesse, and Bittle

451 By Egenes, Roorda, McElroy, Den Herder, Jnnker, Wyckoff, Husak and Knoke. A bill for an act relating to the share of a surviving spouse and others in intestate succession and to the share of a surviving spouse who elects to take against the will.
Introduced, referred to judiciary and law enforcement

Har......
Subcommittee, Oakley, Hargrave, and Knoke
Piscal note HCS.
452 By Egenes, Avenson, Roorda, McElroy and Junker. A bill for an act relating to inheritance taxes; providing for the passing of property held jointly or as tenants in the entirety, and providing a marital deduction.
H. F.

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Introduced, referred to ways and means

585
453 By Monroe, Wyckoff, Middleswart, Schroeder and Caffrey (Miller of Des Moines, Kennedy, Potter, Coleman, Griffin, Blouin, DeKoster, Willits, McCartney, Junkins, Heying and Gallagher), A bill for an act relating to administration or small estates.
Introduced, referred to judiciary and law enforcement ..........
Subcommittee, Oakley, Hargrave, and Knoke

700
454 By Patchett, Newhard, Cusak, Griffee, Krause, Jesse, Mennenga, Wells, Caffrey, Cochran, McCormick, Brunow, Avenson, Rinas, Jordan, Miller of Buchanan, Clark of Dubuque, Hargrave, Rapp, Connors, Norland, Fitzgerald, Small, Horn, Carr, Miller of Cerro Gordo, and O'Halloran. A bill for an act relating to admittance, attendance and participation in extracurricular activities at a public school.
Introduced, referred to education. \(58{ }^{6}\)
Subcommittee, Grassley, Stromer,
and Carr . . . . . . . . . . . . . . . . . . . . 70
455 By Schroeder. A bill for an act relating to compensation of fiduciaries and attorneys in probate proceedings.
Introduced, referred to judiciary and law enforcement ….......
Subcommittee, Oakley, Hargrave, and Knoke

456 By Schroeder and Hansen (Tieden and Shaff). A bill for an act relating to a state fuel tax credit.
Introduced, referred to ways and means
Subcommittee, Stephens, Danker, and Dunton941

457 By Nielsen. A bill for an act relating to the assessed value of property.
Introduced, referred to ways and means
Subcommittee, Stanley, Bittle, Dunton, Junker, and Krause .. 700

458 By Menke. A bill for an act to authorize purchase of tax-sheltered annuities for employees of the state educational radio and television facility board.
Introduced, referred to education. 586
459 By Human Resources. A bill for an act relating to the qualifications of the commissioner of public health.
Introduced, placed on calendar . . 586
Amendment H. 213 filed ......... 645
Steering recommends calendar ... 949
Amendment \(H\). 213 lost ......... 1117
Passed House. Ayes 73. nays 18 . 1111
H. F.

Page
Explanation of vote .............. 1144
Reported correctly enrolled .... 2392
Signed by Speaker ................ 2393
Sent to Governor
.2393
Signed by Governor ................. 2402
460 By Nielsen. A bill for an act relating to court appearances in cases of nonscheduled traffic violations.
Introduced, referred to judiciary
and law enforcement .........
Subcommittee, Knoke, Jesse, and Oakley
461 By Hill. A bill for an act relating to services for hire.
Introduced, referred to state government
Subcommittee, Nielsen, Hargrave,
and Harvey ...................... 700
Withdrawn ........................... 2371
462 By Education. A bill for an act relating to municipal tort claims.
Introduced, placed on calendar . . 586
Amendment H. 245 filed ......... 721
Amendment \(H\). 331 filed \(… \omega_{1} 919\)
Steering recommends calendar . 1152
Amendment H. 457 filed ......... 1201
Amendment H. 331 withdrawn .. 1363
Amendment H. 518 fled .......... 1363
Amendment H. 518 adopted ..... 1363
Amendment H. 245 adopted ..... 1363
Amendment H. 457 lost.
Passed House Ayes 89, nays
none ............................... 1364
Explanation of vote ........................1382
463 By Caffrey. A bill for an act relating to a committee supervising steel trade practice.
Introduced, referred to human and industrial relations ...........
Subcommittee, Drake. Brockett, and Hutchins
. ................... 700
464 By Welden, Egenes, Hill and Wells. A bill for an act relating to the commission for Iowa postsecondary education.
Introduced, referred to education. 586
465 By Crawford (Murray and Nystrom). A bill for an act relating to an Iowa workstudy program, and making an appropriation.
Introduced, referred to education. 586
Subcommittee, Lippold, Carr, Horn, Patchett, and Wulff ... 700
466 By Menke. A bill for an act to authorize the state educational radio and television facility board to purchase insurance for certain broadcasting facilities.
Introduced, referred to state government
Subcommittee, West, Roorda, and Cusack700

467 By Wducation. A bill for an act relating to workmen's compensation for employees

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engaged in agricultural work at institutions under control of the board of regents.
Introduced, placed on calendar . 587
Placed on calendar


468 By Freeman. A bill for an act relating to the sale of appliances.
Introduced, referred to commerce 587
Subcommittee, Logue, Ewing, and Jordan

469 By Menke. A bill for an act to authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose.
Introduced, referred to education
Subcommittee, Miller of Caihoun,
Daggett, Crawford, O'Hallor-
an, and Mennenga
700
Withdrawn ............................. 1824
470 By Nielsen. A bill for an act relating to mechanic's liens.
Introduced, referred to judiciary and law enforcement He..........
and Foncy .......................... 700
Point of order raised ................. 1080
Placed on calendar 1080

471 By Dunton. A bill for an
 act relating to hunting by
 the handicapped.

Introduced, referred to natural
 resources
ubcommittee, Middieswart, Bran- stad, and Mendenhall ........ 700

472 By Horn. A bill for an act relating to the disposition of certain game by the state conservation commission.
Introduced, referred to natural
resources ..............................
Subcommittee, Hansen, Ewing, and Norpel

473 By Doyle. A bill for an act appropriating money for the creation of a new state office or capitol complex and creating a legislative advisory committee.
Introduced, referred to appropriations

587
Subcommittee, Millen, Oakiey, Small, Crabb, Fischer of Grundy, Griffee, and Horn ......... 700
Withdrawn ........................... 1546
474 By Agriculture. A bill for an act relating to property tax exemption for certain property used for water impoundments.
Introduced, referred to ways and means

Page
Subcommittee, Norland, Roorda, Bortell, Kreamer, and Middleswart
475 By Anderson, Strothman, West, Pellett, Stephens, Danker, Husak, Wyckoff, Daggett, Miller of Cerro Gordo, Brockett, Clark of Dubuque, Menke, Dunlap, Crabb, Tofte, Kiser, Ewing, Millen, Connors, Schroeder, Middleswart, Brinck, Harper, Dunton, Fisher of Greene, Hansen, Nielsen Miller of Calhoun, Branstad, Fischer of Grundy, Bortell, Peterson, Fullerton, Den Herder, McElroy, Welden and Stromer. A bili for an act relating to inheritance tax exemptions.
Introduced, referred to ways and means
Fiscal note HCS.
476 By Doyle. A bill for an act relating to waiver of jury trial in criminal cases.
Introduced, referred to judiciary and law enforcement
Subcommittee, Knoke, Jesse, and Crawford
477 By Holden and Hill (Hansen, Doderer, Miller of Marshall, Robinson, and Briles). A bill for an act relating to the establishment and administration of professional and occupational licensing boards, to abolish all trust funds and special funds of professional and occupational licensing boards, and to abolish the board of watchmakers and the board of basic science examiners.
Introduced, referred to state government
Subcommittee, Logue, Ferguson, and Cusack
To sifting committee ............. 1206
Sifting recommends calendar ... 1264
Amendment H. 486 filed ......... 1301
Amendment \(H\). 497 filed .......... 1339
Amendment H. 529 filed .......... 1408
Amendment \(H\). 788 filed ............. 1961
Amendment \(H\). 812 filed ….......... 2023
Amendment \(H\). 820 filed .......... 2057
Amendment H. 828 filed .......... 2094
Amendment H. 834 filed ............ 2099
Amendment H. 836 filed ….... 2100
Amendment H. 856 filed .......... 2141
Amendment \(H\). 854 filed ......... 2141
478 By Egenes. A bill for an act to establish the use of enriched flour in certain bakery products.
Introduced, referred to agriculture
479 By Fischer of Grundy. A bill for an act relating to the issuance of orders under the meat and poultry inspection act.
Introduced, referred to agriculture . . .................................. and Stephens
H. F.

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480 By Crabb. A bill for an act relating to departmental rules.
Introduced, referred to rules
Subcommittee, Clark of Lee, Millen, and Small

700
481 By Holden (Shaw), A bill of the fire marshal.
introduced, referred to state government \(\quad\) Fuil..................
Subcommittee, Fullerton, Avenson, and Harper
482 By Dunlap, Millen, Stromer, Fisher of Greene, Nielsen, Cochran, Clark of Lee and McElroy (Murray, Hultman, Blouin, Priebe and Curtis). A bill for an act relating to the operation of bank holding companies and prohibiting the formation of new bank holding companies without certificates of authority from the state banking board.
Introduced, referred to commerce . ...............................
Subcommittee, Brockett, Ewing, and Griffee
483 By Krause (Priebe and Scott). A bill for an act relating to emergency light sources for public buildings.
Introduced, referred to state government

605
Subcommittee, Fullerton, Avenson, and Harper
484 By Monroe and Brunow. A bill for an act to add methaqualone to the list of schedule III controlled substances established by the uniform controlled substances act.
Introduced, referred to state government
Subcommittee, Cusack, Fullerton, and Hargrave
Withdrawn ............................. 1183
485 By Stromer (Winkelman). A bill for an act relating to partition fences.
Introduced, referred to county government
Subcommittee, Mendenhall, Danker, and Clark of Dubuque ...

486 By Doyle, Edelen, Hansen, McCormick, Mendenhall, Miller of Calhoun, Newhard and Patchett. A bill for an act relating to mileage expense.
Introduced, referred to appropriations
Fiscal note HCS.
487 By Caffrey, Krause, Connors, Kiser and Fisher of Greene. A bill for an act relating to discharge of flammable or combustible liquids.
Introduced, referred to human and industrial relations .......
Subcommittee, Egenes, Byerly, and Drake

488 By Freeman. A bill for an act relating to the reporting of boating accidents.
H. F.

Page
Introduced, referred to natural resources ......................... 619
Subcommittee, Hansen, Ewing, and Miller of Buchanan70
Withdrawn ..... 895

489 By Hargrave. A bill for an act relating to the testing for sickle cell anemia and providing a penalty.
Introduced, referred to human resources

620
Committee report
Recommended amendment, passage

684
Committee amendment H. 231 ..
Committee report adopted \(\cdots .668\)
Subcommittee, Readinger, Miller of Calhoun, and Brunow

700
Placed on calendar ................ 1152
Committee amendment \(H\). 231 adopted \(\underset{\text { House }}{ }\).........................
none ............................. 1306
Explanation of votes .............. 1322
Explanation of vote ............... 1347
Explanation of vote ............. 1368
490 By Freeman. A bill for an act relating to deceptive trade practices and providing for civil remedies.
Introduced, referred to commerce 620
491 By Fischer of Grundy. A bill for an act relating to the penalty for embezzlement by public officers.
Introduced, referred to judiciary and law enforcement
Subcommittee, Jesse, Edelen, and Newhard

492 By Freeman and Brunow. A bill for an act increasing the rate of resident hunting and fishing license fees.
Introduced, referred to natural resources
Subcommittee, Mceiroy, Hansen, and Wyckoff
Withdrawn
1056
493 By Harvey, Crawford, Husak, Dunton, Woods, Jesse, Doyle Drake, McCormick and Wells (Schwengels, Willits, Miller of Des Moines, Briles, Plymat, Andersen, Rodgers and Priebe). A bill for an act relating to a pay adjustment for state employees within the merit employment system.
Introduced, referred to appropriations .......................... Fiscal note HCS.
Amendment H. 477 filed ......... 1247
494 By Stanley (Doderer and Potter). A bill for an act relating to smoking in conveyances used in the public transportation of passengers and providing penalties.
Introduced, referred to cities and towns
Subcommittee, Harvey, Norland, and Miller of Cerro Gordo ....
495 By Stromer. A bill for an act relating to confidential communications with certified guidance counselors.
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Introduced, referred to education 620
Subcommittee, Lippold, Carr,
Horn, Patchett, and Wulff .... 700
Amendment H. 551 filed ......... 1479
496 By Freeman and Welden. A bill for an act relating to the designation of protected water areas.
Introduced, referred to natural resources
Subcommittee, Clark of Lee,
Butler and Avenson ........... 700
497 By Krause. A bill for an act relating to the diversion of water to underground basins or watercourses.
Introduced, refered to natural resources ........................
Subcommittee, Pellett, Mendenhall, and Norpel
498 By Schroeder and Jesse. A bill for an act to provide for standard budget request forms.
Introduced, referred to appropriations .... M̈ille............... Small, Crabb, Fischer of Grun-
dy, Griffee and Horn ......... 804
Committee report . . . . . . . . . . . . . . 1173
Pecommended passage....... .1173
Committee report adopted .........1179
Passed House. Ayes 88, nays 3 .. 1211
Explanation of votes ............. 1232
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor . . . . . . . . . . . . . 2393
Signed by Governor .............. 2402
499 By Drake, Knoke, Jesse, McCormick, Doyle and Wells (Andersen, Riley, Tieden, Willits, Miller of Des Moines, Briles, Plymat, Nystrom, Priebe and Miller of Marshall). A bill for an act relating to the payment of overtime of state employees.
Introduced, referred to state government
Subcommittee, Bittle, Junker, and Patchett .................... 701

500 By Clark of Lee. A bill for an act requiring a prescription for distribution of hypodermic syringes and needles.
Introduced, referred to state
government \(i=. . . . . . . . . . .\).
Subcommittee, Logue, Avenson, and Miller of Buchanan

501 By 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.
Introduced referred to ways and means
Subcommittee, Den Herder, Harvey, Monroe, Rapp, and Stephens

502 By De Jong, Jesse, Logue, Wells and Woods (Nystrom, Andersen, Briles, Miller of
H. \(\mathbf{F}\).
Des Moines, Rodgers, Tieden and Willits). A bill for an act relating to longevity pay for an employee under the state merit system.
Introduced, referred to appropriations
621
503 By Clark of Lee, Husak, Egenes, Jesse, Drake, McCormick, Stanley, De Jong, Grassley and wells (Riley, Willits and Priebe). A bill for an act relating to vacations for state employees.
Introduced, referred to appropriations
621
Committee report ............................... 1407
Recommended passage ......... 1407
Committee report adopted ...... 1413
Passed House. Ayes 77, nays 5..1443
Explanation of vote ........... 1450
Explanation of votes ............. 1456
Reported correctly enrolled ..... 1861
Signed by Speaker .............. 1861
Sent to Governor ................. 1861
Signed by Governor ............ 1922
504 By Edelen, Hansen, Danker and Hutchins. A bill for an act relating to cable television.
Introduced, referred to cities and towns
Subcommittee, Cusack, Tofte, and Junker
701
505 By Middleswart, Hansen, Brunow, Husak, Schroeder and Mendenhall. A bill for an act relating to court reporters' fees.
Introduced, referred to judiciary and law enforcement
506 By Freeman. A bill for an act to establish special liquor distributorships and making corresponding amendments to the Code, including penalty provisions.
Introduced, referred to state government
634
Fiscal note HCS.
Subcommittee, Bittle, Drake, and Doyle
507 By Norland. A bill for an act to legalize and validate the proceedings of the board of supervisors of Worth County, Iowa, acting for and on behalf of drainage districts No. 24, No. 34 and No. 52, Worth County, Iowa, in connection with the assessing of benefits for a common outlet for such drainage districts, the levying of special assessments against the lands in such drainage districts, and the issuance of special assessment bonds of such drainage districts, and declaring the validity of such special assessments, and proceedings authorizing the issuance of special assessment bonds and
H. \(\mathbf{F}\).

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declaring that such bonds issued pursuant to and authorized thereby shall constitute valid and binding obllgations according to their terms.
Introduced, referred to judiciary and law enforcement
Proof of publication certified .... 637
Subcommittee, Oakley, Doyle, and
Crawford

Withdrawn
508 By Human Resources. A bill for an act to terminate the operation of the Iowa Annie Wittenmyer Home and to require the department of social services to submit to the General Assembly a proposal for disposition of the home's physical facilities.
Introduced, placed on calendar.. 634 Fiscal note HCS.
Steering recommends calendar ... 940
Amendment H. 377 filed ......... 1031
Amendment \(H\). 380 filed …............ 1031
Amendment H. 377 lost ........ 1148
Amendment H. 435 filed ........ 1148
Point of order raised ............ 1149
Amendment H. 435 adopted .... 1149
Amendment H. 431 filed ......... 1149
Amendment H. 431 withdrawn . 1149
Amendment H. 442 filed...... .1150
Amendment H. 442 adopted ..... 1150
Amendment H. 380 adopted ..... 1150
Motion to suspend rules ......... 1150
Motion failed . . . . . . . . . . . . . . . . . . 1150
Passed House. Ayes 86, nays 9..1150
509 By Norland. A bill for an act relating to state individual income tax deductions.
Introduced, referred to ways and means
Subcommittee, McCormick, Nor-
land, Stanley, Bittle, and
Kreamer
310 By Harvey. A bill for an act relating to the composition and terms of office of the county board of social weltare.
Introduced referred to human resources
Subcommittee, Readinger, Fitzgerald, and West
511 By Higgins. A bill for an act relating to the county boards of social welfare.
Introduced, referred to human resources
Subcommittee, Readinger, " Fitzgerald, and West

512 By Hill. A bill for an act relating to the sale of packaged meat food products.
Introduced, referred to agriculture

513 By Horn. A bill for an act relating to an employee of the state or its political subdivisions.
Introduced, referred to state government
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Subcommittee, Junker, Fullerton, and McCormick
514 By Connors, Woods, Junker, Hansen, Tofte, Brinck, Caf frey, Jesse, Nielsen, Byerly, West, Harper, Carr, Stroth: man, Anderson and Millen. A bill for an act relating to municipal ordinances.
Introduced, referred to cities and towns

515 By Edelen, Connors, Ferguson, Brinck and Freeman. A bill for an act relating to state grants for sewage-treatment works and making an appropriation from the general fund of the state to the sewage works construction fund.
Introduced, referred to appropriations
Subcommittee, Middieswart, Strothman, Wyckoff, Welden, Aven-
son, Dunlap, and Freeman ....
516 By Egenes, Junker, Monroe, Newhard, Small, Bittle, Crawford, Byerly, Connors, West, Brockett, Hargrave, Kiser, Norland, Bennett and Daggett. A bill for an act to impose a tax on certain beverage containers and providing penalties for violations.
Introduced, referred to ways and means

517 By Husak (Orr). A bill for an act imposing a voluntary tax upon specified tax-exempt properties for certain services and providing for the payment of the tax.
Introduced, referred to ways and means
Subcommittee, Norland, Roorda, Kreamer, Bortell, and Middleswart
518 By Rapp. A bill for an act relating to a trailer hitch.
Introduced, referred to transportation
Subcommittee, Drake, Fischer of Grundy, and Harper

519 By Norland. A bill for an act relating to an action for partition.
Introduced, referred to judiciary and law enforcement

520 By Norland. A bill for an act relating to notice of a municipal tort claim.
Introduced, referred to judiciary and law enforcement
withdrawn .............................. 1450
521 By Bittle, Byerly and Butler. A bill for an act providing that persons under eighteen years of age and not attending school shall take arivers' education courses.
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Introduced, referred to judiciary and law enforcement

650
522 By Grassley, A bill for an act to provide a system of educational accountability.
Introduced, referred to education. 650
523 By Lipsky. A bill for an act relating to fixing terms of employment of teachers.
Introduced, referred to education. 650
524 By Wyckoff (Tieden). A bill for an act relating to the reimbursement of expenses incurred by school board directors.
Introduced, referred to education.
Subcommittee, Miller of Calhoun,
Menke, Byerly, Higgins, and
Horn
804
525 By Bittle and Brockett. A bill for an act relating to director districts of school districts.
Introduced, referred to education.
Subcommittee, Miller of Calhoun.
Menke, Byerly, Higgins, and Horn

804
526 By Commerce. A bill for an act relating to the examination of insurance companies.
Introduced, placed on calendar . . 650
Placed on Calendar . . . . .......... 701
Passed House. Ayes 90 , nays
none .............................. 797
527 By Dunlap and Brunow. A bill for an act relating to railways.
Introduced, referred to commerce.
651
528 By Freeman, Fischer of Grundy and Stanley (DeKoster, Kennedy and Grifin). A bill for an act to forbid the use of the highways of this state to habitual offenders of the traffic laws, and to provide punishment for those who violate the provisions of this act.
Introduced, referred to judiciary
\[
\text { and law enforcement ......... } 654
\]

529 By Hill and Stanley (Kelly) A bill for an act relating to business corporations.
Introduced, referred to commerce. 654
Sifting recommends calendar .... 1594
Removed from calendar .......... 1603
Sifting recommends calendar ....1654
Passed House. Ayes 82, nays 3 .. 1825
Explanation of vote ............. 1822
Explanation of vote ......................1867
Reported correctly enrolled ..... 2392
Signed by Speaker ..................2393
Sent to Covernor ..................... . . 2393
Signed by Governor ....................... 2402
530 By Knoke. A bill for an act relating to jury selection and service and providing penalties.
H. \(F\).

Introduced, referred to judiciary and law enforcement .......... 654

\section*{531 By Grassley. A bill for an act abolishing the revolutionary war memorial com-} mission.
Introduced, referred to state government
Subcommittee, Hargrave, Miller of Buchanan, and Junker .... 80
Sifting recommends calendar .... 1407
Passed House. Ayes 82, nays 1.. 1449
Explanation of votes ............. 1456
532 By Hennessey. A bill for an act relating to the use of reflectorized materials on bicycles.
Introduced, referred to transpor-

Subcommittee, Butler, Brunow, and Wulff
533 By Brunow, Ferguson, Bortell, West, Harvey, Stephens, Junker, Daggett, Egenes, Benett, Dunlap and Bittle. A bill for an act relating to the creation of an ambulance service expense fund.
Introduced, referred to ways and means
Subcommittee, Den Herder, Harvey, Monroe, Rapp, and Stephens
Amendment H. 573 fled .......... 1511
Amendment \(H\). 575 filed ........... 1514
Committee report .................. 1538
Recommended passage ............ 1538
Amendment H. 585 filed ........... 1539
Committee report adopted ...... 1541
Amendment H. 589 filed ......... 1557
Amendment H. 595 filed ........... 1569
534 By Caffrey. A bill for an act relating to the Iowa public employees' retirement system.
Introduced, referred to state government
Subcommittee, Fisher of Greene, Drake, and McCormick

535 By Branstad. A bill for an act permitting the sale of mobile homes on Sundays.
Introduced referred to commerce.
53f By Grassley. A bill for an act entering into the interstate agreement on qualification of educational personnel, and for related nurposes.
Introduced, referred to education.
Subcommittee, O'Halloran, Wulff, and Crawford

669
...................... 804
Withdrawn
1310
537 By Clark of Dubuque (Gluba). A bill for an act establishing a minimum wage standard and providing penalties.
Introduced, referred to human and industrial relations

669
Amendment H. 235 flled ….......
Subcommittee, Holden, Hutchins, and Welden
H. F.

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538 By Grassley (Andersen) A bill for an act for use of auditoriums by state employee organizations.
Introduced, referred to state government
Amendment H. 259 fled .......... 75
Subcommittee, Ferguson, Harper, and Harvey

804
539 By Rapp, Carr, Krause and
Byerly. A bill for an act
relating to disqualification for unemployment benefts.
Introduced, referred to human and industrial relations ......
Subcommittee, Hutchins, Eranstad, Brockett, Caffrey, and Holden

540 By Freeman, Fisher of Greene and Nielsen. A bill for an act relating to inspection of a food establishment, a food-service establishment, a temporary food-service establishment, and a hotel, and providing a penalty.
Introduced, referred to agriculture
Subcommittee, Menke, Miller of Calhoun, and Fullerton

541 By Small. A bill for an act relating to the establishment of a state television commission for the regulation and control of television, especially cable television, in the State of Iowa.
Introduced, referred to commerce. 670
542 By transportation. A bill for an act relating to the size, weight, and load of vehicles operated on Iowa's roads.
Introduced, placed on calendar. . 670
Steering recommends calendar . 112 n
Amendment \(H\). 418 fled......... 1131
Amendment division H. 418 A A withdrawn

1218
Amendment division \({ }^{\prime}\). 418 B
adopted . . . . ....................... 1218
Passed House. Iyes 81, nays 9.. 1218
Explanation of votes ............ 1232
Reported correctly enrolled .... 2392
Signed by Speaker .................. 2393
Sent to Governor .................. 2393
Signed by Governor.................... . . 2402
Became law by pubiication .....2424

> 543 By Natural Resources. A bill for an act relating to the accounting of license sale date for county recorders.
> Introduced, placed on calendar... 707
> Placed on calendar.

Passed House. Ayes 80, nays 1.. 801
544 By Dunlap. A bill for an act relating to the issuance of general obligation bonds for sanitary disposal projects.
Introduced, referred to natural re-
sources

545 By Monroe, O'Halloran, Wells. Jordan, McCormick,
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Doyle, Cochran, Caffrey, Higgins and Patchett (Griffin, Rabedeaux, Curtis, Nystrom, Hultman, Murray, Potter, Kinley, Tieden, Kennedy, Robinson, Coleman, Blouin, Heying, Hansen, Gallagher and Junkins). A bill for an act relating to the private sale, control, distribution and taxation of wine containing not more than seventeen percent alcohol by weight, declaring certain acts relating to wine to be unlawful and prescribing penalties therefor. Introduced, referred to ways and means 707
Subcommittee, Grassley, Daggett, and Middleswart804

546 By Higgins and Byerly. A bill for an act repealing the authority of counties to place liens against the property of persons admitted or committed to certain state institutions, or to facilities for treatment of alcoholism.
Introduced, referred to human resources708

547 By Cities and Towns. A bill for an act relating to the requirements for the chief of pollce and the chief of the fire department.
Jntroduced, placed on calendar . 708
Placed on calendar .............. 856
Amendment \(H\). 316 filed .......... 891
Amendment H. 316 adopted ...... 1048
Passed House. Ayes 80, nays 6.1048
Message from Senate ............. 2368
House concurred ..................... 2369
Repassed House. Ayes 92, nays none . . .......................... . 2369
Reported correctly enrolled ....2392
Signed by Speaker ..............2393
Sent to Governor .............. 2393
Signed by Governor ............ 2402
548 By Egenes and Avenson. A bill for an act relating to the regulation of industrial loan companies and the composition of the state banking board.
Introduced, referred to commerce 708
549 By Rules. A bill for an act providing an exception to laws relating to prohibited employment and making the exception retroactive.
Introduced, placed on calendar 708
Steering recommends calendar 856
I'assed House. Ayes 79, nays 11 . 889
Reported correctly enrolled ..... 1861
Signed by Speaker ............... 1861
Sent to Governor .............. 1861
Signed by Governor ............ 1922
Became law by publication .....2424
5.0 By Agriculture. A bill for an act to provide standards for the care of animals in animal shelters, pounds, and pet shops, and to regulate dealers, animal wardens,
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boarding kennels, and commercial breeders, and provide penalties for violations.
Introduced, placed on calendar. 708
Amendment H. 289 filed ........ 830
Amendment H. 320 filed ....... 899
Amendment H. 382 filed ........ 1031
Fiscal note HCS.
551 By Education (Higher Education). A bill for an act relating to state per pupil aid for laboratory schools.
Introduced, placed on calendar. 708
Steering recommends calendar .. 856
Passed House. Ayes 86, nays
none ............................. 953
Reported correctly enrolled .... 1199
Signed by Speaker ............. 1199
Sent to Governor ............... 1200
Signed by Governor ............. 1222
552 By Oakley, Butler, Daggett, Middleswart, Roorda, Den Herder, Grassley, and Stanley (Plymat, Shaff, Andersen, Hill, Rodgers, Van Gilst, Miller of Marshall, Heying, Bergman, Taylor and Nystrom). A bill for an act relating to the offense of operating a motor vehicle while under the influence of alcohol and the penalties provided therefor; making certain acts illegal and providing a penalty for their commission; and relating to procedures required in the application of the implied consent law.
Introduced, referred to judiciary and law enforcement
Amendment \(H\). 241 filed
553 By County Government. A bill for an act relating to the employment of county relief recipients on govern-ment-owned properties, parks, and recreation centers in payment for and as a condition of granting relief.
Introduced, placed on calendar
554 By Kiser. A bill for an act relating to workmen's compensation.
Introduced, referred to human and industrial relations
Subcommittee, Hutchins, Brainstad, Brockett, Caffrey, and Holden

555 By Harvey. A bill for an act relating to the liability for support for patients at a hospital-school or special unit.
Introduced, referred to human resources

556 By Harper. A bill for an act relating to the suspension or revocation of a license of a motor vehicle operator or chauffeur.
Introduced, referred to transportation
H. \(\mathbf{F}\).
Subcommittee, Brunow, Dunlap, Fullerton, Wulff, and Clark of Dubuque874
557 By Harper. A bill for an act relating to the issuance of free fishing licenses.
Introduced referred to natural resources
Fiscal note HCS.
Subcommittee, Ewing, Norpel, and Avenson874

558 By Harper, Wells, Cochran, Ewing, Horn, Middleswart and Brinck. A bill for an act relating to the taxation of coin-operated laundries.
Introduced, referred to ways and means
Subcommittee, Dunlap, Egenes, Middleswart, Monroe, and Roorda

559 By Harper. A bill for an act relating to the open season for bobwhite quail.
Introduced, referred to natural resources \(\ldots \ldots . . . . . . .\). Subcommittee, Mendenhall, Branstad, and Miller of Cerro Gordo874

560 By Woods, Byerly, Miller of Buchanan, Connors, Newhard, De Jong, Bennett and Jordan (Priebe Schaben, Scott and Kinley). A bill for an act relating to mechanics' liens.
Introduced, referred to judiciary and law enforcement

561 By Cusack, Higgins, Byerly, Mennenga, Connors, Norland, Miller of Cerro Gordo and Small (Gluba, Rabedeaux, Scott, Kinley, Palmer, Willits, Blouin, Robinson, Curtis, Shaw, Murray, Schwengels, and Nolin). A bill for an act relating to the creation of a Spanish-speaking peoples study commission and providing an appropriation.
Introduced, referred to appropriations
Subcommittee, Kreamer, Brinck, Brockett, Dunton, Lippold Norpel and Stromer 804
Amendment H. 543 filed \({ }^{\text {and............ } 1453}\)
562 By Hutchins. A bill for an act relating to surveyors plats.
Introduced, referred to cities and towns
563 By Doyle. A bill for an act to provide additional homestead tax credit for persons sixty-five years of age or older or totally disabled.
Introduced, referred to ways and means
Subcommittee, Grassley, Kreamer, and Woods1173

564 By Bennett. A bill for an act to legalize and validate
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the proceedings of the city council of the city of Sac City, Sac county, State of Iowa, in connection with the award of a contract and the levying of special assessments for the construction of sanitary sewer program no. 1, 1972.
Introduced, referred to judiciary and law enforcement ......... Proof of publication certified ... 713
Subcommittee, Oakley, Doyle,
and Crawford .................... 804
Withdrawn .................................. 1078
565 By Monroe and Horn. A bill for an act relating to comparative negligence.
Introduced, referred to judiciary and law enforcement

710
566 By O'Halloran, Harvey, Schroeder, De Jong and Rapp. A bill for an act relating to deposit of fees and admission charges by local school districts.
Introduced, referred to educa-
tion 710
567 By Stanley, Drake and Cochran. A bill for an act relating to trustees of drainage or levee districts.
Introduced, referred to agri-
culture Subcommittee, Strothman, Byerly, and Stephens

568 By Hansen. A bill for an act to legalize and validate the proceedings of the town council of the town of Sanborn, in the county of \(\mathrm{O}^{\prime}\) Brien, State of Iowa, in connection with the placing of the management and control of the waterworks system of said town in the town council.
Introduced, referred to judiciary and law enforcement
Proof of publication certified .... 713
Subcommittee, Oakley, Doyle, and Crawford
Withdrawn ......................................... 1071
569 By Grassley. A bill for an act relating to the statute of limitations governing school fund mortgages.
Introduced, referred to education 711
Sifting recommends calendar ... 1594
Removed from calendar ...... 1603
Sifting recommends calendar .. 1654
Passed House. Ayes 88, nays
none ................................ 1826
Explanation of vote ............... 1822
Explanation of vote ................. 1867
570 By Holden. A bill for an act relating to official newspapers.
Introduced, referred to county government \(1 . . . . . . . . . . . . . . . .711\)
Amendment \(H . \dot{8} \dot{8} \dot{2}\) filed........ .2306
571 By Natural Resources. A bill for an act relating to the
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leasing of property under the jurisdiction of the state conservation commission.
Introduced, placed on calendar
711
Steering recommends calendar . 1152 Passed House. Ayes 71, nays 14.1362 Explanation of vote

572 By Appropriations. A bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees retirement system. ,
Introduced, placed on appropriations calendar

711
Amendment H. 280 filed ......... 805
Amendment H. 280 adopted ...... 816
P'assed House. Ayes 90, nays none .................................
Message from Senate, with amendment

1274
House concurred .................... 1318
Repassed House. Ayes 86, nays none ................................. 1318
Explanation of vote .............. 1322
Explanation of vote ............... 1347
Explanation of vote ................ 1368
Explanation of vote ............... 1381
Reported correctly enrolled .... 1538
Signed by Speaker ................. 1538
Sent to Governor .................... 1539
Signed by Governor ................. 1568
573 By Stanley, Patchett, Butler, Griffee, Bittle and Horn. A bill for an act establishing a professional standards board governing approval of teacher preparation programs and certification of teachers and to abolish the board of educational examiners.
Introduced, referred to state government
Subcommittee, Ferguson, Harvey, and Nielsen

574 By Appropriations. A bill for an act to appropriate from moneys received by certain commissions, boards and departments.
Introduced, placed on appropriations calendar
Report of appropriations .............. 729
Passed House. Ayes 93, nays
none ............................... 848
Reported correctly enrolled ..... 2392
Signed by Speaker ...............2393
Sent to Governor ................. 2393
Signed by Governor ................. 2402
575 By Holden. A bill for an act relating to the annexation of territory by cities and towns.
Introduced, referred to cities and towns
576 By Crabb. A bill for an act to provide an additional homestead tax credit for persons sixty-five years of age or older.
Introduced, referred to ways and means
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Fiscal note HCS.
Subcommittee, Grassley, Kreamer, and Woods

1178
577 By Hill (Murray). A bill for an act to provide flnancial assistance for the establishment and operation of community day care centers and for training courses for employees of community day care centers, and to make an appropriation,
Introduced, referred to appropriations

578 By Anderson. A bill for an act relating to motor vehicle registration reciprocity.
Introduced, referred to transpor-
tation
732
579 By Miller of Buchanan, Jordan, Wyckoff and Woods. A bill for an act to exempt low-rent housing developments for the elderly and handicapped owned and operated by nonprofit and charitable organizations from property taxes.
Introduced, referred to ways and means

580 By Knoke. A bill for an act relating to joint tenancy.
Introduced, referred to judiciary and law enforcement

581 By Monroe (Doderer). A bill for an act relating to the requirements for elections on bond issues and other propositions, and for petitions for certain purposes.
Introduced, referred to state government
Subcommittee, Roorda, Fullerton, and McCormick941

582 By Monroe. A bill for an act relating to maintaining records of mechanic's liens, marriages, births and deaths.
Introduced, referred to county government
583 By Brunow. A bill for an act relating to the financing of recreational facilities on state-owned land under the jurisdiction of the state conservation commission.
Introduced, referred to natural resources
Subcommittee, Daggett, Miller of Cerro Gordo, and Tofte874

584 By Freeman and Krause (Briles and Priebe). A bill for an act relating to pension benefits for policemen and firemen.
Introduced, referred to cities and towns
Subcommittee, Tofte, Brinck, and
Hansen
Wíthdrawn ….............................................. 188

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Reported correctly enrolled .....2392
Signed by Speaker ................. 2393
Sent to Governor .......................... 2393
Signed by Governor ............... 2402
586 By Hill (Piley). A bill for an act relating to the lowa Probate Code.
Introduced, referred to judiciary and law enforcement

733
Subcommittee, Oakley, Hennessey, and Strothman

587 By Hill (Riley). A bill for an act relating to nonprobate transfers.
Introduced, referred to judiciary and law enforcement

588 By Crabb and McCormick. A bill for an act relating to the licensing of funeral homes and to provide penalty.
Introduced, referred to state government
Subcommittee, Ferguson, Hargrave, and Fullerton

941
589 By Nielsen. A bill for an act relating to municipal court clerks and employees of the municipal court clerk's office.
Introduced, referred to judiciary and law enforcement

590 By Grassley. A bill for an act relating to the acquisition of state property by a political subdivision of the state.
Introduced, referred to state government
Subcommittee, Drake, Cusack, and Logue941

591 By Poncy. A bill for an act relating to disability retirement benefits for policemen and firemen.
Introduced, referred to appropriations

734
Fiscal note HCS.
592 By O'Halloran, Byerly, Mennenga, Crawford, Poncy, Norpel, Monroe, Carr, and Rapp. A bill for an act relating to elections for school bond issues.
Introduced, referred to state gov-
ernment .............................
Subcommittee, Roorda, Fullerton, and McCormick
593 By Connors. A bill for an act creating the municipal powers of initiative, referendum, and recall in the voters of a city.
Introduced, referred to cities and towns

594 By Education. A bill for an act to provide reimbursement to local school districts, for auxiliary services and materials to nonpublic school students.
\begin{tabular}{|c|c|}
\hline & \\
\hline \multicolumn{2}{|l|}{troduced, placed on calendar .. 74} \\
\hline & \\
\hline \multicolumn{2}{|l|}{Steering recommends calendar} \\
\hline amendment H. 342 fil & \\
\hline mendment H. 346 fil & \\
\hline mendment H. 351 file & \\
\hline Amendment H. 352 filed & 972 \\
\hline mendment H. 367 file & \\
\hline mendment H. 369 fil & \\
\hline Amendment H. 366 filed & \\
\hline Amendment H. 366 lost & \\
\hline mendment H. 352 los & \\
\hline Amendment H. 367 withd & \\
\hline Amendment H. 351 adopted & \\
\hline mendment H. 369 withdraw & \\
\hline mendment H. 279 adopte & \\
\hline Amendment H. 342 withdrawn & \\
\hline Amendment H. 346 withdrawn & \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{Passed House. Ayes 86, nays 11.. 1014 Message from Senate, with amendment}} \\
\hline & \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{\begin{tabular}{l}
House concurred ...................... 1197 \\
Repassed House. Ayes 81, nays \\
14 ................................... . . 1197
\end{tabular}}} \\
\hline & \\
\hline Explanation of vote & 207 \\
\hline \multicolumn{2}{|l|}{Explanation of vote ........... 1232} \\
\hline Reported correctly enrolled & \\
\hline \multicolumn{2}{|l|}{Signed by Speaker . . . . . . . . . . . . . 1337} \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{}} \\
\hline & \\
\hline
\end{tabular}
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stad, Brockett, Holden and Caffrey ............................ ..... 874
Fiscal note HCS.
599 By Cusack and Krause. A bill for an act relating to computation of old-age assist- ance grants.
Introduced, referred to human re- sources ..... 743
600 By Cusack (Kelly), A bill for an act to repeal bounties on certain wild animals.
Introduced, referred to natural re- sources ..... 743 sen, and Wyckoff ..... 874
Subcommittee, Mendenhall, Han-
Subcommittee, Mendenhall, Han-
601 By Cusak (Gluba, Van Gilst, Miller of Des Moines and Riley). A bill for an act re- lating to liens on real estate owned by old-age assistance recipients and claims against their personal estates and those of their spouses. ernment ..... 743 Doyle ..... 942
Subcommittee, Logue, Junker, and
Subcommittee, Logue, Junker, and
602 By Cusack. A bill for an act relating to the definition of delinquent child.
ntroduced
sources ..... 743
603 By Cusack (Gluba). A bill for an act relating to a tem- porary tax exemption upon improvements to residences.
ntroduc
means ..... 743 Dunton, Junker, and Krause. ..... 942
Subcommittee, Stanley, Bittle,
Subcommittee, Stanley, Bittle,
604 By O'Halloran. A bill for an act creating an exemptionto the sales tax
Introduced, referred to ways andmeans743
Subcommittee, Dunlap, Egenes, Middleswart, Monroe, andRoorda942
605 By O'Halloran, Rapp, Byerly,Harper, Carr and Hennessey.A bill for an act relating tounemployment benefits

Introduced, referred to human and industrial relations \(\quad\) Branstad, Brockett, Holden, and Caffrey43
606 By Hutchins. A bill foran act relating to livestockbrands, the regulation of live-stock branding, and providingpenalties for violations.

Introduced, referred to agriculture

607 By Monroe and Brinck. A bill for an act relating to the use of fairgrounds and the fairground fund.
Introduced, referred to county government


609 By Ways and Means. A bill for an act to amend title fifteen (XV) of the Code to provide authority for munici-pally-owned utilities to participate with other utilities and electric cooperatives in the acquiring and financing of jointly-owned facilities for the generation, acquisition or transmission of electric energy.
Introduced, placed on calendar.. 767
Passed House. Ayes 85, nays 7.. 815
Motion flled to reconsider vote . . 815
Motion to reconsider vote with-
drawn ............................. 880
Reported correctly enrolled ..... 2392
Signed by Speaker ................. 2393
Sent to Governor ................... 2393
Signed by Governor ................ 2402
610 By Cities and Towns. A bill for an act relating to cities by correcting certain errors, eliminating conflicting provisions, providing equal levies for a symphony orchestra or band, and clarifying certain quirements in the city Code of Iowa.
Introduced, placed on calendar .. 787
Amendment H .387 flled ......... 1065
Amendment H. 405 flled .......... 1104
611 By Cities and Towns. A bill for an act relating to procedures and requirements for cities concerning the vacating of public ways and grounds, agreements to annex, annexation of public roads or highways, administration and cost of elections, adoption of codes by reference, special assessments, charges for services, and restricted residence districts.
Introduced, placed on calendar . . 767
H. F. Page

Committee amendment H. 276
filed
807
Amendment H . 445 filed .......... 1158
Amendment H. 590 filed …........ 1557

\section*{612 By Appropriations. A bill for an act to appropriate funds to defray expenses of the inaugural ceremonies. \\ Introduced, placed on appropriations calendar \\ Passed House. Ayes 83, nays 10.. 844 \\ Message from Senate, with amendment \\ 1192 \\ House concurred .................... 1233 \\ Repassed House. Ayes 80, nays \\ 11 .................................. 1234 \\ Reported correctly enrolled .... 1337 \\ Signed by Speaker .................... 1337 \\ Sent to Governor ....................... 1337 \\ Signed by Governor ................. 1369 \\ Became law by publication ..... 1759}

613 By Cities and Towns. A bill for an act relating to the payment of annual dues to the League of Iowa Municipalities and providing a penalty for unlawful use of funds by the League of Towa Municipalities.
Introduced, placed on calendar
Amendment H. 282 fled
614 By Hutchins. A bill for an act relating to fire protection of a township or any part thereof.
Introduced, referred to county government

615 By Butler. A bill for an act requiring the state highway commission to construct pedestrian walkways on highway bridges in populated areas.
Introduced, referred to transportation

616 By Cities and Towns. A bill for an act relating to the conveyance and discontinuance of a sanitary district located wholly or partially within the boundaries of a city or town or where the depository for the sanitary district is a municipal sanitary sewage system, and providing for the assumption by the city or town of the duties, responsibilities, and functions of the discontinued sanitary district.
Introduced, placed on calendar . . 787
Sifting recommends calendar ... 1594
Removed from calendar ......... 1603
Sifting recommends calendar ... 1654
S.F. 245 substituted .............. 1835

Withdrawn
617 By Commerce. A bill for an act relating to door-todoor sales and providing a penalty.
Introduced, placed on calendar.. 788
Amendment H. 321 filed ......... 903
H. \(F\).

Page
Steering recommends calendar ... 940
S.F. 329 substituted ................ 1118

Withdrawn
618 By Cochran. A bill for an
act relating to the purchase
of corn and soybeans and pro-
viding a penalty.
Introduced, referred to agricul-

> Subcommittee, Fullerton, Harper, and Byerly
> 619 By Holden. A bill for an act relating to annexation of agricultural land.
> Introduced, referred to cities and towns
> Amendment H. 443 filed ................ 1588

620 By Connors, Daggett and Higgins. A bill for an act relating to the establishment of a commission for the deaf.
Introduced, referred to human resources
Fiscal note HCS.
621 By Higgins. A bill for an act relating to the inspection of meat and poultry and providing a penalty for violations.
Introduced, referred to agriculture

622 By Transportation (State Government). A bill for an act relating to motor vehicle inspection and safety.
Introduced, placed on calendar .. 824
Amendment H. 348 filed ......... 945
Withdrawn .......................... 1803
623 By Poncy. A blll for an act relating to employment security extended benefits.
Introduced, referred to human and industrial relations .....
Subcommittee, Hutchins, Branstad, Brockett, Caffrey, and Holden

624 By Connors, Stanley, Small, Bittle and Doyle. A bill for an act relating to the consolidation for investment of retirement system funds.
Introduced, referred to state government
Subcommittee, Junker, Harvey, and McCormick
625 By Appropriations. A bill for an act relating to war orphans' educational aid fund and making an appropriation to the bonus board.
Introduced, placed on appropriations calendar
Report of appropriations …...... 857
Passed House. Ayes 90, nays none

887
Reported correctly enrolled ...... 1199
Signed by Speaker ................. 1199
Sent to Governor ........................
Signed by Governor ............... 1222
H. F.

Page
626 By Den Herder and West. A bill for an act relating to rules and minimum standards for health care facilities established pursuant to chapter one hundred thiry-five \(C\) (135C) of the Code.
Introduced, referred to human resources

627 By Cochran. A bill for an act providing for the full disclosure of the sales price in real estate transfers and providing penalties for violations of this act.
Introduced, referred to state government
Subcommittee, West, Nielsen, and Ferguson

628 By State Government. A bill for an act allowing the director of the lowa beer and liquor control department to establish, with the approval of the lowa beer and liquor control council, state liquor stores at any location in the state deemed logical and feasible and eliminating the restriction that state liquor stores may be established only in incorporated cities or towns.
Introduced, placed on calendar . . 825
Placed on calendar ............. 940
Amendment H. 381 filed …......... 1032
Amendment H. 381 withdrawn ..... 1050
Passed House. Ayes 77, nays 9..1050
629 By State government. A bill for an act relating to the distribution of funds obtained from retail beer permit fees.
Introduced, placed on calendar \(\ldots 8.825\)
Placed on calendar ............. 856
Passed House. Ayes \({ }^{\mathbf{8} 4, \cdots \mathrm{nays}}\)
none …............................ 1049
Reported correctiy enrolied ...... . 2093
Signed by Speaker .................. 2093
Sent to Governor ........................2093
Signed by Governor …..................2140
630 By Natural Resources. A bill for an act increasing the rate of resident hunting and fishing license fees.
Introduced, placed on calendar . . 825
Amendment H. 301 filed ........ 859
Amendment H. 305 filed …....... 874
Fiscal note HCS.
Fiscal note HCS.
Rule suspended
Amendment H. 441 ilied ........... 983

631 By Lipsky. A bill for an act relating to the inspection of swimming pools and providing a penalty.
Introduced, referred to human resources

632 By Avenson and Fitzgerald. A blll for an act creating a "green thumb" program to be administered by the commis-
\begin{tabular}{|c|c|c|}
\hline \multicolumn{3}{|l|}{H.} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{sicn on aging and making an appropriation.}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{tions . . . . . . . . . . . . . . . . . . . . 88} \\
\hline \multicolumn{3}{|l|}{633 By Mennenga, Oakl} \\
\hline \multicolumn{3}{|c|}{Grassley and Wyckoff. A bill} \\
\hline \multicolumn{3}{|c|}{for an act authorizing county} \\
\hline \multicolumn{3}{|c|}{boards of} \\
\hline \multicolumn{3}{|c|}{establish revolving} \\
\hline \multicolumn{3}{|c|}{\multirow[t]{2}{*}{from which expenses for the maintenance of drainage or}} \\
\hline & & \\
\hline \multicolumn{3}{|c|}{levee districts may be paid.} \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Introduced, referred to ways and means}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{\multirow[t]{2}{*}{Subcommittee, Den Herder, Harvey, Monroe, Rapp, and Steph-}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{ens . ............................. . 94} \\
\hline \multicolumn{3}{|l|}{634 By Commerce (Commerce).} \\
\hline \multicolumn{3}{|c|}{A bill for an act relating to} \\
\hline \multicolumn{3}{|c|}{the establishment of fees for} \\
\hline \multicolumn{3}{|c|}{\multirow[t]{2}{*}{certain applications filed wit}} \\
\hline & & \\
\hline \multicolumn{3}{|l|}{Introduced, placed on calendar . . 838} \\
\hline \multicolumn{3}{|r|}{le suspended .................. 983} \\
\hline \multicolumn{3}{|l|}{Amendment H. 411 filed ........ 11} \\
\hline
\end{tabular}

Rule suspended 838
. 411 hled
635 By Commerce (Commerce). A bill for an act authorizing the superintendent of banking to suspend bank officers in certain circumstances.
Introduced, placed on calendar. . 838

> 636 By Poncy. A bill for an act relating to the establishment of library service regions, and making an appropriation from state and federal revenue sharing funds.
> Introduced, referred to appropriations
> 838
> 637 By Commerce. A bill for an act amending the Iowa banking act relating to permissible investments by banks, livestock loans by banks, and investments of fiduciary accounts by banks.
> Introduced, placed on calendar .. 838
> Placed on calendar ............... 941
> Passed House. Ayes 83, nays 2.. 1051
\[
\begin{aligned}
& 638 \text { By Grassley. A bill for an } \\
& \text { act relating to board of } \\
& \text { regents' rules and regula- } \\
& \text { tions on hiring and tenure } \\
& \text { of faculty members. } \\
& \text { Introduced, referred to educa- } \\
& \text { tion ...................................... } 839
\end{aligned}
\]

639 By Commerce. A bill for
 an act relating to the annual
 certificate of authority of in
surance companies.

Introduced, placed on calendar .. 839


 none

> 640 By Commerce. A bill for an act relating to certificates of group life and group accident and health insurance.
> Introduced, placed on calendar .. 839
> Placed on calendar .............. \(\begin{aligned} & 839 \\ & 941\end{aligned}\)
> Removed from calendar ........ 983
H. F.

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641 By Wells. A bill for an act relating to funeral benefits for welfare recipients.
Introduced, referred to appropriations
642 By Commerce. A bill for an act relating to variable contracts of annuities and life insurance.
Introduced, placed on calendar .. \(\$ 39\)
Steering recommends calendar \(\because .1125\)
Passed House. Ayes 93, nays
none . . . . . . . . . . . . . . . . . . . . . . . . 1259
Explanation of vote . \(\therefore\)............ 1305
Reported correctly enrolled ..... 2392
Signed by Speaker . . . . . . . . . . . . 2393
Sent to Governor . . . . . . . . . . . . . . 2393
Signed by Governor ....................... 2402
643 By State Government. A bill for an act relating to the salaries and expenses of designated state officials and setting the salary and expense rates for these designated state officials.
Introduced, placed on calendar. . 839
Amendment H. 304 filed ......... 875
Amendment H. 307 filed ......... 875
Amendment H. 308 filed ......... 876
Referred to appropriations ..... 889
Amendment H. 318 filed ........ 903
Amendment H. 355 filed .......... 972
Fiscal note HCS.
Withdrawn
644 By Cochran. A bill for an act to exempt the storage of grain from the tax on services.
Introduced, referred to ways and means
Subcommittee, Dunlap, Egenes,
Middleswart, Monroe, and
Roorda
645 By Doyle. A bill for an act to exempt repairs and maintenance to the homestead of persons sixty-five years of age or older or who are totally disabled.
Introduced, referred to ways and
means
Fiscal note HCS.
646 By Commerce. A bill for an act relating to the issuance of individual accident or health insurance policies to persons no longer eligible for coverage under a group policy.
Introduced, placed on calendar .. 839
Withdrawn ........................ 2343
647 By Commerce. A bill for an act relating to subdivided land and providing penalties.
Introduced, placed on calendar .. 840
Steering recommends calendar .. 940 Fiscal note HCS.
Amendment H. 415 filed ......... 1119
Amendment H. 415 adopted ..... 1119
Amendment H. 420 filed . . . . . . . . 1119
Amendment division \(H\). 420 A
adopted \(\qquad\)
H. F. Page

Amendment division H. 420 B with-
drawn ........................... 1120
Passed House. Ayes 85 , nays \(2 \ldots 1120\)
Explanation of vote ........... 1144
Reported correctly enrolled .... 1861
Signed by Speaker ............... 1861
Sent to Governor ................ 1861
Signed by Governor ............. 1956
648 By Ways and Means. A bill for an act relating to a local fuel tax, providing for state administration, and providing penalties.
Introduced, placed on ways and means calendar
Amendment H. 390 filed ............. 1076
Amendment H. 390 lost ......... 1077
Amendment H. 391 fled ........ 1077
Amendment H. 391 adopted ..... 1077
Amendment H. 392 filed ........ 1077
Amendment H. 392 lost ......... 1078
Amendment H. 394 filed ........ 1078
Amendment H. 394 adopted .... 1078
Amendment H. 393 filed ........ 1078
Amendment H. 393 withdrawn .. 1078
Passed House. Ayes 63, nays 30.. 1079

> 649 By Carr, Byerly, Cusack, Newhard, Dunton, Griffee, Mennenga, Brunow, and Howell. A bill for an act relating to credit service charges for revolving charge accounts and providing penalties,

Introduced, referred to commerce. 862
650 By Commerce. A bill for an act relating to the chairman of the commerce commission.
Introduced, placed on calendar . . 862
Steering recommends calendar .. 940
Passed House. Ayes 81, nays 9..1121
Explanation of vote ............ 1144

\section*{651 By Crabb. A bill for an act relating to access to vital} statistics.
Introduced, referred to state government
Subcommittee, Bittle, Avenson, and Patchett .................. 942

652 By Krause. A bill for an act relating to computation of of net income for purposes of the state individual and corporation income tax.
Introdcced, referred to ways and means

863
Subcommittee, Stanley, Bittle, Kreamer, McCormick, and Norland1173

653 By Human Resources. A
 bill for an act relating to
 standards for ambulance ser
vices and providing penalties
 for violations.

Introduced, placed on calendar . 863

Amendment H. 385 flled

1063

Amendment H. 621 filed ........ 1617
654 By Krause, Mennenga, Mil-
ler of Calhoun, Jordan,
Woods, Monroe, Griffee,
Brunow, Caffrey, Hennessey,
H. F.

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Middleswart and Small. A bill for an act relating to the imposition of a tax on intangible personal property appropriating the proceeds, and providing procedures for administration and penalties for violation.
Introduced, referred to ways and means

863
Fiscal note HCS.
Subcommittee, Kreamer, Junker, and Howell 942
655 By Transportation. A bill for an act to correct internal references in the law regulating billboards.
Introduced, placed on calendar . . 863
Placed on calendar ............. 1056
Passed House. Ayes 91, nays none .1169
Explanation of vote .............. 1181
Reported correctly enrolled ....2093

Sent to Governor ....................... 2093
Signed by Governor ............ 2140

656 By Appropriations. A bill for an act creating a veterans' service compensation fund, appropriating moneys from the general fund of the state for deposit in the service compensation fund, providing administrative procedures, and providing a penalty.
Introduced, placed on appropriations calenda

863
Amendment H. 314 filed......
Amendment H. 312 filed ........ 892
Amendment H. 338 filed ........ 922
Amendment H. 325 flled .......... 922
Amendment H. 344 flled ........ 946
Amendment H. 341 filed ........ 947
Amendment H, 356 filed ........ 973
Amendment H. 357 filed ........ 984
Amendment H. 357 lost ........ 985
Amendment H. 358 filed \(\ldots . . .985\)
Amendment division H. \(358 \dot{A}\) iost 986
Amendment division H. 358B lost 986

Amendment division H. 358D lost 987
Amendment division H. 358E withdrawn

987
Amendment \(\dot{H}\). \(\mathbf{3 5} \mathbf{6}\) iost ................ 988
Amendment H. 312 filed ........ 988
Lines of amendment H. 312 with drawn

988
Amendment \(H\). 312 adopted .... 988
Amendment H. 359 filed ....... 989
Amendment H. 362 filed ........ 989
Amendment \(H\). 362 lost ......... 990
Amendment H. 359 lost ......... 990
Motion filed to reconsider vote.. 990
Motion to reconsider vote pre: vailed

990
Amendment H. 359 adopted ... 990
Amendment H. 364 filed ........ 990
Amendment H. 364 adopted .... 991
Amendment H. 338 lost ........ 992
Amendment H. 360 filed ............ 997
Amendment H. 365 fled ......... 997
Amendment H. 363 filed ........ 997
Amendment H. 365 withdrawn .. 1003

\section*{H. F.}

Page
Amendment division H. 314A withdrawn

1004
Amendment division \(H .314 \mathrm{C}\) with-
drawn
ivision \(\quad\) H. \(3 \dot{14} \dot{B}\)
1004
Amendment division H. \(314 B\)
adopted ............................... 1004
Amendment H. 344 lost ......... 1005
Amendment H. 370 filed ......... 1005
Amendment H. 370 adopted ..... 1005
Amendment H. 341 adopted ..... 1006
Amendment H. 360 withdrawn .. 1006
Amendment H. 371 filed ........ 1006
Amendment H. 371 adopted ..... 1006
Amendment division H. 363 A. withdrawn

1007
Point of order raised .......... 1007
Amendment division H. 363B withdrawn
.1007
Amendment \(H\). 325 withdrawn . 1007
Amendment H. 373 filed ........ 1007
Amendment H. 373 withdrawn .. 1008
Passed House. Ayes 96, nays 1 . . 1008
Explanation of vote ............. 1008
Explanation of vote ............. 1009
Fiscal note HCS.
Message from Senate, with amendment

1686
Amendment H. 702 filed ....... 1770
Amendment H. 702 lost ......... 1871
House refused to concur ....... 1871
Explanation of vote ............ 1897
Message from Senate .......... 1973
Conference committee appointed. 1981
Conference committee report .... 2205
Conference committee report
adopted........................
Repassed House. Ayes 80, nays 15

2264
Message from Senate .....................2277
Second conference committee appointed

2278
Second conference committee re-
port . . . . . . . . . . . . . . . . . . . . . . . 2320
Second conference committee report adopted ................... 2321
Repassed House. Ayes 94, nays
3 . . ................................... 2322
Reported correctly enrolled ...2392
Signed by Speaker .............. 2393
Sent to Governor ................. 2393
Signed by Governor .....................2402
\(657 \begin{aligned} & \text { By Natural Resources. A }\end{aligned}\)
bill for an act relating to the
reporting of boating acci-
dents.

658 By Cities and Towns. A bill for an act relating to the membership of municipal planning and zoning commissions and boards of adjustment.
Introduced, placed on calendar . 863
placed on calendar .............. 941
Passed House. Ayes 75, nays 12.. 1052
659 By County Government. A. bill for an act redestgnating
H. \(\mathbf{F}\).

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county homes as county care facilities, and revising the laws governing operation of those facilities.
Introduced, placed on calendar . 863
Placed on calendar . . . . . . . . . . . . 1200
Amendment H. 489 filed .........1313
Amendment H. 489 lost ...............1313
Passed House. Ayes 74, nays 10..1313
Motion filed to reconsider vote . .1313
Explanation of vote ............ 1322
Explanation of vote ............. 1347
Explanation of vote .............. 1368
Motion to reconsider vote with-
drawn
660 By Hutchins. A bill for an act providing that a retailer may recover part of the price of farm implements, including certain other costs, upon the cancellation of a contract by a manufacturer and providing penalties.
Introduced, referred to commerce. 864
661 By Rapp, Carr, Krause and Byerly. A bill for an act relating to unemployment beneflts.
Introduced, referred to human and industrial relations
Subcommittee, Hutchins, Bran= stad, Brockett, Caffrey, and Holden
662 By Rapp, Carr, Krause and Byerly. A bill for an act relating to the administration of the unemployment compensation laws.
Introduced, referred to human and industrial relations
Subcommittee, Holden, Hutchins.
Branstad, Brockett, and Caffrey942

663 By Wyckoff and Norpel. A bill for an act appropriating state and federal revenue sharing funds for deposit in a service compensation fund, providing the fund shall be used to make payments to certain veterans of the armed forces of the United States, specifying administrative procedures, and providing a penalty.
Introduced, referred to appropriations
withdrawn . ........................................................ 8882
664 By Cities and Towns. A bill for an act relating to the installation of automatic flre extinguishing systems in highrise buildings, and providing penalties.
Introduced, placed on calendar . . 894
Amendment H. 343 filed
947
665 By Hutchins and Miller of Calhoun. A bill for an act to appropriate money from the general fund of the state for the bovine female tax credit.
Introduced, referred to appropriations
H. F.

666 By Krause, Cusack and Rapp. A bill for an act creating the office of youth opportunity and a youth opportunity advisory board and making an appropriation.
Introduced, referred to appropriations

667 By Lipsky and De Jong (Hansen and Gluba). A bill for an act relating to the compensation of the victims of crimes.
Introduced, referred to judiciary and law enforcement ........

668 By Small, Rapp, Griffee, Monroe, Patchett, OHalloran, Wells, Cochran, Jesse, Fitzgerald, Avenson, Norland, McCormick, Doyle, Newhard, Mennenga, Hargrave, Miller of Cerro Gordo, Rinas, Krause, Miller of Calhoun, Horn, Middleswart, Brunow, Cusack, Connors, Harper, Dunton, Woods, Jordan, Hennessey, Husak, Poncy, Caffrey, Nielsen, Howell, Clark of Dubuque, Carr, Higgins and Hutchins (Gluba, Kinley, Palmer, Orr, Hill, Blouin, Rodgers, Robinson, Schaben, Kennedy, Miller of Des Moines, Coleman, Nolin, Scott, Willits, Glenn, Junkins, Gallagher, Doderer, Van Gilst and Heying). A bill for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age, widows fifty-five years of age or older, or totally disabled, providing a penalty, and making an appropriation therefor.
Introduced, referred to ways and means
Subcommittee, Grassley, Kreamer, and Woods

1173
669 By Small, Rapp, Griffee, Monroe, Patchett, O'Halloran, Wells, Hargrave, Fitzgerald, Avenson, Norland, McCormick, Doyle, Newhard, Mennenga, Connors, Miller of Calhoun, Harper, Cusack, Horn, Middleswart, Brunow, Woods, Jordan, Hennessey, Husak, Poncy, Nielsen, Howell, Dunton, Clark of Dubuque, Carr, Higgins, Hutchins, Krause, Rinas, Jesse and Cochran (Blouin, Hill, Gluba, Kinley, Kennedy, Schaben, Coleman, Nolin, Palmer, Van Gilst, Doderer, Willits, Rodgers, Robinson and Miller of Des Moines). A bill for an act relating to the corporation income tax.
Introduced, referred to ways and means

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Subcommittee, Norland, Stanley, Bittle, Kreamer, and McCormick 1173

670 By State Government. A bill for an act relating to printing controversies.
Introduced, placed on calendar .. 906
Placed on calendar .............. 941
Passed House. Ayes 83, nays
none .................................. 1053
Message from Senate .............. 2311
House concurred . ................... . 2342
Repassed House. Ayes 87 , nays
1 .................................... 2342
Reported correctly enrolled .... 2392
Signed by Speaker ................ 2393
Sent to Governor ................... 2393
Signed by Governor ...............2402
671 By Transportation. A bill for an act relating to the overall length of combinations of vehicles.
Introduced, placed on calendar.. 906
Amendment H. 452 filed . . . . . . . 1174
Amendment H. 459 filed ….......... 1201
Amendment H. 540 filed ........... 1424
Sifting recommends calendar .... 1653
Amendment \(H\). 680 filed ......... 1679
Motion to table ................... 1788
Motion to table lost ................ 1789
Amendment division H. 452 A adopted

1789
Amendment H. 717 filed .......... 1789
Amendment H. 717 adopted ..... 1789
Amendment division H. 452B lost. 1790
Amendment division H. 452C with-

> drawn

1791
Amendment H. 459 withdrawn .... 1791
Amendment \(H\). 680 adopted ...... 1791
Amendment H. 719 filed ......... 1791
Amendment H. 719 lost ...............1792
Amendment \(H\). 720 filed …........... 1792
Motion to table .................... 1792
Motion to table lost ..................... 1792

Point of order raised ............ 1793
Ruled not germane H . 540 ...... 1793
Amendment \(H\). 715 filed .......... 1793
Amendment H. 715 lost ............ 1794
Amendment H. 718 filed .......... 1794
Point of order raised .............. 1794
Ruled not germane \(H\). 718 ......... 1794
Motion to suspend rules .......... 1794
Motion failed ......................... 1794
Passed House. Ayes 60 , nays \(34 . .1795\)
Motion flled to reconsider vote .. 1795
Motion to reconsider vote failed. 1795
Explanation of votes ............ 1797
Explanation of vote .............. 1822
Explanation of votes ............. 1803

\section*{672 By Transportation. A bill for an act relating to eminent domain procedures.}

Introduced, placed on calendar .. 906
Amendment H. 515 flled .......... 1371
Sifting recommends calendar .......1593
Amendment H. 515 withdrawn .. 1705
Passed House. Ayes 90, nays \(4 \ldots 1705\)
673 By Commerce. A bill for an act relating to the repeal of certain exemptions under the Iowa Securities Law; relating to the registration requirements of those operating as
H. F ..... Page
dealers in securities; relating to the licensing and examination fees payable by dealers and salesmen of securities; increasing the amount of the surety bond to be obtained prior to being registered as a securities dealer; relating to the requirements of escrow agreements entered into under the Lowa Securities Law; relating to the definition of what constitutes a felony in violation of the Iowa Securities Law; and relating to the further opening to the public of information required to be furnished the commisisoner of insurance.
Introduced, placed on calendar . . 906
674 By Natural Resources. A bill for an act relating to the cost of uniforms for county conservation officers and employees.
Introduced, placed on calendar .. 907 Fiscal note HCS.
Sifting recommends calendar ... 1594
Removed from calendar ......... 1603
Sifting recommends calendar .. 1653
Passed House. Ayes 82, nays
none ................................. 1824
Explanation of vote ................ 1822
Explanation of vote ............... 1867
675 By Judiciary and Law Enforcement. A bill for an act to legallze and validate the procedures followed by Sioux County Board of Supervisors in contracting with the Fischer Construction Company, Haarsma Plumbing and Heating Company, and Fred's Electrical Company for the construction of a new office building in Orange City, Lowa, for the county engineer's office.
Introduced, placed on calendar . . 907
Proof of publication certified ... 924
Placed on calendar .............. 941
Passed House. Ayes 79, nays \(8 . .1054\)
Reported correctly enrolled .... 2392
Signed by Speaker .................. 2393
Sent to Governor .................... 2393
Signed by Governor ................... 2402
Became law by publication .... 2424
676 By Judiciary and Law Enforcement. A bill for an act to legalize and validate the proceedings of the Town Council of the Town of Sanborn, in the county of O'Brien, State of Iowa, in connection with the placing of the management and control of the waterworks system of said town in the town counch.
Introduced, placed on calendar .. 924
Placed on calendar .............. 1056
Rule suspended ...................... 1071
Passed House. Ayes 85, nays
none . . . . . . . . . . . . . . . . . . . . . . . . 1071
H. F.

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Reported correctly enrolled .... 2093
Signed by Speaker .................. 2093
Sent to Governor . . . . . . . . . . . . . . . . 2093
Signed by Governor ............... 2140
Became law by publication ....... 2424
677 By Judiciary and Law Enforcement. A bill for an act to legalize and validate the proceedings of the board of supervisors of Worth County, Lowa, acting for and on behalf of drainage districts No. 24, No. 34 and No. 52 , Worth County, Iowa, in connection with the assessing of benefits for a common outlet for such drainage districts, the levying of special assessments against the lands in such drainage districts, and the issuance of special assessment bonds of such drainage districts, and declaring the validity of such special assessments, and proceedings authorizing the issuance of special assessment bonds and declaring that such bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations according to their terms.
Introduced, placed on calendar .. 925
Placed on calendar .............. 1056
Rule suspended ..................... 1071
Passed House. Ayes 85, nays 1 .. 1072
Reported correctly enrolled .... 2392
Signed by Speaker ................ 2393
Sent to Governor . . . . . . . . . . . . . . . 2393
Signed by Governor ...................... 2402
Became law by publication .....2425
678 By Judiciary and Law Enforcement. A bill for an act to legalize and validate the proceedings of the city council of the city of Sac City, Sac County, State of Iowa, in connection with the award of a contract and the levying of special assessments for the construction of sanitary sewer program No. 1, 1972.
Introduced, placed on calendar .. 92
Placed on calendar . . ............... 1057
Rule suspended ........................ 1071
Passed House. Ayes 86, nays 1 . 1073
Reported correctly enrolled .... 2093
Signed by Speaker ................. 2093
Sent to Governor .................. 2093
Signed by Governor . . . . . . . . . . . . 2140
Became law by publication ....2424
679 By Judiciary and Law Enforcement. A bill for an act to legalize and validate the proceedings of the Board of Trustees of the Stuart Municipal Utilities of the town of Stuart, Iowa, in the counties of Adair and Guthrie, State of lowa, in amending certain resolutions for the authorization and issuance of water revenue bonds, dated March 15, 1963, and March 1, 1967 , to increase the maximum
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rates which may be charged to consumers of water.
Introduced, placed on calendar .. 925
Placed on calendar ............... 1057
Rule suspended...................... 1071
Passed House. Ayes 77, nays 11.. 1074
Reported correctly enrolled ... 2093
Signed by Speaker ................. 2093
Sent to Governor ................ 2093
Signed by Governor .................. 2140
Became law by publication .... 2424
680 By Human and Industrial Relations. A bill for an act relating to unemployment compensation coverage for state employees in the General Assembly and providing for retroactive application.
Introduced, placed on calendar .. 925
Steering recommends calendar .. 1125
Amendment H. 436 filed .......... 1158
Amendment H. 444 filed .......... 1159
Point of order raised ............. 1219
Ruled not germane H. 444 ...... 1219
Amendment H. 436 lost ........... 1219
Passed House. Ayes 61, nays \(32 . .1220\)
Motion filed to reconsider vote .. 1229
Explanation of votes ............ 1232
Amendment H . 587 filed .......... 1558
681 By Transportation. A bill for an act relating to vehicle safety standards and the center of gravity and providing a penalty.
Introduced, placed on calendar .. 926
Amendment H. 453 fled ......... 1174
682 By Appropriations. A bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship program and for the vocational-technical tuition grant program which is established.
Introduced, placed on appropriations calendar
Report of appropriations ....... 970
Amendment H. 374 filed .......... 1018
Amendment H. 374 withdrawn .. 1026
Amendment H. 376 filed .......... 1026
Amendment H. 376 lost .......... 1027
Passed House Ayes 94, nays none ................................. 1027
Message from Senate ............ 1457
Amendment H. 684 filed …....... 1713
Amendment H. 684 adopted .... 1725
Amendment H. 700 filed.......... 1728
Amendment H. 700 adopted ...... 1728
House concurred .................. 1728
Repassed House. Ayes 93, nays none . . . . . . . . . . . . . . . . . . . . . . . . . 1729
Explanation of vote ............... 1772
Explanation of vote ............... 1822
Message from Senate ................ 1875
House insisted i.................... 1944
Conference committee appointed.. 1944
Message from Senate ............ 1973
Explanation of vote ................ 1973
Conference committee report .... 2125
Conference committee report adopted
Repassed House. Ayes 93, nays none
H. F.

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Reported correctly enrolled ....2392
Signed by Speaker ................. 2393
Sent to Governor ..................... 2393
Signed by Governor ................ 2402
683 By Appropriations. A bill for an act to appropriate from the general fund of the state to the higher education facilities commission administrative funds and funds for the medical student tuition loan program.
Introduced, placed on appropria-
tions calendar \(\ldots\)................ 926
Report of appropriations ........ 970
\begin{tabular}{c} 
Passed House. Ayes 97, nays \\
none.............................\(~\) \\
\hline
\end{tabular}
nessage \({ }^{\text {no................................. }}\)
amendment ........................... 1454
House concurred \(\because . . . . . . . . . . . . .1544\)
Repassed House. Ayes 88, nays
none .............................. . . 1545
Explanation of vote .............. 1546
Reported correctly enrolled .... 1861
Signed by Speaker ................. 1861
Sent to Governor . . . . . . . . . . . . . 1861
Signed by Governor
684 By Transportation. A bill for an act relating to the movement of grain storage structures on the highways.
Introduced, placed on calendar 926
placed on calendar ................ 1057
Passed House. Ayes \(\mathbf{8} \mathbf{3}\), nays
none .................................. 1170
Explanation of vote ............... 1181
685 By Commerce. A bill for an act relating to liability insurance for state-owned automobiles.
Introduced, placed on calendar .. 926
Placed on calendar ............... 1057
Amendment H. 406 filed ........... 1104
Amendment H. 406 withdrawn .. 1172
Passed House. Ayes 92, nays
none ................................ 1172
Motion filed to reconsider vote .1173
Explanation of vote .............1181
Motion to reconsider vote with-
drawn \(\qquad\)
686 By Human and Industrial Relations. A bill for an act relating to the maximum hours a railway company employee may work.
Introduced, placed on calendar . 926
Placed on calendar ............... 1057
Passed House. Ayes 87 , nays
none ............................... 1171
Explanation of vote ................1181
687 By State Government (State Government). A bill for an act relating to persons permitted to inspect certain records and reports of the employment security commission.
Introduced, placed on calendar . 951
Placed on calendar ................ 1152
Passed House. Ayes 79, nays
none \(\quad . . . .\). ....................... . . 1307
Explanation of votes ................ 1322
Explanation of vote ............... 1347


692 By Agriculture. A bill for an act relating to the establishment of a corn promotion fund to receive assessments made on the sale of corn, to establish an Iowa corn promotion board, to provide for a referendum among corn producers, and to provide penalties.
Introduced, referred to ways subcommittee, Bennett, Cochran, and Stephens981
693 By Natural Resources. A bill for an act relating to the issuance of general obligation bonds for sanitary disposal projects.
Introduced, placed on calendar . 981
Placed on calendar ................ 1152
Passed House. Ayes 82, nays
none ................................ 1308
Explanation of votes ............. 1322

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Explanation of vote ............... 1347
Explanation of vote ................... 1368
Message from Senate .............. 2377
House concurred ..................... 2378
Repassed House. Ayes 96 , nays
none . ............................... 2378
Reported correctly enrolled ..... 2392
Signed by Speaker ............... 2393
Sent to Governor .................... 2393
Signed by Governor ............... 2402
694 By Transportation (State Government). A bill for an act relating to the regulation of motor vehicle odometers.
Introduced, placed on calendar . 981
Placed on calendar ................ 1152
Passed House. Ayes 81, nays 1.1308
Explanation of votes ….......... 1322
Explanation of vote ................. 1347
Explanation of vote ............... 1368
Reported correctly enrolled .... 2392
Signed by Speaker ................ 2393
Sent to Governor .................... 2393
Signed by Governor ............... 2403
695 By Rapp. A bill for an act to increase the financial institutions franchise tax rates.
Introduced, referred to ways and means
Subcommittee, McCormick, \(\times\) Nor-
land, Stanley, Bittle, and
Kreamer ............................1174
696 By State Government. A bill for an act relating to the reissuance of outdated warrants.
Introduced, placed on calendar . 981
Placed on calendar ............... 1057
Passed House. Ayes 84, nays 1.1181
Explanation of vote .............. 1232
Reported correctly enrolled ..... 2093
Signed by Speaker ................ 2093
Sent to Governor ................... 2093
Signed by Governor .................... 2140
697 By State Government. A bill for an act relating to the licensing of real estate brokers and real estate salesmen, to establish the license of real estate apprentice salesman and to change the method of determining fees.
Introducd, placed on calendar .. 981
Amendment H. 379 filed ......... 1036
Amendment H. 503 filed .......... 1339
698 By Rapp. A bill for an act relating to the apportionment of corporate income for taxation purposes.
Introduced, referred to ways and means
Subcommittee, Norland, Stanley, Bittle, Kreamer, and McCormick

699 By Commerce. A bill for an act to provide mandatory benefits for victims of motor vehicle accidents without regard to fault, to provide mandatory protection against
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loss as a result of tort liability arising out of motor vehicle accidents, to provide the administrative procedures necessary thereto, making certain acts unlawful and providing penalties.
Introduced, placed on calendar . 982
imendment H. 460 filed ........ 1202
Amendment \(H\). 461 filed ......... 1202
700 By State Government. A bill for an act to add methaqualone to the list of schedule II controlled substances established by the uniform controlled substances act.
Introduced, placed on calendar .. 982
Placed on calendar ............... 1057
Passed House. Ayes 89, nays
none . ............................... 1182

Explanation of vote ...............1232
701 By Transportation. A bill for an act prohibiting the use of ice grips or tire studs on certain motor vehicles.
Introduced, placed on calendar . 982
Amendment H. 402 filed ......... 1087
702 By Education. A bill for an act relating to procedures for termination of continuing contracts for certificated school personnel.
Introduced, placed on calendar .. 982
703 By Appropriations. A bill for an act to appropriate from the primary road fund to the state highway commission, and relating to funding of the state highway commission's share for administration of the state merit system and relating to the pay plan for employees under the state merit system.
Introduced, placed on appropria-
tions calendar
982
Report of appropriations ............. 1016
Amendment \(H\). 386 filed ........ 1043
Amendment H. 386 lost \(\ldots . .\).
F'assed House Ayes 92 , nays

Fiscal note HCS.
Message from Senate, with amendment

1420
Amendment \(H .576\) filed ........ 1540
Amendment H. 706 fled ......... 1770
Amendment \(H\). 576 withdrawn .1872
Amendment division \(H\). 706A
adopted ................................ 1873
Amendment \({ }^{\text {division }}{ }^{\text {H. }} 706 \mathrm{~B}\)

House concurred as House amended
Repassed House. Ayes 89 , nays

Motion filed to reconsider vote .1874
Explanation of vote ............ 1874
Explanation of votes ........... 1897
Amendment H. 776 filed ........ 19.28
Amendment H. 769 fled ….......... 1929
Motion to reconsider vote prevailed
.1935
Motion fled to reconsider vote . 1936
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Motion to reconsider vote pre-

Amendment H. 769 withdrawn . 1936
Amendment H. 777 filed ........ 1936
Amendment \(H .777\) adopted \({ }^{\text {Amp.... }} 1937\)
Amendment H. 776 lost ......... 1937
Repassed House. Ayes 88 nays
3 . . . . . . . . . . . . . . . . . . . . . . . . . . . 1937
House concurred as House amended ...................... 1937
Explanation of vote ............ 1972
Explanation of vote ............. 1973
Motion to suspend rules ........ 2007
Motion to suspend rules prevailed ........................... . . 2007
Motion filed to reconsider vote . . 2007
Motion to reconsider vote prevailed ................................ 2007
Motion filed to reconsider vote . . 2007
Motion to reconsider vote pre-

Amendment H. 777 withdrawn .2008
Amendment H. 804 filed ........ 2008
Amendment H. 804 adopted .... 2008
Repassed House. Ayes 82, nays none

2008
Fxplanation of votes........... 2029
Explanation of votes ............ 2030
İxplanation of vote ...................2064
Message from Senate ..............2180
House receded .......................... 2151
House concurred .....................2181
Repassed House. Ayes 91 , nays none ............................ 2181
Explanation of vote ..............2253
Reported correctly enrolled ....2392
Signed by Speaker ............... 2393
Sent to Governor ..................... 2393
Signed by Governor ........................2403

> 704 By Appropriations, A bill for an act raising the compensation paid to members of certain boards and commissions.
> Introduced, placed on appropria-
> tions calendar
> Fiscal note HCS. Ayes 89, nays
> 2 . . . . . . ............................... 1098
> \(\begin{aligned} & \text { Message from Senate with } \\ & \text { amendment .................... } 1627\end{aligned}\)
> House concurred ...............................................
> Repassed House. Ayes 95, nays none 1702
> Reported correctly enrolled ....2093
> Signed by Speaker .............. . . 2093
> Sent to Governor ............................ 2093
> Signed by Governor .............. 2140

705 By Education. A bill for an act entering into the interstate agreement on qualification of educational personnel, and for related purposes.
Introduced, placed on calendar .1002
Placed on calendar ...............1152
Passed House. Ayes 83, nays

Explanation of votes .................................
Explanation of vote ........................ 1347
Explanation of vote ................ 1368
Message from Senate ....................... 2377
House concurred ........................... 2379
Repassed House. Ayes 89, nays
none
.2379
Reported correctiy enrolied .... . 2392
H. F.
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Signed by Speaker ................. 2393
Sent to Governor .................... 2393
Signed by Governor .............. 2403
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706 By Rapp, Griffee, Monroe, Fatchett, O'Halloran, Wells, Cochran, Doyle, Fitzgerald, Avenson, Norland, McCormick, Newhard, Mennenga, Jesse, Hargrave, Miller of Cerro Gordo, Rinas, Krause, Horn, Connors, Miller of Calhoun, Harper, Cusack, Woods, Jordan, Hennessey, Husack, Poncy, Caffrey, Howell, Dunton, Clark of Dubuque, Carr, Higgins, Hutchins and Brunow. A bill for an act relating to the fowa individual income tax by providing a simplified reporting form for Iowa income taxpayers, making changes in Iowa income tax rates, exemptions, and administrative requirements, adopting penalties and making necessary corrective amendments.
Introduced; referred to ways and means

1002
Subcommittee, MeCormick, Norland, Stanley, Bittle, and Kreamer ........................... 1174

707 By Appropriations. A bill for an act to appropriate funds to the state highway commission for designated capital improvement : programs.
Introduced, placed on appropriations calender

1002
Report of appropriations ........ 1028
S.F. 008 substituted .............. . . . 1097

Withdrawn1098

708 By State Government. A bill for an act relating to licensing and regulation of hearing aid dealers, appropriating license fees for purposes of administration, and providing penalties for a violation.
Introduced, referred to appropriations

1002
Amendment H. 429 filed ............. 1139
709 By Transportation. A bill for an act making an appropriation from the road use tax fund to the traffic weight operations division of the state highway commission.
Introduced, referred to appropriations
.1002
Subcommittee, Clark of Dubuque, Jesse, Menke, Peterson, Rinas,
Roorda, and Schroeder ........
710 By Natural Resources. A bill for an act relating to the authority of the department of environmental quality for water quality and providing penalties for violations.
Introduced, placed on calendar . . 1002
Amendment H. 594 fled ........... 1569
Withdrawn ............................ 2343

711 By Agriculture. A bill for an act relating to the issuance of orders under the meat and poultry inspection act.
Introduced, placed on calendar .. 1003
Placed on calendar ................ 1200
Referred to sifting .................... 1450
712 By Agriculture. A bill for an act relating to inspection of a food establishment, a food-service establishment, a temporary food-service establishment, and a hotel, and providing a penalty.
Introduced, placed on calendar .. 1024 Amendment H. 458 filed .1202 Fiscal note HCS.
Fiscal note HCS.
Amendment \(H\). 534 filed ......... 1408
Amendment H. 571 filed ..........151.
713 By Natural Resources. A bill for an act relating to the sale of game and providing penalties.
Introduced, placed on calendar .. 1024
714 By Education. A bill for an act relating to the purchase of schoolhouse sites.
Introduced, placed on calendar .. 1024
715 By Ways and Means. A bill for an act to provide limited tax incentives for the improvement, repair and maintenance of property by allowing a five-year tax moratorium for certain improvements to buildings and by requiring that real estate be assessed as if repairs and maintenance had been performed, with certain exceptions.
Introduced, placed on ways and means calendar
Fiscal note HCS.
Amendment H. 404 fled ......... 1087
Amendment H. 408 filed …......... 1104
Amendment \(H\). 451 filed ….......... 1176
Amendment H. 467 fled ..........1223
Made special order ….............1260
Amendment H . 478 filed ............126.
Amendment H. 504 filed ........... 1339
Amendment H. 502 filed .......... 1341
Special order ...................... . . 1348
Amendment H. 507 filed .......... 1350
Re-referred to ways and means.. 1350
Amendment H. 506 fled .......... 1372
Amendment H. 505 flled ...........1372
Amendment H. 508 fled ........... 1373
Amendment H. 509 filed . . . . . . . . 1373
Amendment H. 512 filed ..........1373
716 By Appropriations. A bill for an act appropriating funds transferred to the marine fuel tax fund to the state conservation commission.
Introduced, placed on appropria-
tions calendar
Report of appropriations .......... 1057
none ................................ 1112
Explanation of vote ..................... 1144


Signed by Governor ................ 2403

717 By Cities and Towns. A bill for an act relating to pension benefits for policemen and firemen.
Introduced, placed on calendar . . 1025
Placed on calendar ................ 1057
Passed House. Ayes 91, nays none
.1183
Explanation of vote ................. 1232
Reported correctly enrolled .... 1861
Signed by Speaker .................... 1861
Sent to Governor ..................... 1861
Signed by Governor .............. 1922
718 By Cities and Towns. A bill for an act relating to cable television.
introduced, placed on calendar . . 1025
719 By Cities and Towns. A bill
for an act relating to the
financing of projects by
cities, towns and counties.
Introduced, placed on calendar. 1025
Amendment H. 470 filed........ 1224

Amendment H. 470 filed
1224

721 By Appropriations. A bill for an act making an appropriation from the general fund of the state to the Iowa reciprocity board.
Introduced, placed on appropriations calendar
1069
Report of appropriations .............. 1083
Passed House. Ayes 91, nays
none ................................. 1167
Explanation of vote .............. 1181
Message from Senate, with amendment
.1635
House concurred ....................... 1704
Repassed House. Ayes 92 , nays
none
.1704
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Reported correctly enrolled .... 1861
Signed by Speaker ................ 1861
Sent to Governor ................. 1861
Signed by Governor ................ 1922
722 By State Government. A bill for an act to establish special liquor distributorships and making corresponding amendments to the Code, including penalty provisions.
Introduced, placed on calendar . . 1069
723 By Natural Resources. A bill for an act relating to the rule-making authority of the state conservation commission and penalties for violations of such rules.
Introduced, placed on calendar . . 1069
724 By Appropriations. A bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths.
Introduced, placed on appropria-
tions calendar .................. 1069
Point of order raised .............. 1167
Referred to ways and means . 1167
Subcommittee, Grassley, Husak,
and Kiser ......................... 1301
Withdrawn ............................ 1565
725 By Human Resources. A bill for an act relating to mandatory presentence investigations in felony cases.
Introduced, placed on calendar. 1070
726 By Education. A bill for an act to authorize school districts to erect, or otherwise acquire, and to equip a building for use as a school lunch facility and to pay for same from certain funds on hand in the schoolhouse fund or from a tax or bonds voted for the purpose.
Introduced, placed on calendar. . 1091
Sifting recommends calendar ... 1594
Removed from calendar ........ 1603
Sifting recommends calendar ..1653
Passed House. Ayes 76, nays 1 .. 1823
Explanation of vote ............. 1822
Explanation of vote ............... 1867
Reported correctly enrolied .......2392
Signed by Speaker ................ 2393
Sent to Governor . . . . . . . . . . . . . . 2393
Signed by Governor ................... 2403
727 By Education. A bill for an act authorizing the governing board of a merged area to acquire and operate student centers and parking facilities at an area school, and to finance the cost with revenue bonds.
Introduced, placed on calendar. 1091
728 By Education. A bill for an act relating to the reimbursement of expenses incurred by school board directors.
Introduced, placed on calendar.. 1091

\section*{H. \(\mathbf{F}\). \\ 729 By Human Resources. A bill for an act relating to child care facilities and providing penalties.}

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Introduced, placed on calendar.. 1092
730 By Ways and Means. A blll for an act to exempt all livestock from property taxation for all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and making an appropriation.
Introduced, referred to appropriations
.1092
Amendment H. 622 filed ........... 1618
Committee report .................. 1640
Recommended passage ............ 1640
S.F. 571 substituted .................. 1902

Withdrawn
731 By Judiciary and Law Enforcement. A bill for an act relating to residency requirements for dissolution of marriage.
Introduced, placed on calendar.. 1092
Placed on calendar ................ 1200
Amendment H. 490 fled .......... 1340
Referred to sifting ................... 1450
732 By Judiciary and Law Enforcement. A bill for an act to legalize and validate the proceedings of the city council of the city of Muscatine, Lowa, preliminary to and in connection with an election on the proposition of annexing certain territory to the city of Muscatine, and declarine the validity of said proceedings and sald election.
Introduced, placed on calendar.. 1092
Proof of publication certified .. 1091
Placed on calendar .............. 1153
Passed House. Ayes 63, nays \(17 . .1310\)
Explanation of votes .............. 1322
Explanation of vote ................ 1347
Explanation of vote ................1368
Reported correctly enrolled .....2093
Signed by Speaker ................. 2093
Sent to Governor ................... 2093
Signed by Governor …..............2140
Became law by publication .... 2425
733 By State Government. A bill for an act relating to the practice of medicine and surgery, osteopathic medicine and surgery, and osteopathy and providing penalties.
Introduced, placed on calendar. 1109
734 By Transportation. A bill for an act relating to the issuance of certificates of convenience and necessity to liquid transport carriers.
Introduced, placed on calendar. 1110

\footnotetext{
735 By Appropriations. A bill for an act to make appropriations to certain persons in settlement of claims made against the state of Iowa.
Introduced, placed on appropriations calendar
}
\begin{tabular}{|c|c|}
\hline H. F. & Page \\
\hline Amendment H. 449 filed & \\
\hline Amendment H. 454 filed & 1 \\
\hline Amendment H. 454 adopted & 91 \\
\hline Amendment H. 449 lost & 191 \\
\hline Passed House. Ayes 84, nays & 1191 \\
\hline Explanation of vote ... & 1232 \\
\hline Reported correctly enrolled & \\
\hline Signed by Speaker & 38 \\
\hline Sent to Governor & 39 \\
\hline Signed by Governor & 1556 \\
\hline
\end{tabular}

736 By Appropriations. A bill for an act making an appropriation to the Iowa Merit Employment Department and relating to the method of funding the Lowa Merit Employment department.
Introduced, placed on appropria-
tions calendar ................... 111
Report of appropriations .........1153
Passed House. Ayes 95, nays
none . . . . . . . . . . . . . . . . . . . . . . . . . 1189
Explanation of vote ............... 1232
Reported correctly enrolled .... 1538
Signed by Speaker ................ 1538
Sent to Governor ................... 1539
Signed by Governor ............... 1556

> 737 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of soil conservation.
> Introduced, placed on appropria-
> tions calentar .................... 111
> Report of appropriations ............ 1153
> Passed House. Ayes 97, nays
> none . . . . . . . . . .................... . 1190
> Explanation of vote ................ 1232
> Reported correctly enroiled ..... 1861
> Signed by Speaker ................ 1861
> Sent to Governor . . . . . . . . . . . . . . . . 1861
> Signed by Governor .................... 1922

738 By Bittle and Fisher of Greene. A bill for an act relating to state property and Casualty Insurance.
Introduced, referred to state government

739 By Appropriations. A bill for an act making an appropriation to the Department of Social Services relating to certain institutions administered by the Division of Family and Children Services.
Introduced, placed on appropria-
tions calendar
.1110
Report of appropriations .........1154
Amendment H. 455 fled ........ 1203
Amendment H. 455 lost ............ 1208
Passed House. Ayes 92, nays i"...1208
Explanation of votes ............. 1232
Message from Senate, with amend-
ment
.2090
Amendment H. 848 filed ........... 2123
Amendment H. 848 adopted ..... 2124
House concurred ................... 2124
Repassed House Ayes 94, nays
none \(\ldots\)............................... 2124
Message from Senate . ............... 2177
House insisted ....................... 2199
Conference committee appointed. . 2199
Conference committee report ...2207
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Conference committee report
adopted ........................... 2279
Repassed House. Ayes 82, nays 4
Reported correctly enrolled ...... 2392
Signed by Speaker ................... 2393
Sent to Governor ..................... 2393
Item veto 2403
Signed by Governor
.2403
740 By Ways and Means. A bill for an act relating to the personal property tax credit. establishing the personal property tax replacement fund and making an appropriation thereto, and relating to debt limitations for municipalitles, political subdivisions, school districts and taxing districts.
Introduced, placed on calendar.. 1144
Fiscal note HCS.
Amendment H. 464 fled ......... 1216
Amendment H. 464 withdrawn ... 1216
Passed House. Ayes 85, nays 1 .. 1217
Explanation of votes …......... 1232
Message from Senate, with amendment
Amendment H. 858 filed .......... 2158
Amendment H. 862 filed …........ 2158
Amendment H. 878 filed ........... 2212
Point of order raised .............. 2213
Ruled not germane \(\mathrm{H} . \mathrm{B}_{8} \mathrm{is}\)....... 2213
Motion to suspend rules .......... 2213
Motion failed .......................2213
Point of order raised …............ 2213
Motion to suspend rules .........2213
Motion to suspend rules pre-
vailed ........................... 2214
Amendment H. 858 lost ........... 2215
Amendment H. 869 filed ..........2215
Amendment H. 868 filed ...........2220
Amendment H. 868 withdrawn .. 2237
Motion to suspend rules .......... 2237
Motion failed ......................... 2238
Motion to suspend rules .......... 2238
Motion failed ........................ 2239
Amendment H. 869 adopted ..... 2240
Amendment H. 862 adopted \(\ldots .2241\)
Amendment H. 879 flled ......... 2241
Amendment H. 879 withdrawn .. 2241
Amendment H. 885 filed …...... 2246
Amendment H. 885 adopted .....2246
House concurred ................... 2247
Repassed House. Ayes 77, nays
21 ................................... 2247
Mution filed to reconsider vote .. 2248
Motion to reconsider vote failed.. 2248
Explanation of vote ............... 2249
Explanation of votes .............2253
Fxplanation of vote ................ 2302
Reported correctly enrolled ......2392
Signed by Speaker ................... 2393
Sent to Governor ..................2393
Slgned by Governor ................ 2403

\section*{741 By Judiciary and Law Enforcement. A bill for an act relating to eminent domain.}

Introduced, placed on calendar .. 1144
placed on calendar ................. 1200
Passed House. Ayes 85, nays
none .................................. 1315
Explanation of vote ................ 1322
Explanation of vote ............... 1347
Explanation of vote ............... 1368
Reported correctly enrolled ...... 2392
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Signed by Speaker . . . . . . . . . . . . . 2393
Sent to Governor . . . . . . . . . . . . . . . 2393
Signed by Governor .............. 2403

> 742 By Appropriations. A bill for an act to make an appropriation to the department of history and archives.
> Introduced, placed on appropriations calendar
> 1163
> Report of appropriations . . . . . . . 1199
> Passed House. Ayes 91, nays none .............................. . . 1212
> Explanation of votes ............... 1232
> Reported correctly enrolled .... 1538
> Signed by Speaker ................. 1538
> Sent to Governor .................. 1539
> Signed by Governor ................. 1556

> 743 By Appropriations. A bill for an act increasing an appropriation from the commercial feed fund.
> Introduced, placed on appropriations calendar
> Report of appropriations . . . . . . . . 1199
> Passed House. Ayes 90, nays \(1 . .1213\)
> Explanation of votes .............. 1232
> Reported correctly enrolled ....1511
> Signed by Speaker ................... 1511
> Sent to Governor . . . . . . . . . . . . . . . . 1511
> Signed by Governor ............... 1556

Became law by publication ..... 1860
744 By Jordan. A bill for an act relating to fences on another's land.
Introduced, referred to agricul-
ture
1192
745 By State Government (State Government). A bill for an act to require permanent registration of all voters in the state, to revise and clarify laws prescribing procedures for preparing for, giving notice of, conducting and canvassing elections, and establishing the terms of of flce of certain elected offlcers, to more effectively implement previous legislation placing with the county commissioner of elections responsibility for conducting city, school and other elections, and providing penalties.
Introduced, placed on calendar .. 1192
Amendment H. 469 filed ......... 1224
Amendment H. 466 filed ............. 1224
Amendment H. 481 filed .......... 1266
Amendment H. 480 filed .......... 1267
Amendment H. 496 fled . ........ 1341
Sifting recommends calendar .... 1407
Amendment H. 530 filed ......... 1409
Amendment H. 532 filed …......... 1409
Amendment H. 541 filed .......... 1424
Amendment H. 553 filed ......... 1470
Amendment H. 554 filed .......... 1470
Amendment H. 555 filed .......... 1471
Amendment H. 552 filed .......... 1472
Amendment H. 566 flled .......... 1490
Amendment H. 566 adopted \(\ldots 1490\)
Amendment division H. 552A
adopted
1490

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Point of order raised ..... 1537
Amendment H. 583 flled ..... 1537
Ruled out of order ..... 1537
Motion to suspend rules to recon-sider vote1537
Motion to suspend rules to recon- sider vote failed ..... 1537
Passed House. Ayes 55, nays 42 . . 1537
Motion filed to reconsider vote ... 1538Motion to reconsider vote failed..
Message from Senate, with amend-ment1974
House concurred ..... 2054
Repassed House. Ayes 33 , nays
41 ..........
Reported correctly enrolled .... 2392 ..... 2392
Signed by Speaker
Sent to Governor ..... 2393
Signed by Governor ..... 2403
746 By Jordan and Miller ofBuchanan (Orr). A bill foran act relating to valuationof property and property taxlimitations.

Introduced, referred to ways and means
Subcommittee, Stanley, Bittle,
Dunton, Junker, and Krause .. 1451
747 By Appropriations. A bill for an act making an appropriation to the department of social services for institutions and programs administered by the divisions of mental health services and mental retardation services.
Introduced, placed on appropria-
tions calendar
Report of appropriations ........... 1244
Passed House. Ayes 73, nays 12.. 1320
Explanation of vote ................1322
Explanation of vote ............... 1347
Explanation of vote ................ 1368
Message from Senate, with amendment
.2074
House refused to concur ........ 2118
Message from Senate ............2177
Conference committee appointed. 2180
Conference committee report ....2299
Conference committee report adopted . . . . . . ..................... . 2327
Repassed House. Ayes 91, nays
none . . . . . . . . . . . . . . . . . . . . . . . 2327
Reported correctly enrolled .... 2392
Signed by Speaker ................2393
Sent to Governor . . . . . . . . . . . . . . . 2393



\section*{748 By Appropriations. A bill for an act appropriating funds to the vehicle dispatcher's depreciation fund.}

Introduced, placed on appropriations calendar
Report of appropriations .......... 1244
Passed House. Ayes 90 , nays
none ................................ 1278
Explanation of vote ................. 1305
Reported correctly enrolled ...... 1861
Signed by Speaker ................. 1861
Sent to Governor .................. 1861
Signed by Governor ................ 1922

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749 By Appropriations. A bill for an act to appropriate from the general fund of the state for the Iowa commission for the blind.
Introduced, placed on appropriations calendar
Report of appropriations .......... 1264
Rule suspended ..................... 1280
S.F. 543 substituted ............... 1280

Withdrawn ......................... . . . 1281
Explanation of vote ............... 1298
750 By Appropriations. A bill for an act making an appropriation to the moneys and credits replacement fund.
Introduced, placed on appropriations calendar

1231
Rule suspended ............................ 1280
Passed House. Ayes 83, nays 2 . . 1281
Rxplanation of vote .............. 1305
Reported correctly enrolled .... 1861
Signed by Speaker ................. 1861
Sent to Governor .................. 1861
Signed by Governor ............... 1922
751 By Appropriations. A bill for an act relating to payments in lieu of contributions for unemployment compensation made to state employees of various state agencies, boards, commissions and departments.
Introduced, placed on appropriations calendar
1231
Rule suspended ...................... 1280
Passed House. Ayes 84, nays \(4 \ldots 1282\)
Explanation of vote ...............1305
Reported correctly enrolled .... 1861
Signed by Speaker ................. 1861
Sent to Governor ................... 1861
Signed by Governor ............... 1922

752 By Appropriations. A bill for an act making an appropriation from the general furd of the state for the state department of health and its divisions.
Introduced, placed on appropriations calendar

1250
Report of appropriations
Passed
House. Ayes
88
\begin{tabular}{l} 
Passed House. Ayes 88, nays \\
none..............................\(~\) \\
\hline
\end{tabular}
Explanation of vote ................ 1322
Explanation of vote ................ 1347
Explanation of vote ............... 1368
Message from Senate ............. 1899
Amendment H. 822 filed .......... 2052
Amendment H. 822 adopted ..... 2052
House concurred ..................20.52
Repassed House. Ayes 67, nays 2052
Txplanation of vote .............. 2064
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor .................. 2393
Signed by Governor ............... 2403

\footnotetext{
753 By Education. A bill for an act relating to confidential communications with certified guidance counselors.
Introduced, referred to sifting .. 1250
Amendment H. 574 filed ......... 1516125
}
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754 By Schroeder. A bill for an act relating to and to abolish the county school system and joint county system.
Introduced, referred to sifting .. 1250
755 By Appropriations. A bill for an act making an appropriation from the general fund of the state to the Lowa employment security commission for the administration of the old-age and suryivors' insurance system, federal social security system, and the pension and annuity retirement system for public school teachers.
Introduced, placed on appropriations calendar
Report of appropriations ......... 1300
Passed House. Ayes 84, nays
none . .............................. 1347
Reported correctly enrolled ..... 1861
Signed by Speaker .............. . 1861
Sent to Governor ................... 1861
Signed by Governor ................. 1922
for an act to appropriate
756 By Appropriations. A bill for an act to appropriate from the general fund of the state to the municipal assistance fund.
Introduced, placed on appropriations calendar ..............1274
Rule suspended ..................... 1359
S.F. 552 substituted . . . . . . . . . . . . 1359

Withdrawn . . ........................ 1360
757 By Appropriations. A bill for an act to make an appropriation to the Iowa development commission.
Introduced, placed on appropria-
tions calendar
1274
Report of appropriations ........ 1334
Rule suspended ........................ 1359
Passed House. Ayes 82, nays 6.1361
Explanation of vote ............. 1382
Notion filed to reconsider vote . 1406
Amendment H. 533 filed ......... 1409
Motion to reconsider vote pre-
vailed
.1443
Amendment H. 533 adopted ..... 1444
Repassed House. Ayes 80, nays
6
.1444
Explanation of vote ..................... 1454
Explanation of votes .............. 1456
Message from Senate, with
amendment ..................... 2074
Amendment H. 859 filed ......... 2142
Amendment H. 845 filed .......... 2143
Amendment H. 863 filed …...... 2168
Amendment \(H\). 863 adopted .... 2168
Amendment H. 845 withdrawn . 2188
Amendment H .859 withdrawn . 2168
House refused to concur ......2168
Conference committee appointed . 2195
Message from Senate .............2177
Conference committee report ....2282
Conference committee report
adopted …............................2283
Repassed House. Ayes 77 , nays
12 . . . . . . . . . . . . . . . . . . . . . . . . . . 2283
Reported correctly enrolled .... 2392
Signed by Speaker .................. 2393
Sent to Governor .....................2393
Signed by Governor ............... 2404


760 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the Lowa state fair board for maintenance of buildings and for agricultural societies.
Introduced, placed on appropriations calendar

1321
Report of appropriations ........ 1370
Amendment \(H\). 538 filed ........ 1421
Amendment H. 538 lost ......... 1422
Passed House. Ayes 85, nays 6 .. 1422
Reported correctly enrolled .... 2392
Signed by Speaker .................. 2393
Sent to Governor .................... 2393
Signed by Governor .............. 2404
761 By Appropriations. A bill for an act making an appropriation from the general fund of the state to the department of environmental quality.
Introduced, placed on appropria-
tions calendar
1321
Report of appropriations ........ 1370
Passed House. Ayes 80, nays 9.1437
Explanation of vote .............. 1450
Explanation of vote ................ 1456
Message from Senate, with
amendment \(\quad\).................... 2075
Amendment H. 855 filed . . . . . . . . . 2143
Amendment H. 855 adopted ..... 2165
House concurred ................... 2165
Repassed House. Ayes 76 , nays
3 ..................................... 2165

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Reported correctly enrolled .... 2392
Signed by Speaker .................. 2393
Sent to Governor .................... 2393
Signed by Governor ................ 2404
762 By Appropriations. A bill for an act to appropriate any moneys in the operators certification fund of the water quality commission to the department of environmental quality.
Introduced, placed on appropria-
tions calendar . . . ................ 13
Report of appropriations ........ 1371
Amendment H. 511 filed ......... 1371
Amendment H. 511 adopted ..... 1438
Passed House. Ayes 85, nays
1 ..................................... 1438
Explanation of vote ................. 1450
Explanation of vote .............. 1456
Reported correctly enrolled ..... 2392
Signed by Speaker ................ 2393
Sent to Governor ................... 2393
Signed by Governor ................ 3404
763 By Appropriations. A bill
for an act to make an ap-
propriation from the general
fund of the state to the
capitol planning commis-
sion.
Introduced, placed on appropria-
Introduced, placed on appropria-
tions calendar............... .1346
Report of appropriations ......... 1406
Passed House. Ayes 86, nays
1 ..................................... 1439
Explanation of vote ................ 1450
Explanation of votes .............. 1456
Message from Senate, with
amendment . . . . . . . . . . . . . . . . . . 1627
House concurred .................... 1703
Repassed House. Ayes 93, nays none
Reported correctly enrolled .... 1861
Signed by Speaker .................. 1861
Sent to Governor ........................... 1861
Signed by Governor ................ 1922
764 By Appropriations. A bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund.
Introduced, placed on appropria-
tions calendar
Report of appropriations ......... 1406
Passed House. Ayes 85, nays 1.1439
Explanation of vote ............. 1450
Explanation of votes ............. 1456
Reported correctly enrolled ..... 2392
Signed by Speaker ................2393
Sent to Governor ................. 2393
Signed by Governor ................ 2404
765 By Appropriations. A bill for an act to appropriate from moneys received by the department of public safety motor vehicle inspection fund.
Introduced, placed on appropria-
tions calendar
.1346
Report of appropriations ...... 1406
Passed House. Ayes 67, nays 18.1440
Explanation of vote .............. 1450
Explanation of votes ................ 1456
Reported correctly enrolled .... 1861
H. \(\mathbf{F}\).

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Signed by Speaker 1861
Sent to Governor . 1861
Signed by Governor 1922

766 By Appropriations. A bill for an act continuing the appropriation for the lowa American Revolution bicentennial commission and making an appropriation.
Introduced, placed on appropriations calendar . . . . . ............. 13
Amendment H. 548 filed.............. 1478
Amendment H. 548 adopted ....... 1531
Passed House. Ayes 89, nays 4.1532
Message from Senate, with amendment ......................... 2075
House concurred ................... 2111
Repassed House. Ayes 74, nays
12 ................................... 2111
Reported correctly enrolled .... 2392
Signed by Speaker ................... 2393
Sent to Governor .................. 2393
Signed by Governor ............... 2404
767 By Appropriations. A bill for an act making an appropriation to the office of the Governor for use in the Governor's youth opportunity program to provide employment for young persons and improve railroad branch lines and state parks.
Introduced, placed on appropriations calendar
Amendment \(H\). 544 filed ............ 1460
Amendment division \(H\). 544 A lost . . . . . . . . . . . . . . . . . . . . . . . . . 1461
Amendment division H. 544B withdrawn ......................... 1461
Amendment H. 545 filed ......... 1461
Amendment H. 545 lost ......... 1461
Passed House. Ayes 68, nays 29.1462
Motion filed to reconsider vote . 1463
Explanation of vote .............. 1469
Motion to reconsider vote withdrawn

768 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of general services for the state educational radio and television facility board.
Introduced, placed on appropriations calendar .................... 1414
Report of appropriations ........ 1451
Amendment H. 549 fled .......... 1463
Amendment H. 549 adopted .... 1463
Amendment H. 547 filed ......... 1463
Amendment H. 547 lost ........... 1464
Passed House. Ayes 92, nays 4.1464
Explanation of vote …........... 1521
Message from Senate, with amendment

1899
House concurred ..................... 2048
Repassed House. Ayes 95, nays
\(\qquad\)
Motion filed to reconsider vote . 2069
Motion to reconsider vote withdrawn . . . . . . . . . . . . . . . . . . . . . . 2370
Reported correctly enrolled ..... 2392
Signed by Speaker .................... 2393
Sent to Governor ................... 2393
Signed by Governor ...............2404
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769 By Appropriations. A bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the control of the department of social services, including repairs, improvements, replacements or alterations.
Introduced, placed on appropriations calendar
Report of appropriations ......... 1453
Passed House. Ayes 88, nays none ................................. 1530
Message from Senate, with amendment . . . . . . . . . . . . . . . . . . 1899
House refused to concur ......... 2051
Explanation of vote .............. 2064
Reported correctly enrolled .....2392
Signed by Speaker ................. 2393
Sent to Governor ................... 2393
Item veto ............................. 2404
Signed by Governor ............... 2404
770 By Appropriations. A bill for an act making an appropriation for the planning and constructing of certain state buildings and providing for preliminary planning for space for the General Assembly.
Introduced, placed on appropria-
tions calendar ................... 1431
Passed House. Ayes 88, nays 3 . 1544
Explanation of vote .............. 1560
Message from Senate, with
amendment ........................ 1615
Amendment H. 645 filed ........... 1644
Amendment H. 645 withdrawn ... 1689
House refused to concur ....... 1689
Message from Senate .............. 2177
Conference committee appointed . 2195
Message from Senate ............ 2288
Conference committee report ... 2283
Conference committee report
adopted ............................ 2283
Repassed House. Ayes 72, nays
21 .................................... 2285
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor ................... 2393
Signed by Governor ............... 2404
771 By Ways and Means. A bill for an act specifying the ending date of the Vietnam conflict for the purpose of the military service tax exemption, requiring a minimum period of active duty in order to qualify for the military service tax exemption, and providing that active duty for training only shall not be regarded as active duty for purpose of the military service tax exemption.
Introduced, placed on ways and
means calendar ................ 1456
Amendment H. 572 filed ........... 1517
Amendment H. 568 filed ............ 1517
Amendment H. 586 filed .......... 1558
Amendment H. 568 lost ............ 1562
Amendment H. 572 withdrawn . 1568
Amendment H. 586 adopted .... 1563
Passed House. Ayes 81, nays 9 . 1568
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772 By Ways and Means. A bill for an act relating to the effective dates of chapters one thousand twenty (1020) and one thousand eighty-eight (1088), Acts of the Sixtyfourth General Assembly, 1972 session.
Introduced, placed on ways and means calendar i................. 1572
Amendment H. 682 filed ........... 1690
Point of order raised .............. 1690
Ruled not germane H. 682 ....... 1690
Passed House. Ayes 92, nays 6.1690
773 By Ways and Means. A bill for an act relating to expenditures for capital improvements by a board of supervisors.
Introduced, placed on ways and means calendar
Passed House. Ayes 92 nays \(\mathbf{2}^{1691}\)
Explanation of vote .............. 1693
774 By Appropriations. A bill for an act to enact the compact for education, to establish the education commission of the states for this state, and to make an appropriation.
Introduced, placed on appropria-
tions calendar .................. 1593
Passed House. Ayes 85 , nays
none ............................... . 1671
Explanation of vote ................. 1687
Reported correctly enrolled ..... 2392
Signed by Speaker ................ 2393
Sent to Governor ..................... 2393
Signed by Governor ............... 2404
775 By Appropriations. A bill for an act relating to merged area schools, providing for the appropriation and payment of state aid, and providing for the salarles of area superintendents.
Introduced, placed on appropria-
tions calendar
1603
Amendment H. 623 filed ............ 1618
Amendment H. 625 filed ............. 1618
Amendment H .624 filed ….......... 1618
Amendment H. 629 filed ........... 1630
Amendment H. 629 lost ........... 1630
Amendment H . 627 filed …............ 1631
Amendment H. 627 withdrawn .. 1631
Amendment H. 628 filed .......... 1632
Amendment H. 628 lost ............ 1632
Amendment H. 634 filed ….......... 1632
Amendment H. 634 lost ............ 1632
Amendment H. 630 fled ............. 1632
Amendment H. 630 lost ............. 1633
Amendment H. 633 flled ........... 1633
Amendment H. 633 adopted ..... 1633
Amendment H. 625 lost \(\ldots \ldots . .1634\)
Amendment H. 624 withdrawn .. 1634
Amendment H. 623 lost .......... 1634
Report of appropriations .........1639
Passed House. Ayes 88, nays 1.1634
Explanation of vote ............... 1670
Message from Senate, with amendment
.2135
Amendment H . 877 filed.......... .2249
Explanation of vote ..............2253
Amendment H .877 adopted.. .2 .2260
House concurred .................. 2260
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Repassed House. Ayes 87, nays
2 .................................. 2260
Reported correctly enrolled ....2392
Signed by Speaker ...............2393
Sent to Governor ....................2392
Signed by Governor ....................2404
776 By Appropriations. A bill for an act to appropriate funds from the general fund of the state to the state board of regents and institu~ tions under the control of the board, relating to the number of employees of the institutions, and establishing a unified budget and accounting system for the board.
Introduced, placed on appropriations calendar
Report of appropriations .......... 1639
Amendment H. 636 filed .......... 1642
Amendment H. 638 filed …........... 1642
Amendment H. 639 filed …........... 1642
Amendment H. 643 filed ............ 1642
Amendment H. 644 filed ............. 1643
Motion to suspend rules .......... 1648
Motion to suspend rules prevailed

1648
Amendment H. 643 withdrawn . 1648
Amendment H. 651 fled ......... 1648
Amendment division H. 651A
lost \(\ldots . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ~\)

Amendment H. 655 filed ............ 1651
Amendment H. 655 lost \(\ldots . . . . . .1651\)
Amendment H. 652 fled .......... 1652
Amendment H. 652 withdrawn . 1652
Amendment H. 660 filed......... 1652
Amendment H. 660 adopted ...... 1652
Amendment H. 648 flled ......... 1652
Amendment H. 648 lost ….......... 1652
Amendment H .636 lost, \(\ldots . . . . .1653\)
Amendment H. 649 filed . . . . . . . 1657
Amendment H. 657 filed ........... 1657
Amendment H . 653 fled …........ 1657
Amendment H. 647 filed ........... 1658
Amendment H. 656 filed ........... 1658
Amendment H. 654 fled ............ 1658

Amendment H. 661 fled …........ 1663
Amendment H. 661 adopted …... 1663
Amendment H. 639 lost ........... 1663
Amendment \(H\). 653 adopted ...... 1664
Amendment \(\underset{H}{\mathrm{H}}\). 657 withdrawn .. 1664
Amendment \(\mathbf{H} .647\) lost \(\ldots \ldots \ldots 1664\)
Point of order raised
Ruled not germane \(H_{\text {. }}^{654}\)........ 1664
Points of order raised ............ 1665
Ruled not germane \(H\). \(638 \ldots . .1665\)
Ruled not germane H. 656 ....... 1665
Motion to suspend rules .......... 1666
Motion failed ........................ 1666
Amendment H. 663 filed .......... 1666
Point of order raised ............. 1667
Ruled germane H. 663 …........... 1667
Amendment H .663 adopted ..... 1667
Amendment H. 646 lost …....... 1668
Amendment H. 664 filed ............... 1668
Amendment H. 664 adopted . . . . . . 1668
Ruled out of order .................. 1668
Point of order raised ................ 1668
Ruled not germane H. \(664 \ldots . .1668\)
Amendment H. 677 filed \(\ldots . . . . .1669\)
Amendment \(H .677\) adopted \(\ldots . .1669\)
Passed House. Ayes 58, nays 33 . 1669


779 By Appropriations. A bill for an act relating to the inspection and regulation of mines, to abolish the department of mines and minerals, and to transfer certain adminjstrative powers and duties to other state agencies and making an appropriation.
Introduced, placed on appropria-
tions calendar
1647
Amendment H. 676 filed .............. 1676
Amendment H. 676 adopted ..... 1676
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Passed House. Ayes 85, nays
none ................................. 1676
Explanation of vote .....................1687
Message from Senate, with
amendment ....................... 2090
House concurred ................... 2112
Repassed House. Ayes 90 , nays
none .............................. 2113
Reported correctly enrolled ....2392
Signed by Speaker .................2393
Sent to Governor ................... 2393
Signed by Governor .............. 2405
780 By Appropriations. A bill for an act to make an appropriation from the general fund of the state to the office for planning and programming and office for economic opportunity.
Introduced, placed on appropria-
tions calendar ....................1677
Report of appropriations ...... 1710
Amendment H. 685 filed . . . . . . . . . 1715
Amendment H. 687 filed . . . . . . . . . . 1715
Amendment H. 685 adopted ......... 1726
Amendment H. 687 adopted ...... 1726
Amendment H. 703 fled . . . . . . . . . . 1727
Amendment H. 703 lost \(\ldots . . . . . . . . . . . .1727\)
Passed House. Ayes 91, nays 4.1727
Explanation of vote ............. 1772
Explanation of vote . . . . . . . . . . . 1822
Message from Senate, with
amendment . . . . . . . . . . . . . . . . . 2269
House Concurred ....................2337
Repassed House. Ayes 85, nays 8.2337
Reported correctly enrolled ..... 2392
Signed by Speaker ................ 2393
Sent to Governor ................... 2393
Item veto .............................. 2405
Signed by Governor ............... 2405
781 By Appropriations. A bill for an act making an appropriations to the department of social services for use of institutions under the bureau of adult corrections.
Introduced, placed on appropria-
tions calendar
1695
Report of appropriations ...........1753
S.F. 539 substituted ............... 2006

Withdrawn ..................... . 2007
782 By Appropriations. A bill for an act relating to financing the supreme court and its divisions and making an appropriation.
Introduced, placed on appropriations calendar
Report of appropriations .......... 1755
Amendment \(H\). 711 filed .......... 1770
Amendment H. 711 adopted ......1775
Passed House. Ayes 88, nays
none ................................. 1775
Explanation of vote ............... 1822
Message from Senate, with
amendment....................\(~\) 178
\(\underset{\text { Housendment concurred }}{\text { ame.................................... } 2193}\)
Repassed House. Ayes 91, nays none

2193
Explanation of vote .......................2253
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor ...................... 2393
Signed by Governor ............... 2405
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783 By Appropriations. A bill for an act making an appropriation from the general fund of the state of lowa to constitutional state officials and departments and the executive council and relating to the expenses of the office of auditor of state.
Introduced, placed on appropria-
tions calendar
\[
1695
\]
........ 1695
Report of appropriations ........ 1756
Passed House. Ayes 74, nays 21.1776
Explanation of vote ............. 1822
Reported correctly enrolled .....2392
Signed by Speaker .................. 2393
Sent to Governor . . . . . . . . . . . . . . . 2393
Signed by Governor ............... 2405
784 By Appropriations. A bill for an act making appropriations to legislative staff agencies and making an appropriation to the legislative council for a comprehensive study of mental health delivery systems in the state.
Introduced, placed on appropria-
tions calendar
.................1695
Report of appropriations ......... 1758
Amendment H. 713 fled ........... 1778
Amendment H. 713 lost ............. 1779
Amendment H. 714 filed …...........1779
Amendment H. 714 adopted ..... 1780
Passed House. Ayes 87, nays \(8 \ldots 1780\)
Explanation of vote .............. 1796
Motion filed to reconsider vote .. 1804
Amendment H. 734 filed .......... 1818
Explanation of vote ................. 1822
Motion to reconsider vote pre-
vailed .............................. 1877
Motion filed to reconsider vote .. 1877
Motion to reconsider vote prevailed
. 1877
Amendment \(\dot{H}\). 734 adopted ...... 1877
Amendment H. 714 adopted …... 1877
Repassed House. Ayes 87, nays none
.1878
Explanation of votes ................... . . 1897
Explanation of vote .................... 1932
Explanation of vote ................ 2064
Message from senate, with amendment
.2066
House concurred . . . . . ................. 2115
Repassed House. Ayes 73, nays
17 . . . . . . . . . . . . . . . . . . . . . . . . . 2115
Reported correctly enrolled ....... 2392
Signed by Speaker ................... 2393
Sent to Governor ..................... 2393
Signed by Governor .................. 2405
785 By Appropriations. A bill for an act to make an appropriation from the general fund of the state to the civil rights commission.
Introduced, placed on appropria-
tions calendar
.1738
Report of appropriations ........... 1796
Amendment H. 724 filed .......... 1815
Amendment H. 724 lost ............. 1816
Amendment H. 732 filed .......... 1816
Amendment H. 732 withdrawn .. 1816
Passed House. Ayes 64, nays 21.. 1817
Motion fled to reconsider vote... 1817
Motion filed to reconsider vote .. 1817
Explanation of votes ............. 1822

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Motion to reconsider vote withdrawn ............................ . 1878
Motion to reconsider vote withdrawn
.1878
Message from Senate ............... 2109
House concurred .................... 2118
Repassed House. Ayes 87, nays
4 ..................................... 2119
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor ..................... 2393
Signed by Governor ................ 2405

\section*{786 By Appropriations. A bill for an act making an appropriation to the Iowa Development Commission for the purpose of purchasing certain real property.}

Introduced, placed on appropria-

Rule suspended \(\because \ldots .\).
\begin{tabular}{l} 
Passed House. Ayes 90, nays \\
none..............................\(~\) \\
\hline
\end{tabular}

Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor . . . . . . . . . . . . . . 2393
Signed by Governor .................. 2405
787 By Ways and Means. A bill for an act making a correction to House File one hunared eighty-six (186) of the 1973 Session of the Sixty-fifth General Assembly.
Introduced, placed on ways and means calendar ................ 1796
Passed House. Ayes 84, nays none ............................... 1814 Explanation of votes ................ 1822

788 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication.
Introduced, placed on appropria-
tions calendar
Report of appropriations ….......... 1817
S.F. 600 substituted ................ 2088

Withdrawn
2089
789 By Appropriations (Human Resources). A bill for an act relating to authority of the department of social services to provide state supplementary cash payments to certain persons and revising the laws of this state relative to federally-assisted categorical welfare assistance programs the operation of which are to be terminated by federal law, providing penalties for certain violations, and making an appropriation.
Introduced, placed on appropria-
 Committee amendment H. 730 filed

Amendment H. 738 filed .......... 1862
Amendment H. 740 fled …......... 1862

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Signed by Speaker ................. 2393
Sent to Governor . . . . . . . . . . . . . 2393
Signed by Governor . . . . . . . . . . . 2405
791 By Appropriations. A bill for an act continuing the appropriation for the development of the Toolsboro Mounds and Museum area and for development and maintenance of Gardner Log Cabin.
Introduced, placed on appropria-
tions calendar .................. 1804
Passed House. Ayes 86 , nays none ................................ 1833
Explanation of vote ............... 1867
Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor . . . . . . . . . . . . . . . 2393
Signed by Governor .............. 2405
792 By Appropriations. A bill for an act making an appropriation to the district courts.
Introduced, placed on appropria-
tions calendar
1831
Report of appropriations ........ 1885
Passed House. Ayes 90, nays \(1 . .1879\)
Explanation of vote .............. 1897
Explanation of vote ............... 1932
Explanation of vote ............. 2064
Message from Senate, with amend-
ment .............................. 2178
House concurred ..................... 2194
Repassed House. Ayes 88 , nays
none . . . . . . . . . . . . . . . . . . . . . . . . 2195
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Reported correctly enrolled .... 2392
Signed by Speaker ................. 2393
Sent to Governor ................. 2393
Signed by Governor ................. 2405
793 By Appropriations. A bill for an act providing that costs for the manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers shall be paid from road use tax funds.
Introduced, placed on appropria-
tions calendar ................... 1875
Passed House. Ayes 90, nays 1 .. 1901
Explanation of vote ............... 1932
Explanation of vote ............... 2064
Reported correctly enrolled ..... 2392
Signed by Speaker ................. 2393
Sent to Governor .................... 2393
Signed by Governor .................. 2405
794 By Appropriations. A bill for an act to abolish the division of civil defense in the department of public defense and to establish the office of disaster preparedness and functions within the department of public defense.
Introduced, placed on appropria-
tions calendar
1875
Amendment H. 752 filed ......... 1894
Amendment H. 752 adopted ..... 2012
Motion to table .................... 2012
Motion falled ........................ 2012
Re-referred to sifting ........... 2013
Motion filed to reconsider vote .. 2013


> 798 By Ways and Means. A bill for an act relating to foreign life insurance companies becoming domestic companies and providing for a transfer tax therefor. Introduced, placed on ways and means calendar Amendment H. 783 filed................ 1947 Amendment H. 783 adopted \(\ldots . .1947\)
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Passed House. Ayes 88, nays 2 . 1947
Explanation of vote ..... 1972
Explanation of vote ..... 1973
Explanation of votes ..... 2030
Explanation of vote ..... 2064
Reported correctly enrolled ..... 2392
Signed by Speaker ..... 2393
Sent to Governor ..... 2393
Signed by Governor ..... 2406
799 By Appropriations. A bill for an act to appropriate funds from the general fund of the state to the bureau of labor and to the occupa- tional safety and health review commission.
Introduced, placed on appropria- tions calendar ..... 1913
Report of appropriations ..... 1955
Amendment H . 789 fled ..... 1966
2026
Amendment H .823 fled ..... 2049
Amendment H. 823 adopted ..... 2049
Amendment \(H\). 800 adopted ..... 2050
Passed House. Ayes 70 , nays 22 . ..... 2050
Explanation of vote ..... 2064
Signed by Speaker ..... 2393
Sent to Governor ..... 2393
Signed by Governor ..... 2406
800 By Appropriations. A billfor an act to appropriate fromthe general fund of the statefor the office of the statecomptroller and its divisions.
Introduced, placed on appropria-tions calendar1932
Report of appropriations ..... 2014
Amendment H. 806 filed ..... 2026
Amendment H. 806 lost ..... 2046
Amendment H. 817 filed
2046
2046
Amendment H. 819 fled ..... 2062
Amendment H. 814 filed ..... 2062
Amendment H. 817 withdrawn ..... 2255
Amendment H. 819 withdrawn ..... 2256
Amendment H. 814 adopted ..... 2256
Passed House. Ayes 84, nays \(2 \ldots 2256\)
Reported correctly enrolled ..... 2392
Signed by Speaker ..... 2393
Sent to Governor ..... 2393
Signed by Governor ..... 2406
801 By Appropriations. A bill for an act relating to the salaries of supreme court justices and district court judges and juvenile court officers.
Introduced, placed on appropria-
tions calendar ..... 1932
Passed House. Ayes 84 , nays \(4 \ldots 1957\)
Passed House. Ayes 84 , nays \(4 \ldots 1957\)
Explanation of vote ..... 1972
Explanation of vote ..... 2030
Explanation of vote ..... 2064
Message from Senate ..... 2336
House concurred ..... 2346
Repassed House. Ayes 91, naysnone2346
Reported correctly enrolled ....2392
Signed by Speaker ..... 2393
Sent to Governor ..... 2393
Signed by Governor ..... 2406
802 By Appropriations. A bill for an act making an appro- priation to the department
\begin{tabular}{|c|c|}
\hline H. F. & Page \\
\hline of social services an sions thereof, for ar ices and for administ & \[
\begin{aligned}
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\] \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{roduced, placed o}} \\
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\hline \multicolumn{2}{|l|}{Report of appropriations ......2137} \\
\hline Amendment H. 864 file & \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{Amendment H. \({ }^{\text {Amendment }} \mathrm{H}\) 870 filed}} \\
\hline & \\
\hline Amendment H. 864 adopt & \\
\hline \multicolumn{2}{|l|}{Amendment H. \({ }_{\text {H }} 865\) filed} \\
\hline mendment H. 865 & \\
\hline \multicolumn{2}{|l|}{Passed House. Ayes 85, nays 7.2184} \\
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\end{tabular}
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Sent to Governor
2393
Signed by Governor .2406
805 By Appropriations. A bill for an act making an appropriation to the state conservation commission for support of the Missouri river riverfront project.
Introduced, placed on appropria-
tions calendar . . . . . . . . . . . . . . . 2336
Passed House. Ayes 89 , nays 5.2358
Reported correctly enrolled ..... 2392
Signed by Speaker ..................2393
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Signed by Governor .................. 2406
806 By Appropriations. A bill for an act appropriating funds to finance increased salaries for state officials and designated employees of the state and to finance increased costs for contributions to the judicial retirement system.
Introduced, placed on appropriations calendar ................... 2336
Passed House. Ayes 87, nays 4.2351
Message from Senate ...........2374
House concurred ...................... 2375
Repassed House. Ayes 89, nays
3 ..................................... 2375
Reported correctly enrolled ......2392
Signed by Speaker ................ 2393
Sent to Governor ........................ 2393
Signed by Governor ................2406
807 By Appropriations. A bill for an act to appropriate from the general fund of the state to the sewage works construction fund.
Introduced, placed on appropria-
tions calendar .................. 2336
Amendment H. 896 filed .......... 2352
Amendment H. 897 filed …........ 2352
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Amendment H. 900 withdrawn ......2352
Amendment H. 899 filed ......... 2352
Amendment H. 899 withdrawn .. 2353
Amendment H. 896 withdrawn. .2353
Passed House. Ayes 86, nays 4.2353
Reported correctly enrolled ..... 2392
Signed by Speaker .................. 2393
Sent to Governor . . . . . . . . . . . . . . . . . 2393
Signed by Governor .............. 2406

\title{
RECORD OF SENATE BILLS IN HOUSE
}

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\section*{ITLM VETO ON HILLS APPROVED BY THE GOVERNOR \\ S.F. 538,540}

\section*{HILL VETOED BY THE GOVERNOR S.F. 178}

\section*{S. J. R.}

4 By Winkelman, Tieden, Nystrom, Scott, DeKoster, Schwieger, Priebe, Blouin, Rodgers, Gallagher and Ramsey. A joint resolution to urge requirement with approved soil conservation practices on land in the watershed of proposed United States Army Corps of Engineers multipurpose dams prior to construction of such dams. Received, passed on file
Substituted for H.J.R. 8 ......... 495
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Amendment H. 158 adopted ..... 558
Passed House. Ayes 83, nays 4 .. 558
Signed by Speaker ................ 780
; By Agriculture. A joint resolution urging the President of the United States and the United States Secretary of Agriculture to rescind the order to ship commodity credit grain.
Received, referred to rules ...... 379
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3 By Griffin (Knoke, Schroeder and Butler). A bill for an act relating to improvement bonds and special assessments on certain property outside of cities.
Received, referred to cities and towns
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Signed by Speaker ................ 898
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6 By County Government (County Government). A bill for an act relating to commitment of alcohol and drug addicts.
Received, referred to county government
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withdrawn ....................... 207
Amendment \(H\). 20 filed .......... 211
Amendment H. 20 adopted ..... 212
Passed House. Ayes 89, nays

Signed by Speaker ......................... 403
7 By County Government. (County Government). A bill for an act relating to the return of marriage document.
Received, referred to county government
Committee report . . . . . . . . . . . . . . 172
Recommended passage ........... 172
Committee report adopted ....... 174
Passed House. Ayes 90, nays
none ............................. 205
Signed by Speaker ................ 403
9 By Kelly. A bill for an act relating to the interest rates on judgments and decrees.
Received, passed on flle
Substituted for H. F. 101 ........ 295
Passed House. Ayes 83, nays 4 .. 296
Signed by Speaker ................. 408
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17 By Kelly. A bill for an actrelating to a state of thejudicial department message.Received, referred to judiciaryand law enforcement281
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Recommended passage ..... 898
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19 By County Government (County Government). A bill for an act relating to pen- alty on delinquent mobile home taxes. means ..... 161
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22 By Doderer and Curtis. A bill for an act relating to unclaimed utility depositsand refunds.
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Committee report ..... 563
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Signed by Speaker ..... 780
24 By Shaff. A bill for an actproviding that delinquentsewer charges shall con-stitute a lien against theproperty.
Received, referred to cities andtowns82625 By Rabedeaux, Schwieger,Andersen, Griffin, Palmerand Schaben (Monroe, Mc-Cormick, Lipsky, Avenson,Bittle, Bortell, Brinck, Bru-now, Byerly, Caffrey, Carr,Clark of Dubuque, Cochran,Crawford, Cusack, Doyle,Drake, Dunton, Edelen,Ewing, Ferguson, Fisher ofGreene, Fitzgerald, Freeman,Griffee, Hargrave, Hennes-sey, Higgins, Hill, Horn,Husak, Hutchins, Jesse, Jor-dan, Krause, Logue, Menden-hall, Middleswart, Miller ofCerro Gordo, Miller ofBuchanan, Miller of Calhoun,Newhard, Norland, Norpel,O'Halloran, Patchett, Peter-son, Poncy, Rapp, Readinger,Rinas, Small, Stanley, Tofte,Wells, Woods, Wyckoff, andConnors). A bill for an act toauthorize the establishmentand continuing regulation ofhealth maintenance organiza-tions and to provide pen-alties.
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Amendment H. 72 filed ........... 384
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Amendment H. 72 adopted ....... 385
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Amendment H. 86 adopted ....... 386
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Amendment H .87 filed.........
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. ................................... 59
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Explanation of vote . . . . ............. 1305
Signed by Speaker .................. 1511
26 By DeKoster and Riley. A bill for an act relating to sentencing in criminal cases: relating to probation and the conditions thereof; providing a procedure for restitution as a condition of probation; providing a procedure for deferring judgment in particular cases; re-
S. \(F\)Pagelating to the conditions ofparole; and providing pro-cedure necessary thereto.
Received, referred to judiciaryand law enforcement ...........Subcommittee, Knoke, Jesse,Anderson, Hargrave and Oak-ley481
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Committee amendment H. 322 ..... 899
Committee report adopted ..... 905
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adopted ............................. 1258
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Explanation of vote ..... 1259
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drawn ..... 1323
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Conference committee appointed. . 1432
House insisted ..... 1434
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Repassed House. Ayes 85, nays102173
Explanation of vote ..... 2253
Signed by Speaker ..... 2393
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32 By Potter. A bill for an actrelating to the seal used bya notary public.
Received, referred to state gov- ernment ..... 281
Subcommittee, Ferguson, Nielsen and Junker ..... 300
Committee report ..... 463
Recommended amendment, pass- age ..... 464
Committee amendment H. 112 ..... 464
Committee report adopted ..... 468
Amendment H. 197 fled ..... 613
Amendment H. 197 adopted ..... 613
Committee amendment \(H\). 112 adopted ..... 613
Passed House. Ayes 86, nays
none ..... 613
Message from Senate, with amend- ment ..... 724
House concurred ..... 748
Repassed House. Ayes 91, nays none ..... 749
Signed by Speaker ..... 898
39 By Ways and Means (Ways and Means). A bill for an actto provide copies of the IowaCode and Acts of each Gen-eral Assembly to city assess-ors without cost.
Received, referred to ways andmeans175
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Recommended passage ..... 246
Committee report adopted ..... 249
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Passed House. Ayes 85, nays 3 ..... 255
Signed by Speaker ..... 403
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Amendment H. 105 filed ..... 426
Amendment H. 105 adopted ..... 426
Repassed House. Ayes 88, nays none ..... 426
Signed by Speaker ..... 562
43 By Heying. A bill for an act relating to school bus transportation for high school pupils.
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45 By Doderer. A bill for anact providing for representa-tion of the federal govern-ment on the midwest nuclearboard.
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Explanation of vote ..... 2064
Signed by Speaker ..... 2306

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Amendment H. 141 withdrawn .. 639
Point of order raised …......... 651
Passed House. Ayes 59 , nays \(40 . .652\)
Motion flled to reconsider vote... 652
Motion to reconsider vote failed.. 1079
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House concurred ..................... 1319
Repassed House. Ayes 61, nays 22

1319
Explanation of vote ..............1322
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Signed by Speaker . . . . . . . . . . . . . . 1511
68 By Kelly, Lamborn, Glenn, Kennedy and Schwieger (Doyle and McCormick). A bill for an act relating to the cost of care, examination, or treatment of a minor.
Received, referred to human resources

655
73 By Doderer, Lamborn, Glenn, Kelly and Gluba (McCormick, Lipsky, Doyle, and Small). A bill for an act relating to the citizens' aide.
Teceived, passed on file
1003
Sifting recommends calendär ..... 1408

> 75 By Lamborn, Doderer, Glenn, Kennedy, Kelly and Schwieger (Lipsky, Doyle, and McCormick). A bill for an act relating to the interstate corrections compact.
> Received, passed on file ........ 371
> Substituted for H. F. 84 ......... 371
> Passed House. Ayes 94, nays
> none ................................ 371
> Signed by Speaker …..................... 489

> 76 By Ways and Means (Ways and Means). A bill for an act relating to state income tax audits.
> Received, referred to ways and means
> 234
> Committee report .......................... 262

Recommended passage ........... 262
Committee report adopted ...... 263
Passed House. Ayes 95, nays 283
Motion filed to reconsider vote... 299
Amendment H. 764 filed ......... 1925
Motion to reconsider vote prevailed
.1944
Amendment \(\dot{H} .764\) adopted... .1945
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Explanation of vote ................ 1973
Explanation of vote .............. 2064
Signed by Speaker . . . . . . . . . . . . . 2393
82 By State Government (Clark of Lee and Hill). A bill for an act to lower the age of majority.
Received, passed on file ........ 281
Substituted for H. F. 113 ........ 296
Amendment H. 36 filed ......... 297
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Passed House. Ayes 72, nays 23.. 298
Signed by Speaker ................. 489
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86 By Briles, Schaben, Rabedeaux, Griffin, Robinson, Blouin, Tieden, Coleman and Kinley. A bill for an act relating to licenses for professional boxing and wrestling matches.
Received, passed on file
2391
93 By County Government (County Government). A bill for an act relating to marginal release of corporate liens.
Recelved, passed on file
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Substituted for H. F. 141 …....... 328
Amendment H. 48 filed
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Amendment H. 48 adopted ...... 328
Passed House. Ayes 94, nays 1 ... 328
Signed by Speaker ................ 489
105 By Riley, Miller of Des Moines, Briles and Griffin. A bill for an act relating to safety standards and equipment on motor vehicles used by railroad companies, to the authority of the Iowa State Commerce Commission, and to provide penalties for violations.
Received, referred to sifting .... 1380
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Referred to appropriations ..... 2043
106 By Riley and Potter. A bill sions on hospitalization.
Received, referred to judiciary and law enforcement .......... 908
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Removed from calendar ......... 1603
Sifting recommends calendar ...1653
Passed House. Ayes 73, nays \(2 . .2034\)
Explanation of vote ............. 2064
Signed by Speaker ................... 2306

\section*{107 By Judiciary. A bill for an act relating to the penalty for violation of the provisions for advertising and selling courses of instruction \\ Received, referred to judiciary and law enforcement ............ \\ Subcommittee, Crawford, Poncy, and West 371 \\ Committee report …........................ 993 \\ Recommends passage ................ 993 \\ Committee report adopted ....... 1001 \\ Placed on calendar .................. 1057 \\ Passed House. Ayes 93 , nays \\ none ................................ 1184 \\ Explanation of vote .................. 1232 \\ Signed by Speaker .................... 1337}

108 By Lamborn (Fisher of Greene). A bill for an act relating to games of skill, games of chance, raflles, pro-

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viding a tax and providing penalties.
Received, referred to judiciary and law enforcement .......... 606
Amendment H. 226 filed ........... 666
Subcommittee, Hill, Edelen, Hennessey, Newhard, and Poncy ... 701
Committee report ................. 1125
Recommended amendment, passage .................................. 1126
Committee amendment H. 428 .. 1126
Committee report adopted .....1144
Steering recommends calendar .. 1152
Point of order raised . . . . . . . . . . . . 1153
Referred to ways and means ... 1153
Amendment H. 440 filed ......... 1160
Committee report ................... 1247
Recommended passage ............. 1247
Committee report adopted ....... 1250
Made special order . . . . . . . . . . . . . 1260
Subcommittee, Hill, Doyle, and
Rapp
.1301
Amendment H. 513 fled .......... 1373
Amendment H. 514 filed .......... 1373
Amendment H. 516 fled ......... 1374
Amendment H. 517 flied ............ 1375
Amendment H. 520 fled ......... 1376
Special order ......................... 1382
Amendment H. 522 filed ........... 1389
Amendment H. 525 fled .......... 1394
Amendment H. 525 withdrawn . 1394
Amendment H. 522 lost …....... 1394
Amendment division H. 516A lost. 1395

Amendment division H. 516
adopted ........................... 1395
Amendment division H. 516 D adopted . . ....................... 1396
Amendment division H. 516E lost. 1397
Rule suspended ..................... 1397
Amendment adopted ................ 1397
Amendment division \(H\). 516 F adopted . . . .......................... 1397
Amendment division H. 516G lost. 1398
Amendment division \(H\). \(\quad 516 \mathrm{H}\)
adopted . . . . . . . . . . . . . . . . . . . . . . 1398
Rule suspended ........................... 1398
Amendment adopted ................ 1398
Amendment division \(H\). 516 I
adopted . \(\because\)...................... 1398
Amendment H. 520 lost ...........1399
Amendment H. 440 adopted ..... 1400
Amendment H. 514 lost ......... 1400
Amendment H. 513 withdrawn .. 1400
Amendment H. 226 withdrawn .1400
Amendment H. 526 filed ......... 1400
Amendment H. 526 adopted ...... 1401

Amendment H. 523 adopted ..... 1401
Amendment H. 527 filed ......... 1401
Amendment H. 527 adopted ...... 1401
Amendment H. 521 fled ......... 1402
Amendment H. 521 adopted \(\cdots .1402\)
Committee amendment H. 428

adopted . . . ........................ 1403
Amendment division H . 517 B
lost . . ................................. 1403
Amendment division H . \(517 \dot{\mathrm{C}}\)
lost ............................... 1404
Amendment division \(H\). 517 D adopted . . .......................... 1404
Amendment division \(H\). 517 E
lost .................................. 1404
Amendment division \(H\). 517 F
adopted
1404


112 By Robinson. A bill for an act relating to the highway grade crossing safety fund.
Received, referred to appropriations
Committee report ............................. 2016

Committee amenament \(\dot{H}\). \(\operatorname{si0}\)...2016
Amendment H. 824 filed ......... 2057
Amendment H. 824 adopted ..... 2090
Amendment H. 831 filed .......... 2106
Amendment H. 838 filed ...........2106
Motion filed to reconsider vote .. 2120
Motion to reconsider vote prevailed

2120
Amendment \(H .824\) withdrawn .. 2120
Amendment H. 846 filed ......... 2120
Amendment H. 846 adopted ..... 2121
Amendment H. 831 withdrawn .. 2121
Amendment H. 838 withdrawn .. 2121
Committee amendment \(H\). \(8 \dot{0} \dot{8}\) adopted

2121
Passed House. Ayes 85, nays 8 .. 2121
Message from Senate ............... 2197
House concurred .................... 2200
Repassed House. Ayes 93, nays
2

Signed by Speaker ................... 2393
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115 By Milligan (Hill and Small. A bill for an act relating to disclosure of criminal history and intelli- gence data and providing penalties.
Received, referred to judiciary ..... 569
Committee report ..... 665
Recommended passage ..... 665
Committee report adopted ........ and Jesse ..... 701
Made special order ..... 712
Amendment H. 262 filed ..... 754
Amendment H. 264 filed ..... 757
Amendment H. 265 filed ..... 757
Special order ..... 762 adopted ..... 763
Amendment division \(H\). 265A lost ..... 767
Amendment H. 266 filed ..... 780
Amendment H. 269 filed ..... 781
Amendment H. 268 filed ..... 781
Amendment H. 267 filed ..... 781
Amendment H 272 flled ..... 781
Motion filed to reconsider vote ..... 789
Amendment H. 290 filed ..... 830
Amendment H. 292 filed ..... 848
Amendment H. 292 adopted ..... 849
Amendment division H. 262A withdrawn ..... 851
Amendment division H. 265B withdrawn ........................ ..... 851
Amendment H. 272 withdrawn ..... 851
Lines of amendment H. 263 with- drawn ..... 852
Amendment division H. 262B adopteddivision \({ }^{H}{ }^{2620}\)
mendment division H. \(\quad 262 \mathrm{C}\)
Amendment H. 266 adopted ..... 853
Amendment division H. 262D adopted ............................. ..... 853
Amendment division H. 262E adopted ..... 853
Amendment H. 290 adopted ..... 853
Amendment H. 268 withdrawn ..... 853
Amendment division H. 262G adopted ..... 854
Amendment H. 296 fled ..... 854
Amendment H. 296 adopted ..... 854
Amendment division H. 262 F adopted .............................. ..... 854
Amendment division \(H\). 262 H lost
854
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Amendment H. 297 flled ..... 854
Amendment division H. \(297 B\) lost ..... 855
Amendment H. 300 filed ..... 855
Amendment H. 300 adopted ..... 855
Amendment division H. 2621 ..... 855adopted
Motion filed to reconsider vote. ..... 855 ..... 853
Amendment H. 293 fled
Amendment H. 294 filed ..... 860
Amendment H. 269 adopted ..... 865
Amendment division H. 262K withdrawn
865
Motion to reconsider vote failed. Amendment H. 294 withdrawn ..... 866
Amendment division H. 264B adopted
867
867
Amendment H. 302 fled ..... 867

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Sifting recommends calendar .... 1653
Committee amendment H. 395 adopted

1811

Amendment H. 725 adopted ..... 1811
Passed House. Ayes 67, nays 19.. 1812
Explanation of votes ............... 1822
Signed by Speaker ..................2306

\section*{123 By Hansen and Griffin (Freeman and Bittle). A bill for an act relating to the taxation of marine insurance underwriting profts. \\ Received, referred to ways and means \\ Amendment H. 309 filed ........... 874 \\ Committee report . ...................... 1157 \\ Recommended amendment, passage \\ 1157 \\ Committee amendment H .439 .....1157 \\ Committee report adopted ....... 1161 \\ Committee amendment H. 439 \\ adopted . .......................... 1215 \\ Amendment H. 309 withdrawn .. 1215 \\ Passed House. Ayes 83, nays \\ none ................................. . . 121 \\  \\ Signed by Speaker ................... 1511}

> 124 By Ways and Means. A bill for an act relating to sales tax on purchases made by contractors who are retailers.

Received, referred to ways and means
Subcommittee, Dunlap, Egenes,
Middleswart, Monroe, and
Roorda . ............................. 3

\section*{Committee report}
Recommended passage ..... 
Passed House. Ayes 84, nays439
none
Signed by Speaker ..... 562
126 By Schools. A bill for anact relating to the educationalprogram of schools.

Received, referred to education . . 435
Subcommittee, Lippold, Carr,
Horn, Patchett, and Wulff ... 482
Amendment H. 148 flled ......... 501
Amendment H. 159 filed ......... 554
Amendment H .187 filed .......... 602
Amendment H. 246 filed ........... 721
130 By Priebe and Schwieger. A bill for an act relating to numbering of motor vehicle registration plates.
Received, referred to state government
Subcommittee, Harvey, Avenson, and Roorda
Committee report …................ 1017
Recommended passage ............ . 1017
Committee report adopted ...... 1020
Amendment H. 419 filed ......... 1140
Placed on calendar . . . . . . . . . . . . . 1200
Amendment H. 419 withdrawn . 1327
Passed House. Ayes 82, nays 9 .. 1328
Explanation of votes .............. 1347
Explanation of vote .................. 1368
Signed by Speaker . . .......................1511
131 By Murray and Ramsey (Bittle, Hill and Oakley). A
bill for an act relating to theS. F.Pagetime of payment of inherit-ance tax.
Received, referred to ways andmeans
649
Substituted for H. F. 205 ..... 799
Passed House. Ayes 82, nays 2 ..... 99
Signed by Speaker ..... 993
134 By Curtis, Kelly, Griffin,Shaw, Kennedy, McCartneyand Coleman. A bill for anact relating to the regulationof the practice of public ac-counting; to enlarge the stateboard of accountancy; to pre-scribe its power and duties;and to provide penalties forviolations of the provisionsof this act.
Received, referred to sifting ... 1381
\(13 \overline{5}\) By State Government. A bill for an act relating to equipment of motorcycles and motorcycle riders.

Received, referred to state gov
ernment ..... 449
Amendment \(H\). 117 filed ..... 450
Ferguson ..... 530
Amendment H. 155 filed ..... 531
144 By Griffin, Kennedy, Blouin, Miller of Des Moines, Gluba,Shaw and Tieden (Knoke,Monroe, Norpel, Clark ofDubuque and Carr). A billfor an act relating to thehours during which alcoholicbeverages and beer may besold and to the fees requiredfor the issuance of certainliquor control licenses andbeer permits.

Received, referred to judiciary
and law enforcement ..........
Subcommittee, Oakley, Hennessey, and West
942
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Committee amendment H. 378 .. 1029
Committee report adopted ........ 1039
Steering recommends calendar ..... 1152
Point of order raised1153
Referred to ways and means .. ..... 1153
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committee report ..... 1423
Without recommendation, but with amendment . . . . . . . . . . . . . 1423
Committee amendment H. 542 ... 1423
Committee report adopted ....... 1431 ..... 1431
Made special order
Amendment H. 588 filed .......... 1558
Amendment H. 602 filed .......... 1597
Amendment H. 608 flied .......... 1598
Amendment H. 609 filed .......... 1599
Amendment H. 610 filed ............ 1599
Amendment H. 611 filed
Amendment H. 612 filed ......... 1600
Special order ..... 1604
Call of the House requested ..... 1604
Call of the House ..... 1604
Committee amendment H. 378
adopted ..... 1606
Amendment H. 588 withdrawn .. 1606
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Committee amendment H. 542 adopted .1607
Amendment H. 608 adopted ..... 1608
Amendment H. 611 lost .......... 1608
Point of order raised ............... 1608
Ruled not germane H. 612 ...... 1608
Amendment H. 602 adopted .... 1610
Explanation of vote ................ 1610
Amendment \(H\). 616 filed ............ 1610
Point of order raised ............. 1611
Ruled not germane H. 616 ........ 1611
Point of order raised. . . . . . . . . . . . 1611
Ruled not germane H. 609 ....... 1611
Amendment H. 615 flled .......... 1611
Point of order raised ............... 1612
Ruled not germane H. 615 ...... 1612
Amendment H. 617 filed .......... 1612
Amendment H. 619 filed ............ 1612
Amendment H. 619 adopted ..... 1612
Amendment H. 617 adopted ...... 1613
Failed to pass House. Ayes 47,
nays 53 ............................. 1613
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Amendment H. 626 filed .......... 1619
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Call of the House .................. 1745
Motion to table ...................... 1746
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Motion filed to reconsider vote . . 1747
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vailed \(\cdot\).............................. 1747
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vailed …............................ 1748
Motion filed to reconsider vote .. 1748
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vailed ................................ 1749
Committee amendment H. 378 lost ................................. 1750
Amendment H. 708 filed ........... 1750
Amendment H. 708 lost ........... 1750
Amendment H. 626 lost ............ 1751
Motion filed to reconsider vote .. 1751
Motion to reconsider vote failed.. 1751
Passed House. Ayes 53, nays \(46 \ldots 1752\)
Motion fled to reconsider vote .. 1752
Motion to reconsider vote failed.. 1752
Explanation of vote .............. 1822
Signed by Speaker ...................2306

> 148 By Human Resources. A
> bill for an act relating to
> the cash depreciation fund for Iowa state industries.

Received, referred to human resources
Subcommittee, Brunow, Den Herd-
er, West Readinger, Monroe, and Rinas530

Sifting recommends calendar ... 1594

Removed from calendar ......... 1603
Sifting recommends calendar ... 1654
Re-referred to sifting ........... 2040
149 By Human Resources. Abill for an act clarifyinglegal settlement of a minorchild residing in an institu-tion.
Received, referred to human re-sources \({ }^{\text {soncommittee, }}\) Higgins, ..................
Subcommittee, Higgins, Crawford, Lippold, Fitzgerald, Newhard, and Readinger
Committee report ..... 521
Recommended passage ..... 521


179 By Kelly. A bill for an act relating to inspection of patient's records.
Received, passed on file .......... 2391
182 By Willits and Kinley. A bill for an act relating to the office of public defender.
Received, referred to sifting .... 1900
184 By Miller of Marshall, Rabedeaux, Briles, Tieden, Kennedy, Schaben, Schwengels, Fotter and Hultman. A bill for an act making an appropriation for the construction of a nursing care facility at the Iowa Soldiers Home.
Received, referred to appropriations 1661
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sage . . . . . . . . . ....................... 2339
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Committee amendment H. 893 adopted \(\ldots . . . . . . . .\).
Passed House. Ayes 86, nays
none . . . . . . . . . . . . . . . . . . . . . . . . 23.
Signed by Speaker ........................2393
188 By Riley. A bill for an act relating to garnishment for delinquent personal property taxes.
Received, referred to ways and means

196 By Hultman, Lamborn, Rabedeaux, Shaw, Murray, Curtis, Coleman, Palmer, and Griffin. A bill for an act relating to state libraries and providing for penalties.
Received, referred to state government
Amendment H. 161 filed .......... 554
Subcommittee, Ferguson, Harper, Harvey

615
Committee report ................... 1017
Recommended passage .............. 1018
Committee report adopted ........ 1020
Sifting recommends calendar .... 1408
Amendment H. 550 filed ......... 1479
Amendment H. 569 filed ….......... 1517
Amendment H. 161 adopted .... 1578
Amendment H. 569 adopted .... 1578
Amendment H. 596 filed..... .1578
Amendment division H. 596A lost. 1579
Amendment division H. 596B withdrawn

1579
Amendment H . 598 filed........ .1579
Amendment H. 598 lost .......... 1579
Amendment \(H\). 550 adopted ..... 1579
Motion to table ................... 1579
Motion to table lost .................. 1579
Passed House. Ayes 70, nays \(27 \ldots 1580\)
Signed by Speaker ..................2056
199 By Judiciary. A bill for an act to provide a judicial qualifications act under the authority of the constitutional amendment adopted at the general election in November, 1972.
Received, referred to judiciary and law enforcement ...........
Edelen \(\ldots\)......
Commitee report ................. 1018
Recommended amendment, passage
Committee amendment H. 372 .. 1018
Committee report adopted ....... 1020
Placed on calendar . . . . . . . . . . . . 1057
Committee amendment \(\mathbf{H}\). \(\mathbf{3 7 2}\) adopted
Passed House. Ayes 96, nays none \(\ldots\)............................... 1185
Explanation of vote ................ 1232
Signed by Speaker ................... 1511
202 By Cities and Towns. A bill for an act relating to the road use tax fund.
Received, referred to cities and towns
Subcommittee, Tofte, Connors, Mendenhall ....................... 6
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\hline 1'age & ge \\
\hline Committee report ................. 64 & Amendment H. 696 withdrawn . 1744 \\
\hline Recommended passage .......... 640 & Motion filed to reconsider vote..1744 \\
\hline Committee report adopted ..... 648 & Motion to reconsider vote failed.. 1745 \\
\hline Placed on calendar ............. 1153 & Passed House. Ayes 75, nays 24. 1745 \\
\hline Passed House. Ayes 83, nays
none & Signed by Speaker ............2306 \\
\hline Explanation of votes & 224 By Judiciary (Judiciary and \\
\hline Explanation of vote ............ 1347 & Law Enforcement). A bill for \\
\hline Explanation of vote ............. 1368 & an act relating to the juris- \\
\hline Signed by Speaker . . . . . . . . . . . .1511 & \begin{tabular}{l}
diction of peace officers. \\
Received, referred to judiciary
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\hline 203 By Cities and Towns. A & and law enforcement ......... \\
\hline bill for an act relating to & Subcommittee, Doyle, Howell, \\
\hline the deposit of public funds. & and West . . . . . . . . . . . . . . . . . 942 \\
\hline ceived, passed on file ......... 449 & Committee report \\
\hline ubstituted for H. F. 267 ....... 543 & Recommended passage \\
\hline Passed House. Ayes 70, nays \(26 . .544\) & Committee report adopted ..... 1001 \\
\hline Signed by Speaker ........... 683 &  \\
\hline 5 By Hansen, Griftin, & Passed House. Ayes
none \\
\hline Tieden, Kinley, Robinson, & Explanation of vote ...............1207 \\
\hline Andersen, Nystrom, Kennedy, & Explanation of vote .............. 1232 \\
\hline Miller of Des Moines and & Signed by Speaker ............. 1337 \\
\hline Riley. A bill for an act re- & \\
\hline qliring any person operating & 231 By Appropriations. A bill \\
\hline a railroad in this state to con- & for an act to make a supple- \\
\hline struct and maintain catwalks & mental appropriation from \\
\hline and handrails on all railway & moneys received by the board \\
\hline bridges and trestles and pro- & of nursing exam \\
\hline viding penalties. & eceived, referred \\
\hline ceived, referred to human and & \\
\hline industrial relations ............ 826 & Subcommittee, Fisher of Greene, \\
\hline bbommittee, Caffrey, Connors, & Husak, Kiser, Den Herder, An- \\
\hline and Wells . . . . . . . . . . . . . . . . 942 & derson, Caffrey, and Cusack .. 482 \\
\hline Committee report . . . . . . . . . . . . . 1061 & Committee report . . . . . . . . . . . . . 482 \\
\hline Recommended passage .......... 1061 & Recommended passage . ......... 48 \\
\hline Committee report adopted ...... 1069 & Report of appropriations . . . . . . . 482 \\
\hline Placed on calendar ............. 1153 & Committee report adopted \\
\hline Removed from calendar ........ 1181 & Passed House. Ayes 93, \\
\hline Sifting recommends calendar ... 1595 & \\
\hline Removed from calendar ........ 1603 & Signed by Speaker \\
\hline fting recommends calendar ... 1654 & \\
\hline Re-referred to sifting . . . . . . . . 2040 & 232 By Appropriations. A bill for an act to appropriate \\
\hline 6 By Palmer. & from moneys received by \\
\hline act relating to the & rtain commissions, boards, \\
\hline of licensed motor fuel & and departments. \\
\hline tributo & ived, referred to \\
\hline eceived, referred to & \\
\hline means . . . . . . . . . . . . . . . . . . . . 895 & Subcommittee, Millen, Oakley \\
\hline 219 By Schools. A bill for an & Grundy, Griffee, and Horn \\
\hline act relating to the use and & Report of appropriations ....... 826 \\
\hline operation of school buses. & Committee report ............. 828 \\
\hline Received, referred to education.. 457 & Recommended amendment, pas- \\
\hline ubcommittee, Grassley, Stanley, & sage . . . . . . . . . . . . . . . . . . . . . 828 \\
\hline Byerly . . . . . . . . . . . . . . . . . . . 615 & Committee amendment H. 291 .. 828 \\
\hline Committee report ............... 1030 & Committee report adopted ...... 838 \\
\hline Recommended amendment, pas- & Committee amendment H. 29 \\
\hline & adopted . . . . . . . . . . . . . . . . . . . 888 \\
\hline Committee amendment H. 383 . . . 1030 & Passed House. Ayes 86, nays 4 .. 888 \\
\hline Committee report adopted ...... 1039 & Signed by Speaker ............. 115 \\
\hline Sifting recommends calendar ... 1593 & \\
\hline Committee amendment H. 383 & 34 By Ways and Means (Ways \\
\hline adopted . . . . . . . . . . . . . . . . . . 1707 & and Means). A bill for an act \\
\hline Amendment H. 689 filed ........ 1707 & relating to individual income \\
\hline Point of order raised . . . . . . . . . . 1709 & tax. \\
\hline Ruled germane H. 689 . . . . . . . . . 1709 & eceived, referred to ways and \\
\hline Amendment H. 690 filed ........ 1709 & ans . ........................ 505 \\
\hline Amendment H. 590 adopted .... 1709 & Subcommittee, Stanley, Bittle. \\
\hline Amendment H. 696 filed ........ 1716 & Kreamer, McCormick, \\
\hline Amendment H. 697 flled ........ 1716 & land ........................... . 942 \\
\hline Amendment H. 704 filed ........ 1742 & Committee report . . . . . . . . . . . . 1797 \\
\hline Amendment H. 704 adopted .... 1743 & Recommended passage . . . . . . . 1797 \\
\hline Amendment H. 689 withdrawn .. 1743 & Committee report adopted . . . . . 1801 \\
\hline Amendment H. 697 withdrawn .. 1744 & Amendment H. 728 filed ........ 1818 \\
\hline Amendment H. 705 fled ........ 1744 & Amendment H. 727 fled ........ 1819 \\
\hline Amendment H. 705 adopted .... 174 & Amendment H. 729 flled \\
\hline
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Point of order raised ..... 1852
Ruled not germane H. 74 .....  185
Motion to suspend rules ..... 1852
Motion failed ..... 1852
Point of order raised ..... 1853
Ruled not germane H. 727 ..... 1853
Motion to suspend rules ..... 1853
Motion failed ..... 1854
Point of order raised ..... 1854
Ruled not germane H. 728 ..... 1854
Motion to suspend rules ..... 1854
Motion failed ..... 1855
Point of order raised ..... 1856
Ruled not germane \(\mathbf{H}\). \({ }_{7} \mathbf{7} \dot{9} 9\) ..... 1856
Motion to suspend rules ..... 1856
Motion failed ..... 1857
Amendment H. 743 fled .......... 1857
Amendment H. 743 withdrawn .. 1857
Passed House. Ayes 96 , nays1857
none
Fiscal note HCS.
Fiscal note HCS.Fiscal note HCS.Fiscal note HCS.
Explanation of vote ..... 1867
Signed by Speaker ..... 2056
237 By County Government. A bill for an act relating to age requirements of applicants for marriage licenses, to re- sponsibility for return of certain märriages, and to legitimacy of children born of certain marriages.
Received, referred to judiciary and law enforcement ............ Subcommittee, Crawford, New- hard, and Jesse ..... 942
Committee report ..... 1083
Recom ..... 1083
Committee amendment \(H\). 39 ..... 1083
Committee report adopted ..... 1091
239 By Commerce. A bill for an act relating to the obliga- tions of a development cor- poration for loan purposes.
Received, referred to commerce. Griffee ..... 942
Committee report ..... 1125
Recommended passage ..... 1125
1144
Sifting recommends calendar ..... 694
Removed from calendar ..... 1653
Passed House. Aye ..... 2306
242 By Briles (Fisher of Greene). A bill for an act relating to the taxation of pension and retirement insur- ance premiums.
Received, referred to ways and means ..... 1381
245 By Willits (Byerly). A bill for an act relating to theconveyance of sanitary dis-
tricts to a city or town.
Received, passed on filed ..... 1831
Substituted for H. F. 616 ..... 1835
Passed House Ayes 94, nays none ..... 1835

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Explanation of vote .............. 1867
Signed by Speaker 2056

253 By Kinley and Willits. A bill for an act to legalize and validate the proceedings of the board of township trustees of Saylor Township of Polk County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of said tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said township.
Received, referred to judiciary and law enforcement
Subcommittee, Oakley, Doyle, and Crawford804
Committee report ..... 1029
Recommended passage ..... 1030
Committee report adopted ..... 1039
Placed on calendar ..... 1057
Rule suspended ..... 1071
Passed House. Ayes 85, nays 2. ..... 1075
Signed by Speaker ..... 1337
255 By Willits. A bill for an act relating to the office of city assessor, and the con- ference board
Received ..... 840 and Woods ..... 942
Subcommittee, Bittle, Kreamer,
Subcommittee, Bittle, Kreamer,
264 By County Government. A bill for an act relating to the conduct of an election can-vass by the canvassing board.
Received, referred to state gov-ernment649
Subcommittee, Drake, Doyle, Bit-tle, McCormick, and Harvey804
265 By County Government. A bill for an act relating to the method of filing reports on homestead tax credits and military service tax credits.

Received, referred to county gov-ernment735
Committee report ..... 898
Recommended passage ..... 898
Committee report adopted ..... 905
Subcommittee,941
Sifting recommends calendar
1594
1594
Removed from calendar ..... 1603
Sifting recommends calendar .....Passed House. Ayes 82, nays2038
none
Signed by Speaker ..... 2393
271 By Kelly. A bill for an act relating to the establishment of a regional library system and making an appropriation. means ..... 2055
Committee report ..... 2072
Amendment H . 833 filed ..... 2107


Signed by Speaker
295 By Schwleger and Plymat. A bill for an act relating to the department of social services and the merit system.
Received, referred to human resources

301 By Human Resources. A bill for an act relating to the sale, distribution or advertisement of contraceptive products, and the regulation of distribution of venereal disease prophylactics and providing a penalty.
Received, referred to human resources
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Committee report ..... 1031
Recommended passage ..... 1031
Committee report adopted ..... 1039
Subcommittee, Schroeder ..... Den
Herder, Hargrave, Miller1062
311 By Rodgers. A bill for an act relating to the athleticteam of a school
Received, referred to sifting ..... 1506
313 By Judiciary (Judiciary and Law Enforcement). A bill for an act relating to bond elections for joint city-coun- ty buildings.
Received, referred to judiciary and law enforcement ..... 649
Subcommittee, Edelen, Doyle, and Hargrave ..... 804
Committee report ..... 993
Recommended passage ..... 993
Committee report a ..... 1057
Passed House. Ayes 95, nays
Explanation of vote ..... 1207
Explanation of vote ..... 1337
Signed by Speaker ..... 1337
321 By Winkelman, Robinson,Griffin, Tieden, DeKoster,Kelly and Coleman (Millen,Stromer, Clark of Lee andCrabb). A bill for an act toexempt facilities used to con-trol air and water pollutionfrom property taxation.

Received, referred to ways and means
324 By Griffin and Hultman (Knoke, Butler and Schroeder). A bill for an act to legalize and validate the proceedings of the board of township trustees of Lewis Township of Pottawattamie County, Iowa, in connection with a certain election held to authorize a tax levy for fire protection purposes and the issuance of bonds in anticipation of sald tax and declaring the validity of said election and that bonds issued pursuant to said proceedings shall be enforceable obligations of said township.
Received, referred to ways and means .................................
Subcommittee, Hill, Doyie, and
Kreamer ............................ 1451
Committee report ...................... 1595
Recommended passage . . . . . . . . . . 1595
Committee report adopted ....... 1602
Passed House. Ayes 94, nays 1 .. 1692
Explanation of vote .............. 1693
Signed by Speaker 1693
2056

329 By McCartney, Kinley, Gluba, Blouin, Bergman Curtis, Rabedeaux, Briles, Lamborn, Kennedy, Robinson, Rodgers, Gallagher, Priebe, Orr, Taylor, Kelly, Murray, Miller of Des Moines, Miller of Marshall, Potter, Hansen,

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Tieden, Van Gilst, Winkelman, Coleman, Nolin, Scott, Willits, Palmer, Heying, Andersen, Ramsey, Griffin, Junkins, and Schwieger (Fitzgerald). A bill for an act relating to door-to-door sales and providing penalties.
Received, passed on file
Substituted for H. F. 617 ........ 1118
Passed House. Ayes 87, nays 1 .. 1118
Explanation of vote ............... 1144
Signed by Speaker ................... 1337

> 335 By Briles (Daggett). A bill for an act relating to the general fund of school districts.

Received, referred to sifting1231

339 By State Government (State
 Government). A bill for an
 act establishing an examina
tion fee for real estate sales
man or broker examinations.

Received, referred to state gov
ernment

Subcommittee, Cusack, Harper, and Junker804
341 By County Government (County Government). A bill for an act relating to gen- eral fees.

Received, referred to county gov
ernment

Subcommittee, Bennett, Bortell,
 and Hennessey

Committee report
 898

Recommended passage ................ 898

Committee report adopted ..... 905

345 By Appropriations. A bill for an act appropriating funds to the higher education facilities commission to finance tuition grants.
Received, referred to appropriations

840
Subcommittee, Dunton, Lippold,
Norpel, Stromer, Kreamer,
Brinck, and Brockett ........... 874
Report of appropriations ........ 1156
Committee report .................. 1157
Recommended passage ............. 1157
Committee report adopted ....... 11.61
Amendment H. 456 filed .......... 1203
Amendment H. 456 lost ........... 1209
Amendment H. 462 filed .......... 1209
Amendment H. 462 lost ........... 1210
Passed House. Ayes 94, nays
none ................................... 1210
Explanation of votes ................. 1232
Signed by Speaker ................. 1337
346 By Appropriations. A bill for an act appropriating funds to the bureau of labor for deposit in the amusement inspection fund to finance amusement ride insnections.
Received, referred to appropriations
Subcommittee, Fischer of Grundy, Griffee, Horn, Millen, Oakley, Small, and Crabb
Report of appropriations ......... 942
Committee report ...................
Recommended passage ................. 943
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Committee report adopted
Passed House. Ayes 79 nays 8 .. 1042
Signed by Speaker ................ 1158

\section*{357 By Agriculture. A bill for an act relating to standards for foods containing chemical residues.}

Received, referred to agriculture. 650
Substituted for H. F. 382 ......... 715
Amendment H. 250 filed 721
Amendment H. 250 withdrawn . 1260
375 By County Government. A bill for an act relating to recalculation of amounts payable to counties from the moneys and credits tax replacement fund.
Received, referred to county government
Subcommittee, Edelen, Hennes-
sey, and Danker 942
Committee report ...................... 993
Recommended passage ............. 993
Committee report adopted ...... . 1001
Placed on calendar ................ 1057
Passed House. Ayes 94, nays
none .................................. 1188
Explanation of vote ................... 1232
Signed by Speaker .......................1337

\section*{376 By Ways and Means. A bill} for an act to provide property tax relief by providing a reimbursement for property taxes paid and rent constituting property taxes paid for persons sixty-five years of age or totally disabled, providing a penalty, and making an appropriation therefor.
Received, referred to ways and means
Amendment H. 468 filed ............ 1227
Subcommittee, Stanley, Grassley,
Kreamer, Wells, and Woods .. 1301
Amendment H. 487 filed ......... 1301
Fiscal note HCS.
Committee report ................. 218 :
Recommended amendment, pas-
sage
2185
Committee amendment H. 874 .. 2185
Referred to appropriations ..... 2192
Committee report ................... 2280
Recommended amendment, pas-
sage ................................... 2280
Committee amendment H. \(884 \ldots 2280\)
Committee amendment division H. 874 A adopted 2297
Amendment H. 886 filed ........... 2297
Amendment \(H\). 886 adopted ......2298
Committee amendment H. 884
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withdrawn
.. 2298

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Committee amendment division
H. 874B adopted ..................2299

Motion filed to reconsider vote .. 2299
Amendment H. 888 fled ......... 2307
Amendment H. 889 filed …........2307
Fiscal note HCS.
Motion to reconsider vote pre-
vailed ..............................2315
Call of the House requested .... 2315
Call of the House .................. 2315
Motion to suspend rules ......... 2315
Motion failed ......................... 2315
Call of the House lifted .......... 2316
Committee amendment division
H. 874 B lost ........................ 2317
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Amendment division H. 487A lost. 2318 Amendment division H. 487 B withdrawn ........................ 2318 Amendment H. 468 withdrawn .. 2318 Amendment H. 889 withdrawn .. 2318 Amendment H. 888 lost ........... 2319
Passed House. Ayes 98, nays none

2319

383 By Robinson. A bill for an act relating to the uniform support of dependents law.
Received, referred to sifting .. 1506
Sifting recommends calendar .. 1594
Removed from calendar ........ 1603
Sifting recommends calendar . 1653
Passed House. Ayes 71, nays 1 . . 2033
Explanation of vote ............ 2064
Signed by Speaker ....................2393
393 By Doderer. A bill for an act relating to the military service tax exemption.
Received, referred to ways and means
.1900
396 By County Government. A bill for an act relating to departmental regulations affecting local governmental bodies.
Received, referred to state government

908
Committee report ................ 1018
Recommended passage .................. 1018
Committee report adopted ..... 1020
Subcommittee, Bittle, Junker, and
Harper
1062
Sifting recommends calendar .... 1407
Passed House. Ayes 83, nays
none . . . . . . . . . . . . . . . . . . . . . . . 1447
Explanation of votes ........... 1456
Signed by Speaker ................ 1538


424 By Gluba, Rabedeaux, Scott, Kinley, Palmer, Willits, Blouin, Robinson, Curtis, Shaw, Murray, Schwengels and Nolin (Cusack, Higgins, Byerly, Mennenga, Connors, Norland, Miller of Cerro Gordo and Small). A bill for an act relating to the creation of a Spanish-speaking peoples study commission and providing an appropriation.
Received, passed on file .......... 2391
S. \(\mathbf{F}\).
?ase
426 By Kennedy. A bill for an act relating to the Iowa law enforcement academy and the merit employment system.
Received, referred to sifting .... 1381
Sifting recommends calendar .. 1595
Removed from calendar ........ 1603
Sifting recommends calendar .. 1654
Amendment H. 707 filed ........ 1759
Pe-referred to sifting ......... 2072
441 By County Government. A bill for an act relating to the compensation of county officers and authorizing the establishment of group insurance, health, or medical service for county officers.
Received, referred to appropriations
Subcommittee, Schroeder, Brinck,
Brockett, Jesse, and Stromer .. 1062
Amendment H. 401 filed ........ 1087
Amendment H. 403 filed ......... 1088
Amendment H. 447 filed ......... 1177
Amendment H. 584 filed .............. 1539
Committee report . ................ 1566
Recommended amendment, pas-
sage ................................. 1566
Committee amendment H. \(592 . .1566\)
Committee report adopted ..... 1572
Amendment division H. 447A. lost. 1581
Amendment division H. 401A lost. 1582
Amendment H. 597 filed ......... 1582
Amendment H. 597 lost .......... 1582
Amendment division "H. 401 B
withdrawn ..................... 1588
Amendment H. 584 adopted ..... 1583
Amendment H. 599 filed ....... 1585
Amendment H. 599 adopted ......1585
Motion filed to reconsider vote. 1585
Motion to reconsider vote failed.. 1585
Amendment \(H\). 605 filed ....... 1586
Amendment H. 605 withdrawn .. 1586
Committee amendment H. 592
adopted ................................. 1586
Amendment division H. 401C
withdrawn ...................... 1586
Amendment division H. 447 B lost. 1587
Amendment H. 601 filed ....... 1587
Amendment H. 601 adopted .... 1587
Point of order raised .......... 1587
Ruled not germane H. 403 ........ 1588
Amendment H. 603 filed ....... 1588
Amendment H. 604 filed ......... 1590
Amendment H. 604 adopted .... 1590
Motion to suspend rules ........ 1590
Motion failed . . . . . . . . . . . . . . . . . . 1591
Amendment H. 603 adopted .... 1591
Amendment H. 606 filed ........ 1591

Amendment \({ }^{\prime}\) division' 'H.' 606 B
withdrawn . . . . . . . . . . . . . . . . . . 1592
Amendment H. 618 filed ........ 1592
Amendment \(H\). 618 adopted ... 1592
Passed House. Ayes 95, nays 4 . .1593
Message from Senate ............ 1772
House insisted ..................... 1778
Conference committee appointed. . 1795
Explanation of vote ............ 1796
Conference committee report .... 2017
Message from Senate ............. 2311
Conference committee report
adopted .......................... 2322
Repassed House. Ayes 83, nays
2 . . . . . ..................................... 2323
S. \(F\).
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444 By Agriculture. A bill for an act relating to state-approved premises, cattle feed lots and grazing areas.
Received, referred to agriculture
840
Committee report ................ 918
Recommended passage .......... 918
Committee report adopted ,...... 924
Placed on calendar .............. 9
Subcommittee, Danker, Hennessey, and Bennett ..............
Passed House. Ayes 84 , nays
none ............................ 1055
Signed by Speaker ................... 1158

\section*{447 By Riley and Van Gilst. A bill for an act relating to} the commission on the aging.
Received, referred to appropriations
.1507
Sifting recommends calendar .... 1595
Removed from calendar ........ 1603
Committee report ................ 1759
Recommended passage . . . . . . . . . . 1759
Committee report adopted ...... 1772
Rule suspended ................... 1806
Passed House. Ayes 88, nays
none . . . . . . . . . . . . . . . . . . . . . . . . . 1809
Explanation of votes ............. 1822
Signed by Speaker ................. 2056

\section*{448 By Cities and Towns. A bill for an act relating to the establishment or acquisition of mass transit systems by public agrencies. \\ Received, referred to cities and} towns

864
Committee report ........................ 943
Recommended passage .......... 943
Committee report adopted ...... 951
Amendment H. 426 filed ........ 1141
Steering recommends calendar ...1152
Point of order raised .............. 1365
Amendment H. 426 withdrawn .. 1365
Amendment \(\mathbf{H} .519\) filed ........ 1366
Amendment H. 519 adopted .... 1366
Passed House. Ayes 87, nays
none ............................. 1366
Explanation of vote ............ 1367
Motion filed to reconsider vote . . 1367
Explanation of vote .............. 1381
Explanation of vote ............... 1382
Amendment H. 528 filed ........ 1409
Amendment H. 539 filed ......... 1423
Motion to reconsider vote pre-
vailed .............................. 1435
Motion filed to reconsied vote .. 1435 Motion to reconsider vote pre-
vailed
.1435
Amendment H. 519 withdrawn .. 1435
Amendment H. 528 adopted ..... 1436
Amendment H. 539 withdrawn .. 1436
Repassed House. Ayes 86, nays
1 .................................. . 1436
Explanation of vote ................ 1450
Explanation of vote ................ 1456
Signed by Speaker ............... 1511
452 By Rodgers. A bill for an act permitting a city or a town to join with a township in building and maintaining a memorial building.
Received, referred to cities and towns

1003

Removed from calendar ........ 1603
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Sifting recommends calendar .. 1653
Passed House. Ayes 81, nays
none . . . . . . . . . . . . . . . . . . . . . . . . . 2037
Explanation of vote ............ 2064
Signed by Speaker ............... 2306
453 By Kelly. A bill for an act relating to the compensation of elected city officers.
Received, referred to cities and towns

1070
Sifting recommends calendar .... 1594
Removed from calendar ........ 1603
Sifting recommends calendar ... 1653
Passed House. Ayes 76, nays 1 .. 2036
Explanation of vote ............ 2064
Signed by Speaker .............. 2306
456 By Cities and Towns. A
bill for an act relating to the
payment of annual dues to
the League of Iowa Munici-
palities and providing audit-
ing procedures.
Received, referred to cities and
towns ................... 895
Amendment H. 345 filed........ 947
459 By Human Resources. A bill for an act relating to the sale or lease of property by a city or county hospital.
Received, referred to sifting ... 2055
Sifting recommends calendar . . 2324
Passed House. Ayes 90, nays 6 . . 2332
Explanation of vote ............ 2348
Signed by Speaker ............. 2393
473 By County Government. A bill for an act relating to the delinquency of dog license fees.
Received, referred to county government
Committee report ..................................... 994
Recommended passage ........... 994
Committee report adopted ...... 1001
Subcommittee, Stephens, Menden-
hall, and Hutchins ............ 1062
Sifting recommends calendar ... 1407
Passed House. Ayes 84, nays
none .......................... 1447
Explanation of votes ............. 1456
Signed by Speaker ................ 1538
476 By State Government. A bill for an act to establish the office of the legislative fiscal bureau, to abolish the budget and financial control committee, and to establish committees under the legislative council.
Received, referred to appropriations
Subcommittee, Lipsky, Menke, and Dunton
Committee report .................................. 1885
Recommended amendment, pas-
sage ........................................... 1885
Committee amendment H. \(750 \ldots 1885\)
Committee report adopted ...... 1896
Amendment H. 786 filed ........ 1953
Amendment H. 786 adopted ..... 1953
Amendment H. 787 flled ........ 1954
Amendment H. 787 adopted ..... 1954
Committee amendment H. \(\mathbf{7 5 0}\)
adopted
1954
S. F. Page1'assed House. Ayes 89, naysnone ................................. 1954
Explanation of vote ..... 1972
Explanation of votes ..... 2030
Explanation of vote ..... 2064
Message from Senate ..... 2178
House insisted ..... 2192
Conference committee appointed. 2193
Conference committee report .... 2358 ..... 235
Message from SenateConference committee reportadopted ............................. 2365Repassed House. Ayes 82, nays
passed House Ay 10 ..... 2366
Signed by Speaker ..... 2393
480 By Ways and Means. A bill for an act relating to refunds of tax on special fuels.
Received, referred to ways andmeans895481 By State Government(Transportation). A bill foran act relating to motor ve-hicle inspection and safety.Received, referred to sifting
Sifting recommends calendar
.. .1593
Amendment \(H .672\) filed .........1679
Amendment H. 666 filed ........... 1680
Amendment H. 678 filed .......... 1681
Amendment H. 668 filed .......... 1681
Amendment H. 671 filed .......... 1682
Amendment H. 669 filed ........... 1682
Amendment H. 670 filed ......... 1682Amendment H. 686 filed .......... 1716
Amendment H. 691 filed .......... 1717
Amendment H. 692 filed .......... 1717
Amendment H. 693 filed ........... 1717
Amendment H. 694 filed ............ 1718
Amendment \(\mathrm{H}, 709\) filed ..... 1759
Fiscal note HCS.
Amendment H. 710 filed ......... 1763
Amendment H. 709 withdrawn. 1781
Amendment H. 710 adopted ..... 1787
Amendment H. 666 withdrawn... 1787
Amendment H. 668 withdrawn... 1787Amendment H. 669 withdrawn... 1787Amendment H. 670 withdrawn... 1787Amendment H. 671 withdrawn... 1787Amendment H. 672 withdrawn... 1787Amendment H. 678 withdrawn... 1787Amendment H. 686 withdrawn... 1787
Amendment H. 688 withdrawn... 1787Amendment H. 691 withdrawn... 1787Amendment H. 692 withdrawn... 1787Amendment H. 693 withdrawn... 1787Amendment H. 694 withdrawn... 1787Passed House. Ayes 96, nays \(1 \ldots 1787\)
Explanation of vote .............. 1803
Explanation of vote ..... 1822
Signed by Speaker ..... 2393
482 By Human Resources. Abill for an act relating to theestablishment of community-based correctional programsand services
Received, referred to human re-sources926
Committee report ..... 1061
Recommended amendment pas
sage ................................. 1061
Committee amendment H. 389 .. 1061Subcommittee, Newhard, Higgins.Freeman, Readinger, Crawfordand Hargrave1062
Committee report adopted ..... 1069
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To sifting committee ............ 1206
Sifting recommends calendar ...1264 Amendment H. 593 filed ........ 1569 Fiscal note HCS.
Committee amendment H. 389
adopted . . . . . . . . . . . . . . . . . . . . . 2265
Amendment H. 593 adopted .....2266
Passed House. Ayes 63, nays \(32 . .2266\)
Signed by Speaker .................2393

\section*{487 By Human Resources. A bill for an act to prohibit sex discrimination in housing} and retirement plans.
Received, referred to human resources
sources ................................ 1093
488 By Appropriations. A bill for an act making appro- priations to certain stateagencies.

Received, referred to appropriations
Report of appropriations ..... 1058
Committee report ..... 1059
Recommended passage ..... 1059
Subcommittee, Middleswart, Stroth -
man, Wyckoff, Welden, Aven-
son, Dunlap, and Freeman ... 1062
Committee report adopted ..... 1062
Rule suspended ..... 1099
Passed House. Ayes 90 , nays 1 ..... 1099
Signed by Speaker ..... 1337
489 By Appropriations. A billfor an act to appropriatemoney from the dairy in-dustry fund to the Iowa dairyindustry commission.
Received, referred to appropria
983
Report of appropriations ..... 1059
Committee report
1059
1059
Recommended passage ..... 1059
Subcommittee, Avenson, Dunlap
Freeman, Middleswart, Stroth-
man, Wyckoff, and Welden .... 1062 ..... 1062
Committee report adopted
Passed House. Ayes 90, nays
none
Explanation of vote ..... 1116
Signed by Speaker ..... 1337
494 By Appropriations. A bill for an act making an appro- priation from the general fund of the State of Lowa to the Iowa beer and liquor con- trol department for capital improvements.

Received, referred to appropria- tions ..... 982
Committee report ..... 2280
Recommended passage ..... 2280
Report of appropriations ..... 2305
Passed House. Ayes 77, nays 14 . 2281Signed by Speaker
495 By Human and IndustrialRelations. A bill for an actrelating to workmen's com-pensation.

Received, referred to human andindustrial relations1070
To sifting committee ..... 1206
Sifting recommends calendar .. 1264Passed House. Ayes 67, nays 23.. 1445
Explanation of vote1445
Motion fled to reconsider vote .. 1458
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Motion to reconsider vote with-
drawn ............................... 154
Signed by Speaker .................. 1861
499 By Appropriations. A bill
for an act to appropriate
from moneys received by the

501 By Human Resources. A bill for an act relating to the selection of polling places for elections.
Received, referred to sifting ...... 1231
Sifting recommends calendar ... 1407
Passed House. Ayes 84, nays
none ............................... 1448
Explanation of votes ............... 1456
Signed by Speaker .....................1538
503 By Appropriations. A bill for an act making an appropriation from the primary road fund to the industrial commission for payment of workmen's compensation claims of employees of the state highway commission.
Received, referred to appropriations 1093
Subcommittee, Menke, Peterson
Rinas, Roorda, Schroeder, Clark
of Dubuque, and Jesse ........
Report of appropriations ........ 1262
Committee report . ................... 1265
Recommended passage ............ 1265
Committee report adopted ....... 1270
Passed House. Ayes 89, nays
none ................................. . . 132
Explanation of vote ............... 1322
Explanation of vote ................ 1347
Explanation of vote .................. 1368
Signed by Speaker .............................1511

> 508 By Appropriations. A bill for an act to appropriate funds to the state highway commission for designated capital improvement programs.
> Received, passed on file
> .1093
> Substituted for H. F. 707
> .1097
> Passed House. Ayes 65, nays \(33 . .1097\)
> Signed by Speaker
 for an act to appropriate funds from the general fund of the state for establishing community-based correctional services.
Received, referred to appropria-
2176
Recommended passage ..............2176
Passed House. Ayes 60, nays 31.. 2270
Signed by Speaker ................ 2393
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512 By Human and Industrial Relations. A bill for an act relating to holidays for state employees.
Received, referred to appropria-
tions

Committee report ........................ 1713
Recommended passage ........... 1713
Committee report adopted ....... 1723
Passed House. Ayes 90, nays \(1 . .1806\)
Explanation of vote .............. 1822
Signed by Speaker
2036
513 By Appropriations. A bill for an act making an appropriation from the general fund to the state comptroller for the substitution or replacement, in whole or in part, of any federal funds which are not available to the state for previously existing federal programs relating to youth opportunities and day care facilities programs.
Received, referred to appropriations
....... 1277
Amendment H. 485 filed ......... 1302
Fiscal note HCS.
Report of appropriations ...... 1636
Committee report .................. 1640
Recommended amendment, pas-
sage . . . . . . . . . . . . . . . . . . . . . . . . 1640
Committee amendment H. 642 . 1640
Amendment H. 674 filed ......... 1674
Amendment H. 670 lost .......... 1674
Amendment \(H\). 681 filed …......... 1674
Amendment \(H\). 681 adopted ..... 1674
Committee amendment \(H\). 642

Amendment H. 485 withdrawn .. 1674
Passed House. Ayes 78, nays 11..1674
Explanation of vote ............... 1687
Signed by Speaker ...................... 2056
514 By Judiciary. A bill for an act to amend the rules of civil procedure proposed by the supreme court.
Received, referred to sifting .... 1831
Sifting recommends calendar ....2324
Passed House. Ayes 88, nays 7 .. 2333
Signed by Speaker ................ 2393
516 By Ways and Means. A bill for an act to provide for the assessment and taxation of the property of municipallyowned electric utilities held under joint ownership.
Received, referred to ways and means
Committee report ............................ 1924
Recommended amendment, pas-

Amendment \(H\). 775 filed . . . . . . . . 1925
Amendment H. 774 filed …....... 1926
Amendment \(H .773\) filed ........... 1927
Amendment H. 772 filed ........... 1927
Committee report adopted . . . . . 1931
Amendment H. 784 filed . . . . . . . 1966
Amendment H. 784 lost . . . . . . . . . . . . 2002
Amendment H. 809 filed ......... 2002
Amendment H. 809 lost …......... 2003
Amendment H. 722 withdrawn... 2003
Amendment H. 773 withdrawn... 2003
Amendment \(H\). 774 withdrawn... 2003
Motion to suspend rules ........ 2003


521 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission.
Received, referred to appropriations
................................ 1195
Report of appropriations .......... 1263
Committee report .................. 1265
Recommended passage ........... 1265
Committee report adopted . . . . . . . 1270
Rule suspended ..................... 1325
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Passed House. Ayes 87, nays
none ............................... 1327
Explanation of votes .............. 1347
Explanation of vote ............... 1368
Signed by Speaker ..................... 1538

\section*{522 By Ways and Means. A} bill for an act relating to fees for inspection of amusement rides, devices, concessions, and booths, and making an appropriation.
Received, referred to ways and means

1195
Subcommittee, Grassley, Husak, and Kiser 1301
Committee report ................... 1509
Recommended amendment, passage 1509
Committee amendment H. 558 . . 1509
Committee report adopted ....... 1519
Committee amendment H. 558
adopted ............................. 1564
Amendment H. 591 filed ......... 1564
Amendment H. 591 adopted .......1564
Passed House. Ayes 91, nays
none .................................. 1564
Motion filed to reconsider vote .. 1565
Motion to reconsider vote with-
drawn ............................. 1814
Messaye from Senate . . . . . . . . . . . . 2163
House insisted . . . . . . . . . . . . . . . . . . 2166
Conference committee appointed.. 2180
Message from Senate . . . . . . . . . . . . 2289
Conference committee report .....2300
Conference committee report
adopted ............................ 2325
Repassed House. Ayes 90, nays
Signed \({ }^{6}\) by
523 By Appropriations. A bill for an act making an appropriation to the committee on employment of the handicapped.
Heceived, referred to appropriations
Report of appropriations .......... 1923
Committee report . . . . . . . . . . . . . . . 1924
Recommended amendment, passage

1924
Committee amendment H. 767 ... 1924
Committee report adopted ......1931
Committee amendment H. \({ }^{\mathbf{7} 6 \mathbf{7}}\)
adopted ................................ 2011
Passed House. Ayes 87 , nays
none ................................ 2011
Explanation of votes .............. 2029
Explanation of votes ............. 2030
Explanation of vote ...................2064
Signed by Speaker ................... 2393

\section*{524 By Appropriations. A bill} for an act making an appropriation from the general fund of the state to the Iowa commerce commission and its divisions.
Received, referred to appropria-
tions . . . . . . . . . . . . . . . . . . . . . . . . 119
Report of appropriations ......... 1221
Committee report .................. 1223
Recommended passage . . . . . . . . . 1223
Committee report adopted ....... 1229
Passed House. Ayes 88, nays
none ................................ . . 1279
Explanation of vote ................ 1305
Signed by Speaker .................. 1511

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\begin{abstract}
525 By Appropriations. A bill for an act making an appropriation from the general fund to the Iowa law enforcement academy.
Received, referred to appropriations
Report of appropriations

1195
Recommended passage ............ 1469
Committee report adopted ...... 1480
Passed House. Ayes 86, nays 2 .. 1547
Signed by Speaker ................. 1861
\end{abstract}

531 By Human and Industrial relations. A bill for an act relating to public employment relations and providing penalties for violations.
Received, referred to sifting ... 1414
Amendment H. 567 filed ......... 1517
Made special order ................ 2077
\(\overline{5} 32\) By Appropriations. A bill for an act to appropriate and authorize expenditures from the vehicle dispatcher revolving fund.
Received, referred to appropria-
tions
1277
of appropriations ......... 1465
Committee report .................. 1469
Recommended passage .......... 1469
Committee report adopted ....... 1480
lassed House. Ayes 82, nays
none ................................. 1545
Explanation of vote ............... 1546
Explanation of vote ................ 1560
Signed by Speaker ................ 1861
533 Bp Appropriations. A bill for an act making an appropriation from the general fund of the state to the various divisions of the department of general services.
Received, referred to appropria-
tions
.1277
Report of appropriations ........ 1465
Committee report .................. 1469
Recommended passage .............. 1469
Committee report adopted ..... 1480
Passed House. Ayes 86, nays 3 .. 1547
Explanation of vote .............. 1560
Signed by Speaker ...................... 1861

> 534 By Appropriations. A bill for an act to appropriate and authorize expenditures from moneys received by the department of general services centralized printing permanent revolving fund.
> Received, referred to appropriations
> .1277
> Report of appropriations ........ 1467
> Committee report .................. 1469
> Recommended passage .................1469
> Committee report adopted ....... 1480
> Passed House. Ayes 91, nays
> none ................................... 1548
> Explanation of vote ................ 1560
> Signed by Speaker ................... 1861

535 By Appropriations. A bill for an act to appropriate and authorize expenditures from moneys received by the de-

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partment of general services revolving fund.
Received, referred to appropria. tions 1277
Report of appropriations . . . . . . . 1467
Committee report .................. 1469
Recommended passage .......... 1469
Committee report adopted . . . . . . . 1480
Passed House. Ayes 91, nays
none ................................. 1549
Explanation of vote ................ 1560
Signed by Speaker
536 By Judiciary. A bill for an act relating to court actions
for the recovery of property.
Received, referred to sifting ....1507
Sifting recommends calendar .... 1594
Removed from calendar ......... 1603
Sifting recommends calendar .... 1653
Passed House. Ayes 73, nays
none ................................. 2034
Explanation of vote ................ 2064
Signed by Speaker ................. 2306
537 By Appropriations. A bill for an act making an appropriation from the general fund of the state to the lowa drug abuse authority.
Received, referred to appropria-
tions
1277
Report of appropriations ........... 1369
Committee report . . . . . . . . . . . . . . . 1371
Recommended passage ................. 1371
Committee report adopted ....... 1379
Passed House. Ayes 82, nays none
............. 1441
Explanation of vote ................. 1450
Explanation of votes ............. 1456
Signed by Speaker ................. 1616
538 By Appropriations. A bill for an act making an appropriation from the general fund of the State of Lowa to the board of parole.
Received, referred to appropriations \(\qquad\)
Report of appropriations ......... 1370
Committee report . . ................... 1371
Recommended passage ............. 1371
Committee report adopted ....... 1379
Passed House. Ayes 85, nays
none ................................. . . 1442
Explanation of vote ............... 1450
Explanation of votes .............. 1456
Signed by Speaker ................. 1616
539 By Appropriations. A bill for an act making an appropriation to the department of social services for use of institutions under the bureau of adult corrections.
Received, passed on file ......... 2006
Substituted for H. F. 781 ......... 2006
Passed House. Ayes 84, nays 1 . 2006
Explanation of votes ............. 2029
Explanation of votes ............. 2030
Explanation of vote .................. 2064
Signed by Speaker ................... 2306
540 By Appropriations. A bill for an act making an appropriation from the general fund of the state to the Iowa commission on alcoholism.
\begin{tabular}{|c|c|}
\hline & \\
\hline \multicolumn{2}{|l|}{Received, referred to appropriations} \\
\hline \multicolumn{2}{|l|}{Report of appropriations ........} \\
\hline & \\
\hline \multicolumn{2}{|l|}{Recommended passage ...} \\
\hline \multicolumn{2}{|l|}{Committee report adopted \(\ldots . .189 .1896\)
Amendment H. 811 filed \(\ldots . .2013\)} \\
\hline \multicolumn{2}{|l|}{} \\
\hline Amendment division \(H\) & \\
\hline \multicolumn{2}{|l|}{Amendment division} \\
\hline & \\
\hline \multicolumn{2}{|l|}{Passed House. Ayes 82, nays 2 . 2014} \\
\hline \multicolumn{2}{|l|}{Explanation of votes ............ 2029} \\
\hline \multicolumn{2}{|l|}{Explanation of votes} \\
\hline \multicolumn{2}{|l|}{gned by Speaker} \\
\hline
\end{tabular}

541 By Appropriations. A bill for an act creating and making an appropriation to the executive council general contingent fund.
Received, referred to appropriations

1278
Committee report .................. 1469
Recommended passage ............. 1469
Committee report adopted ....... 1480
l'assed House. Ayes 93, nays
none ............................... 1550
Explanation of vote ................. 1560
Signed by Speaker .................. 1861
542 By Appropriations. A bill for an act making an appropriation to the department of public instruction to provide school food service assistance for the purpose of participating in certain federal child nutrition programs.
Received, referred to appropriations

1278
Report of appropriations . . . . . . . 1507
Committee report ................... 1509
Recommended amendment, passage
.1510
Committee amendment H. 570 . 1510
Committee report adopted ..... 1519
Committee amendment H. 570
adopted . . . . . . . . . . . . . . . . . . . . . . 1553
Passed House. Ayes 91, nays 2.1553
Explanation of vote ............... 1560
Signed by Speaker ................ 2306
543 By Appropriations. A bill for an act to appropriate from the general fund of the state for the Iowa commission for the blind.
Received, passed on file
1278
Substituted for H. F. 749 ......... 1280
Passed House. Ayes 87, nays
none
1280
Explanation of vote ................... 1298
Explanation of vote ............... 1305
Signed by Speaker ................. 1511

\footnotetext{
550 By State Government. A bill for an act making corrective amendments to House File two hundred eightyseven (287) as enacted by the Sixty-fifth General Assembly, 1973 Session.
Received, referred to sifting ... 1900 Sifting recommends calendar ..2324 Passed House. Ayes 96, nays 1 ..2334
Signed by Speaker .................2393
}
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551 By Commerce. A bill for an act relating to investments and administration of state chartered savings and loan associations.
Received, referred to sifting .... 2055
552 By Appropriations. A bill for an act to appropriate from the general fund of the state to the municipal assistance fund
Received, passed on file ......... 1351
Substituted for H. F. 756 ......... 1359
Passed House. Ayes 88, nays
none .................................... 1360
mxplanation of vote .................. 1382
Signed by Speaker ................. 1538
553 By Appropriations. A bill for an act making appropriations to and relating to the financing of certain state agencies whose duties relate to the use of natural resources of this state.
Received, referred to appropri-
ations ............................. 1381
Report of appropriations ......... 1468
Committee report . . . . . . . . . . . . . . . 1469
Recommended passage ......... 1469
Committee report adopted ....... 1480
Passed House. Ayes 92, nays
none . ........................... 1551
Signed by Speaker ................. 1861
554 By Appropriations. A bill for an act appropriating funds for reimbursing certain school districts for expenditures incurred in providing certain auxiliary services and materials.
Received, referred to appropriations

1381
Committee report . . . . . . . . . . . . . . 1759
Recommended passage ................. 1759
Committee report adopted ........ 1772
Rule suspended ...................... 1806
Amendment H. 726 filed .......... 1812
Amendment H. 726 adopted ...... 1813
Amendment H. 733 flled ......... 1813
Amendment H. 733 adopted ...... 1813
Passed House. Ayes 76, nays \(14 . .1813\)
Motion filed to reconsider vote . . 1813
Explanation of votes ............. 1822
Motion to reconsider vote with-
drawn . . . . . . ......................... 1
Signed by Speaker ................ 2306
555 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa to the department of agriculture and its various divisions.
Recelved, referred to appropria-
tions ................................. 1381
Report of appropriations ......... 1636
Committee report . . . . . ............. . 1641
Recommended amendment, passage
.1641
Committee amendment H. 640 .. 1641
Amendment \(H\). 637 filed ….... 1644
Committee amendment H. 640
adopted
Amendment H. 637 adopted.... .1693
Amendment H. 683 filed ......... 1693
Amendment H. 683 lost ........... 1693


557 By Ways and Means. A bill for an act providing a method of apportionment of valuation of electric power generating plants of more than twelve million dollars in taxable valuations.
Received, referred to ways and means
Committee report ................... 1925
Recommended passage ............ 1925
Committee report adopted ...... 1931
Amendment H. 792 fled ..........19ff
Amendment H. 792 withdrawn .. 1999
Amendment H. 801 filed......... 1999
Amendment H. 801 withdrawn .. 1999
Passed House. Ayes 87, nays 6 .. 1999
Motion filed to reconsider vote . . 2000
Motion to reconsider deferred .. 2000
Motion to reconsider vote failed. . 2005
Explanation of vote .............. 2016
Explanation of vote ............... 2029
Explanation of vote .............. 2030
Explanation of vote .............. 2064
Signed by Speaker ................... 2306
558 By Appropriations. A bill for an act to appropriate funds from the general fund of the state to the state historical society.
Received, referred to appropriations

1431
Report of appropriations ....... 1508
Committee report . . . . . . . . . . . . . . 1510
Recommended passage ............. 1510
Committee report adopted ...... 1519
Passed House. Ayes 82, nays 2 .. 1574
Signed by Speaker .................. 1861
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of revenue for administrative purposes.
Received, referred to appropriations
Report of appropriations …..... 1508
Committee report ................... 1510
Recommended passage . . . . . . . . . . 1510
Committee report adopted .......151s
Passed House. Ayes 79, nays \(10 . .1575\)
Signed by Speaker ................. 1861
60 By Appropriations. A bill
for an act making an appro-
priation for membership in
the midwest nuclear compact.
Received, referred to appropriations
.1431
Report of appropriations .......... 1509
Committee report .................. 1510
Recommended passage ............ 1510
Committee report adopted ....... 1519
Passed House. Ayes 86, nays \(2 . .1575\)
Signed by Speaker
561 By Appropriations. A bill for an act to make an appropriation from the motor vehicle fuel tax fund to the state comptroller.
Received, referred to appropriations
Report of appropriations ......... 1508
Committee report . . . . . . . . . . . . . . . 1510
Recommended passage ............ 1510
Committee report adopted ....... 1519
l'assed House. Ayes 91, nays
none ........................... . . . . . 1576
Signed by Speaker ................ 1861
562 By Appropriations. A bill for an act to make an appropriation from the motor vehicle fuel tax fund to the department of revenue.
Received, referred to appropria-
tions
Report of appropriations . . . . . . . . 1508
Committee report ................. 1510
Kecommended passage . . . . . . . . . . 1510
Committee report adopted ......... 1518
Passed House. Ayes 89, nays
none . . . . . . . . . . . . . . . . . . . . . . . . . 1577
Signed by Speaker ......................... 1861
563 By Appropriations. A bill for an act to make an appropriation from the general fund of the state to the pioneer lawmakers, the SpanishAmerican war veterans, and the commission of the status of women.
Received, referred to appropriations

1432
Report of appropriations . . . . . . . . 1654
Committee report . . . . . . . . . . . . . 1656
Recommended amendment, pas-
sage . . . . . . . . . . . . . . . . . . . . . . . . 1656
Committee amendment H. \(659 \ldots 1656\)
Committee report adopted ...... 1661
Amendment H. 667 filed ......... 1679
Amendment H. 667 withdrawn .. 1696
Motion to table .................... 1696
Motion to table lost ...............1697
Committee amendment H. 659
lost … ............................ 1698
Passed House. Ayes 74, nays i9.. 1698
Signed by Speaker .................2056
\begin{tabular}{|c|c|}
\hline \multicolumn{2}{|r|}{Pa} \\
\hline \multicolumn{2}{|l|}{567 By Appropriations. A bill} \\
\hline \multicolumn{2}{|l|}{for an act making an appro-} \\
\hline \multicolumn{2}{|l|}{priation from the general} \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{partment of public defense.}} \\
\hline & \\
\hline \multicolumn{2}{|l|}{Received, referred to appropria-} \\
\hline \multicolumn{2}{|l|}{Committee report} \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{Recommended passage ............ 2071 Report of appropriations ........ 2092}} \\
\hline & \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{Passed House. Ayes 83 , nays \(7 \ldots 2071\)}} \\
\hline & \\
\hline gned by Speaker & \\
\hline
\end{tabular}

370 By Ways and Means. A bill for an act relating to aid to dependent children, blind assistance, and aid to the disabled, and limitations on county poor fund millage levies.
Received, referred to ways and means

1662
Subcommittee, Readinger, Den
Herder, and Fitzgerald ......... 1818
Committee report ....................... 1891
Recommended amendment, pas-
sage
1892
Committee amendment H . \(\mathrm{i} 54 . . .1892\)
Committee report adopted ....... 1896
Amendment H. 755 filed ......... 1927
Amendment H. 755 adopted ..... 1938
Amendment H .778 filed .......... 1941
Amendment H. 778 withdrawn .. 1941
Amendment H. 779 filed .......... 1941
Amendment H. 779 adopted ..... 1941
Committee amendment H. 754
adopted \(\cdot\) H. \(\quad\)................... 1942
Amendment H. 782 filed ......... 1942
Amendment H. 782 adopted ...... 1942
Passed House. Ayes 80, nays 13.. 1942
Motion filed to reconsider vote.. 1943
Explanation of vote ............... 1972
Explanation of vote ............... 1973
Amendment H. 813 filed ......... 2026
Explanation of votes ..............2030
Motion to reconsider vote with-
drawn . . . . . . . . . . . . . . . . . . . . . . . 2053
Explanation of vote .............. 2064
Signed by Speaker ................ 2393
571 By Ways and Means. A bill for an act to exempt from taxation all livestock valued and assessed on January 1, 1973, for which taxes would otherwise be due in 1974 and succeeding years and making an appropriation.
Received, passed on file 1662
Amendment H. 679 filed .......... 1683
Amendment H. 698 filed ............. 1719
Amendment H. 722 filed .......... 1798
Amendment H. 723 filed .......... 1800
Amendment H . 731 filed …......... 1820
Amendment H. 746 flled .......... 1863
Amendment H. 745 filed ......... 1864
Amendment H . 751 filed....... .1894
Substituted for H. F. 730 ....... 1902
Amendment H. 679 withdrawn .. 1902
Ruled not germane H. 698 ...... 1902
Amendment H. 746 withdrawn .. 1904
Amendment H. 757 filed ......... 1904
Amendment H. 757 lost ........... 1906
Amendment H. 759 fled ............ 1906
Amendment H. 759 lost . . . . . . . . . 1907
Amendment H. 762 filed .......... 1908
Ruled not germane H. 762 ....... 1908
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Motion to suspend rules . . . . . . . 1908
Motion failed ..................... 1909
Amendment H. 751 withdrawn . 1909
Amendment \(H\). 722 adopted ..... 1909
Amendment H. 723 withdrawn .. 1909
Amendment H. 745 withdrawn .. 1909
Amendment \(H .731\) withdrawn .. 1909
Motion to suspend rules to re-
consider vote
1909
Motion prevailed ............................ 1910
Motion filed to reconsider vote .. 1910
Motion to reconsider vote prevailed

1911
Amendment \({ }^{H}\). 762 withdrawn .. 1912
Amendment H. 722 adopted ..... 1912
Passed House. Ayes 89, nays 8 . . 1912
Motion filed to reconsider vote . . 1913
Motion filed to reconsider vote .. 1913
Motion filed to reconsider vote .. 1913
Explanation of vote ..............2030
Motion to reconsider vote withdrawn

2051
Explanation of vote ............. 2064
Motion to reconsider vote failed. 2070
Signed by Speaker ............... 2393
574 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of soil conservation for the soil and water conservation costsharing program.
Received, referred to appropriations
.1603
Committee report ................ 2196
Recommended amendment, passage
.2196
Committee amendment \(\dot{H}\). \(87 \underset{i}{ }\). 2196
Amendment \(H\). 876 filed ........ 2250
Amendment H. 873 fled ........ 2250
Amendment H. 876 lost .......... 2267
Amendment H. 873 withdrawn . 2267
Committee amendment H, 871
adopted
.2267
Motion filed to reconsider vote . . 2268
Motion to reconsider vote failed. . 2268
Passed House. Ayes 89, nays
none ............................. 2268
Signed by Speaker ..............2393
575 By Appropriations. A bill for an act appropriating moneys to the department of general services for renovation of the Valley Bank building.
Received, referred to appropria-
tions
1603
Committee report ........................... 1656
Recommended passage .......... 1656
Committee report adopted ...... 1661
Passed House. Ayes 73, nays 12. . 1670
Explanation of vote ............ 1687
Signed by Speaker ............. 2056
576 By Appropriations. A bill for an act to appripriate from the general fund of the state to the sewage works construction fund and relating to the reversion of the unencumbered balance of an appropriation to the sewage works construction fund.
Received, referred to appropria-
tions

577 By Appropriations. A bill for an act to appropriate from the general fund of the state to the state conservation commission for the open space land acquisition program.
Received, referred to appropriations

1621
Committee report ….......................2354
Recommended amendment, pas-
\(\underset{\text { sageittee }}{\text { samendment }} \ldots\)................ 995
filed ............................... 2355
Amendment H. 894 filed ......... \(235 \overline{5}\)
Amendment H. 894 adopted ..... 2356
Amendment H. 898 fled .........2356
Amendment H. 898 lost ............ 2356
Committee amendment H. 895
adopted ........................... 2356
Passed House. Ayes 91, nays \(4 \ldots 2357\)
Signed by Speaker ............... 2393

> 578 By Appropriations. A bill for an act to appropriate funds to the office of the citizens' aide.
> Received, referred to appropriations
> 1629
> Committee report ....................... 2176
> Recommended amendment, passage
> 2176
> Committee amendment H. \(866 \quad . .2176\)
> Amendment H. 867 filed ......... 2198
> Amendment H. 867 adopted .....2198
> Committee amendment \(H\). 866
> adopted ........................... 2198
> Report of appropriations .........2249
> Passed House. Ayes 71, nays 22.. 2199
> Explanation of vote ............... 2253
> Message from Senate ...................2252
> House receded ...................... 2275
> Repassed House. Ayes 62, nays
> 33 ................................ 2275
> Motion filed to reconsider vote .. 2276
> Motion to reconsider vote failed.. 2276
> Signed by Speaker ..................2393

\section*{580 By Appropriations. A bill for an act to make an appropriation from the general fund of the state to the Iowa state arts council. \\ Received, referred to appropriations \\ 1629 \\ Committee report .................... 1678 \\ Recommended passage ............. 1678 \\ Committee report adopted ....... 1686 \\ Report of appropriations . . . . . . . 1709 \\ Passed House. Ayes 80, nays 5 . 1739 \\ Explanation of vote ............... 1822 \\ Signed by Speaker ................ 2056}
581 By Appropriations. A billfor an act making an appro-priation from the generalfund to the Iowa crime com-mission.
Received, referred to appropria-
Report of appropriations .......... 1710
Committee report . . . . . . . . . . . . . . 1713
Recommended passage ............ 1713
Committee report adopted ...... 1723
Rule suspended ................... . 1806
Passed House. Ayes 63, nays 28.. 1807
Explanation of vote .............. 1822
Signed by Speaker .............. 2056
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582 By Appropriations. A bill for an act to appropriate funds from the general fund to the Iowa crime commission for the purpose of matching federal funds to support certain activities within local government units.
Received, referred to appropriations
Report of appropriations ................ 1710
Committee report . . . . . . . . . . . . . . . 1713
Recommended passage ............ 1713
Committee report adopted ....... 1723
Rule suspended ...................... 1806
Passed House. Ayes 53, nays 37. 1808
Motion filed to reconsider vote. 1808
Explanation of vote .............. 1822
Motion to reconsider vote with-
drawn ................................. 2053
Signed by Speaker ..................... 2306
583 By State Government. A bill for an act relating to the disclosure of campaign contributions and expenditures by candidates, persons, political committees, and political parties, providing for an income tax check-off for campaign contributions, relating to campaign expense limitations, and providing penalties.
Received, referred to sifting ... 1831
Amendment H. 771 filed ......... 1927
Amendment H. 857 filed ......... 2145
Amendment H. 883 filed ….......2306
Sifting recommends calendar .... 2323
Amendment \(H\). 883 adopted .... 2373
Amendment H. 891 filed .......... 2373
Amendment H. 891 adopted ..... 2373
Amendment H. 892 filed ......... 2373
Amendment H. 892 adopted ..... 2373
Motion to suspend rules ......... 2373
Motion to suspend rules pre-
vailed ............................ 2373
Amendment H. 857 adopted ..... 2373
Amendment H. 771 withdrawn . 2373
Amendment H. 903 filed......... 2374
Amendment H. 903 adopted .....2374
Passed House. Ayes 77, nays \(16 . .2374\)
Signed by Speaker ................2393
585 By Judiciary. A bill for an act relating to ratification of the sale of certain real estate owned by the knoxville Community School District, in Marion County, Iowa.
Received, referred to sifting .... 1901
Sifting recommends calendar .. 2324
Passed House. Ayes 93, nays 3 . .233j
Signed by Speaker ................2393
586 By Appropriations. A bill for an act making an appropriation from the general fund of the State of Iowa to the department of public instruction.
Received, referred to appropriations
Committee report ....................... 1859
Recommended amendment, pas-
sage . . . . . . . . . . . . . . . . . . . . . . . 1859
Committee amendment H. \(747 \ldots 1859\)
Committee report adopted ...... 1866
\begin{tabular}{|c|c|}
\hline S. F. Page & S. F. Page \\
\hline Amendment H. 749 filed & ceived, referred to ap \\
\hline Amendment H. 749 lost . . . . . . . . 1881 & tions . . . . . . . . . . . . . . . . . . . . . . 1867 \\
\hline Committee amendment division & Motion to suspend rules \\
\hline H. 747B adopted .............. 1 & Motion to suspend rules \\
\hline Committee amendment division & vailed \\
\hline H. 747 C withdrawn & Passed House. Ayes 57, nays 37.2287 \\
\hline Amendment H. 753 fled & Signed by Speaker ...............2393 \\
\hline Amendment H. 753 adopted & \\
\hline \begin{tabular}{l}
Committee amendment division \\
H. 747A adopted ................. 1882
\end{tabular} & By Appropriations. A bill for an act making an appro- \\
\hline Committee amendment division & priation from the general \\
\hline H. 747D adopted . . . . . . . . . . . . 1882 & fund of the state to the de- \\
\hline \begin{tabular}{l}
Committee amendment division \\
H. 747 E lost . . .................... 1883
\end{tabular} & parn for the use of the school \\
\hline Passed House. Ayes 92 , nays none & \begin{tabular}{l}
budget review committee. \\
Received, referred to appropria-
\end{tabular} \\
\hline Motion filed to reconsider vote . 1883 & tions \\
\hline Explanation of vote . ........... 1897 & Committee report \\
\hline Explanation of vote ............. 1932 & Recommended passage .......... 1891 \\
\hline Motion to reconsider vote & Committee report adopted . . . . . 1896 \\
\hline drawn ....................... 1981 & Passed House. Ayes 81, nays 3 . 2009 \\
\hline Signed by Speaker .............. 2393 & Explanation of votes .......... 2029 \\
\hline 588 By Appropriations. A bill & Explanation of votes ............. 2030 Explanation of vote .............. 2064 \\
\hline for an act making an appro- & Signed by Speaker ...................... 2306 \\
\hline priation to the state conservation commission to carry & 596 By Appropriations. A bill \\
\hline out certain designated pro- & for an act appropriating \\
\hline grams. & funds to the state advisory \\
\hline Received, referred to appropriations & council for vocational educa- \\
\hline Amendment H. 904 filed & Received, referred to appropria- \\
\hline Amendment H. 904 adopted ..... 2384 & tions . . . . . . . . . . . . . . . . . \\
\hline Passed House. Ayes 89, nays 3 .. 2384 & \\
\hline Signed by Speaker ............. 2393 & By Appropriations. A bill \\
\hline 590 By Appropriations. A bill & for an act to appropriate \\
\hline for an act setting the salary & funds from the general \\
\hline rate for state officials and & partment of general services \\
\hline designated employees of the & for the educational radio and \\
\hline state. & television facility board for \\
\hline Received, passed on file ......... 1981 & the purchase of equipment. \\
\hline Amendment H. 807 flled ........ 2027 & Received, referred to appropria- \\
\hline Amendment H. 799 filed ........ 2028 & \\
\hline Amendment H. 798 filed ........ 2028 & \\
\hline Amendment H. 802 filed …..... 2028 & priations). A bill for an act \\
\hline Amendment H. 810 filed . . . . . . 20288 & to establish a statewide \\
\hline Substituted for H. F. \(795 . . . . . .2041\) & medical education system for \\
\hline Amendment H. 810 lost ........ 2041 & the purpose of training resi- \\
\hline Amendment H. 802 adopted ..... 2042 & dent physicians in family \\
\hline Amendment H. 799 adopted ...... 2043 & practice and to provide an \\
\hline Amendment H. 807 lost ........ 2043 & appropriation. \\
\hline Amendment H. 816 filed & Received, referred to appropria- \\
\hline Amendment H. 816 adopted .... 2044 & \\
\hline Amendment H. 818 filed ....... 2044 & \\
\hline Amendment H . 818 lost ......... 2044 & Recommended passage \(\underset{\text { Committee report adopted............18996 }}{ }\) \\
\hline Amendment H. 791 adopted . \({ }^{\text {Passed }}\) House 2045 & Passed House. Ayes 87, nays \\
\hline Passed House. Ayes 71, nays 25.. 2045
Explanation of vote \(\ldots . . . . . . . .2064\) & none ................................ 2010 \\
\hline Message from Senate .............2324 & Explanation of votes . . . . . . . . . . 2029 \\
\hline House concurred ...... . . . . . . . . . . 2350 & Explnation of votes ........... 2030 \\
\hline Repassed House. Ayes & Explanation of vote ............ 2064 \\
\hline 8 ............................ 2350 & Signed by Speaker ............. 2306 \\
\hline Signed by Speaker ............. 2393 & 599 By Appropriations. A bill \\
\hline 594 By appropriations. A bill & for an act making an appropriation from the general \\
\hline for an act to appropriate & priation from the general fund of the state to the de- \\
\hline funds from the general fund & fund of the state to the department of public defense \\
\hline of the state to the state board of regents to reim- & for various capital improve- \\
\hline burse state educational insti- & ments, repairs, replacements, \\
\hline tutions for deficiencies in & alterations, equipment and \\
\hline operating revenues resulting & rehabilitation purposes. \\
\hline from funds pledged to finance & Received, referred to appropria- \\
\hline academic and administrative & tions . . . . . . . . . . . . . . . . . . . . . 2068 \\
\hline buildings and facilities serv- & Committee report . . . . . . . . . . . . . 22880 \\
\hline ices. & Recommended passage ......... 2280 \\
\hline
\end{tabular}
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Passed House. Ayes 81, nays 10..2276
Signed by Speaker ................. 2393
600 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of public safety for radio equipment for the division of radio communication and relating to radio communications.
Received, passed on file......... 2068
Substituted for H. F. 788 …..... 2088
Failed to pass House. Ayes 23,
nays 68 . . . . . . . . . . . . . . . . . . . . 2088
Explanation of vote ............... 2109
Motion filed to reconsider vote . . 2109
Amendment H. 880 filed ......... 2250
Amendment H. 887 filed ......... 2307
Motion to reconsider vote pre-
vailed .............................. 2328
Amendment H. 890 filed .......... 2330
Amendment H. 890 adopted . . . . . 2330
Amendment H. 887 adopted ..... 2330
Amendment H. 880 withdrawn .. 2330
Passed House. Ayes 77, nays 16..2330
Signed by Speaker ................ 2393

> 602 By Appropriations. A bill for an act relating to the administration of the motor vehicle inspection fees.
> Received, referred to appropria-
> tions
> .2068
> Committee report .................. 2073
> Recommended passage ........... 2073
> Point of order raised ............ . . 2078
> Motion to suspend rules ........... 2078
> Motion to suspend rules pre-
> vailed ............................ 2078
> Amendment H. 832 filed ......... 2078
> Amendment H. 832 lost .......... 2078
> Failed to pass house. Ayes 35,
> nays 57 ............................. 2078
> Motion filed to reconsider vote . . 2084
> Motion to reconsider vote pre-
> vailed . . ............................ 2084
> Amendment H. 837 filed .......... 2084
> Amendment H. 837 adopted ..... 2084
> Amendment H. 840 filed ......... 2084
> Amendment H. 840 adopted ...... 2084
> Passed House. Ayes 70, nays 18.. 2085
> Motion filed to reconsider vote .. 2085
> Explanation of vote .............. 2109
> Motion to reconsider vote with-
> drawn
> 2134
> Signed by Speaker ......................2393

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Message from Senate ............. 2311
Conference committee report ...2324
Conference committee report rejected
.2324
Second conference committee appointed
.2328
Message from Senate ...............2354
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Second conference committee report adopted
.2366
Repassed House. Ayes 83, nays 10 \(\qquad\)
Signed by Speaker ..................2393
604 By Appropriations. A bill for an act making an appropriation to the department of social services for certain public assistance programs and contractual services, changing the procedure for handling county claims arising from foster care for veterans' children, and relating to eligibility for assistance under the aid to dependent children program.
Received, referred to appropriations \(\qquad\)
Committee report .................... 2492
Recommended amendment, passage \(\qquad\)
Committee amendment H. 841 .. 2092
Committee report adopted ......2108
Amendment 1 H .847 filed .......... 2128
Amendment H. 847 lost ........... 2128
Committee amendment division
H. 841 A adopted................. 2129

Committee amendment division
H. 841B adopted ................ 2129

Committee amendment division H. 841C adopted .................

Committee amendment division
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Committee amendment division H. 841E adopted .................

Committee amendment division
H. 841 F withdrawn . . . . . ..... 2130

Amendment H. 844 filed .......... 2130
Amendment H. 844 lost ..............2131
Amendment H. 849 fled .......... 2131
Amendment H. 849 adopted ...... 2131
Amendment H. 842 flled .......... 2131
Amendment H. 852 flled ….........2132
Amendment H. 852 adopted ......2132
Amendment H. S42 adopted ...... 2132
Amendment H. 843 filed ......... 2132
Amendment H. 843 adopted ...... 2133
Amendment H. 850 filed .......... 2133
Amendment H. 850 lost ............ 2133
Report of appropriations .......2138
Passed House. Ayes 83, nays \(12 \ldots 2133\)
Message from Senate, with amendment

2209
House concurred ................... 2271
Repassed House. Ayes 77, nays 15
.2271
Signed by Speaker .........................239s
609 By Appropriations. A bill for an act to appropriate funds from the general fund of the State of Iowa to the state board of regents for capital improvements and purchases of land for institutions under the state board
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of regents including construction of new buildings, repairs, improvements, leases, land purchases, equipment, replacements, or alterations, and providing for joint control of the expenditures thereof by the board of regents, the governor, and the state comptroller.
Received, referred to appropriations \(\qquad\)
Committee report .................... 2197
Recommended passage ............2197
Amendment H. 875 filed …....... 2204
Amendment H. 875 lost ............ 2204
Passed House. Ayes 93 , nays
none ............................... 2204
Explanation of vote ............... 2253
Signed by Speaker ................. 2393
611 By Appropriations. A bill for an act making an appropriation to the educational radio and television facility board for the purpose of making capital improvements for services in the northwest and southwest areas of the state.
Received, referred to appropriations2286

618 By Appropriations. A bill for an act relating to funding for an adjustment to the merit system and executive council exempt pay plans and other exempt positions in-

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cluded in the state comptroler's centralized payroll system and to positions under the jurisdiction of the state board of regents and providing an appropriation.
Received, referred to appropria-
tions
2332
Committee report ............................ 2386
Recommended passage ............ 2386
Amendment H. 905 filed ............2386
Motion to suspend rules .........2387
Motion failed ........................ 2388
Amendment H . 906 filed...... .2388
Amendment H. 906 lost …..........2388
Amendment H. 907 filed ...........2389
Amendment H. 907 lost ..............2389
Amendment H. 905 adopted ......2390
Passed House. Ayes 92, nays

Signed by speaker ....................2393
619 By Judiciary. A bill for an act permitting the Jefferson county board of supervisors to make payments for the purchase and acquisition of a one-fifth interest in the city-county law enforcement center and further to purchase and acquire the Jefferson county holding facility, so long as both purchases and acquisitions may be accomplished without a levy of additional taxes.
Received, passed on file ......... 2368
Passed House. Ayes 87, nays i ...2370
Signed by Speaker ...................2393

\section*{HOUSE CONCURRENT RESOLUTIONS}

\section*{RELATING TO-}

1-Joint convention January 8, 1973, 1:30 p.m.-Governor's State of the State Message January 9, 1973, 10:00 a.m., canvass of votes. 10 adopted.
2-Additional employees, joint committee appointed. 14 adopted.
3-Petition the President and Congress of the United States to reinstate the Rural Environmental Assistance Program or replace with another. 62.
4-Adjournment Thursday afternoon, January 11, 1973-Reconvene 10:00 a.m., Monday, January 15, 1973. 64, 73 adopted.
--Request United States Congress enact legislation terminating our military involvement in Southeast Asia. 64, 93, 98 tabled.
6-Official title of the State of Iowa is the "Hawkeye State". 64.
7-Joint convention, Governor's Budget Message, Thursday, January 25, 1973, at 6:30 p.m. 105, 147 adopted.
8-Extend deep and profound sympathy to the family of former President Lyndon Baines Johnson. 161, 162 adopted.
9--Joint convention Thursday, January 25, 1973, at 11:00 a.m., Governor Robert D. Ray invited to make appropriate remarks commemorating life, etc., and to pay tribute to former President Lyndon Baines Johnson. 166, 175 adopted.
10-Extend congratulations to the President of the United States re peace settlement of the armed conflict in Vietnam. 182.
11-Committee to study Uniform Probate Code in comparison with Iowa probate laws, etc. (Same as S.C.R. 16.) 224.
12-Urge Congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. 224.
13-Compensation of Chief Clerk and Secretary of the Senate-special committee appointed, during the interim, to study salary schedules for officers and employees, 229, 234-239 adopted, 252, 274.
14-Adoption of permanent joint rules. 241-246, 265-266, 275, 279, 300, 282 adopted.
15-Joint convention on Monday, February 12, 1973, at 11:00 a.m., Senator McCartney deliver address, Lincoln's Birthday. 266, 282 adopted.
16-Construction of an addition to the General Hospital at the State University of Iowa. \(288,309,354,1423,1431,1458-S . C . R\). 12 substituted, 1460 withdrawn.
17-That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974, its recommendations for legal assistance. 320, 369 adopted.
18-That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974, its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. 321, 369 adopted.
19-Committee to study pari-mutuel betting. 344.
20-Direct Superintendent of Banking immediately implement federal court ruling re interest rates charged consumers. 442.
21-Committee to study Iowa's motor vehicle laws, etc. 468, 696 adopted.
22 -Committee to study child care. 469.
23-Joint Memorial Session Wednesday, April 11, 1973, at 7:30 p.m. 487, 505 adopted.

24-Day care services, continue funding by Department of Health, Education, and Welfare until other sources can be found. 497.
\(25-C o m m i t t e e ~ t o ~ s t u d y ~ s t o r a g e ~ o f ~ d o c u m e n t s ~ a n d ~ u s e ~ o f ~ m i c r o f i l m i n g ~ e q u i p-~\) ment. 525, 570 adopted.

26-Committee to continue study penal and correctional systems. (Same as S.C.R. 26.) 526, 594 adopted.

27 -Committee to study residency requirements. 540, 802.
28 -Committee to study health service personnel, programs, facilities, etc. 578.
29-Committee to study county funds, analyze need for each fund, expenditures, etc. 589.
30 -General Services and other state agencies be encouraged to purchase recycled paper and paper products. 589, 746 adopted.
31-Identification and preservation of the burial place and former residence of Iowa's first elected Governor, historical landmark. 606, 637 adopted.
32 -Committee to continue study of regulation of consumer credit during 1973 interim. (Same as S.C.R. 30.) 636.
33-Urge executive branch to initiate and seek cooperation and assistance from citizens and public bodies re planning and assistance for the economic redevelopment of Region XV (Ottumwa area). 682, 747 adopted.
34 -Petition Congress to include grain alcohol as an energy resource in their major energy resource studies. 726.
35 -Committee to study Iowa juvenile justice system, juvenile delinquency, juvenile probation, etc. 752.
36 -Encourage and promote the production, sale and consumption of livestock, dairy, and other food products, maintain and improve economy of state and nation. 761.
37-Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidated, or closing of facilities. (Same ass S.C.R. 33.) 802.

38-Joint convention, supplemental budget message by Governor Robert D. Ray, Wednesday, April 11, 1973 , at 2:00 p.m. 810 adopted.
39-Committee to study establishing a district attorney system and district public defender system. 879.
\(40-\) Retain Federal Highway Trust Fund distribution formula, etc. 879, 926 adopted.
41—Committee to study promotion of agriculture. 1014.
42-Resolutions calling for interim studies not adopted by both houses be delivered to President Pro Tempore and Speaker of the House, Legislative Council determine priorities, etc. 1070, 1111 adopted- 1250,1272 concurred and adopted.
43-Consideration of claims. 1094-1096, 1200, 1317 adopted.
44-Extend congratulations and best wishes to Steve Coon, WOI, for a successful career with Voice of America. 1096, 1168 adopted.
4 --Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. (Same as S.C.R. 19.) 1110-1111.
46 - Committee to study availability of petroleum supplies, etc. 1198.
47 --Committee to study H.J.R.'s 10,11 , and 12 re joint election of Governor and Lieutenant Governor-Secretary of State not an elected official-duties of Lieutenant Governor. 1198.
48-Committee to study developing a state energy policy. 1232-1233.
49-Committee to study livestock brands and brand inspection (H.F. 606). (Same as S.C.R. 45.) 1261-1262.
50-That the General Assembly recommend that no person serve as Governor for more than eight years. 1323.
51-Urge the President and Congress to obtain at earliest possible date the return of and complete accounting of all missing in action in Southeast Asia. 1380, 1482 adopted.
52 -Committee to study ways to prevent theft of livestock, apprehension of persons, etc. 1450-1451.
53 -Committee to study regulation of railroads, etc. 1507.

54-Committee to study methods of financing special education programs. 1581.
55-Highway Commission refrain from appealing district court ruling re closing of highways for local celebrations and amend its policy and allow this practice. 1522, 1621-1622 adopted.
56-Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. 1573, 1689 adopted.
57-Committee to study training of law enforcement officers, etc. 1614.
58-Committee to study effectiveness of present motor vehicle safety inspections, etc. 1773.
\(69 \rightarrow\) Congratulate Storm Lake, Iowa, on its 100 th Anniversary, etc. 1773, 1932 adopted.
60-Committee to study post-secondary education. 1801.
61 - Committee to study ways to improve various welfare programs, state and county. 1802.
62-House challenges Senate to a softball game. 1822, 1933 adopted.
63 -Committee to study statutory duties of the civil rights commission, etc. 1858,2336 withdrawn.
64-Committee to study total concept of cable television, etc. 1868.
65 --Committee to study dividing the state into regions for administrative purposes, etc. 1869.
66-Committee to study developing a state land use policy. 1897.
67-Committee to study necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer. 2020.
68 -Committee to study all aspects of compensation system for county officers, etc. 2021.
69-Urge United States Congress and United States Army Corps of Engineers compensate farmers and property owners on Iowa River above and below the Coralville Dam for damages resulting from Coralville Reservoir. (Same as S.C.R. 52.) 2064-2065.
70-Committee to study the advisability of implementing a net worth tax, etc. (Same as S.C.R. 51.) 2065-2066.
71 -In conjunction with H.C.R. 54 to also assess the types of special education programs now available, their effectiveness, etc. 2184.
72-Committee to study the desirability of suggested amendments to the Uniform Commercial Code. 2301.
73-Committee to study and evaluate existing programs serving Spanishspeaking people, their needs, possible establishment of a Chicano Information Center, etc. 2311.
74 -Create an advisory committee for 1973 and 1974 to serve in an advisory capacity to Development Commission re development of a grain alcohol motor fuel industry. 2312.
75 -Committee to study a personal property replacement tax. 2312.
76-Adjournment, June 24, 1973. 2392 adopted.

\section*{HOUSE RESOLUTIONS}

\section*{RELATING TO-}

1-Chaplain committee. 13 adopted.
2-Appointment of clerks, secretaries and pages. 13 adopted.
3-Express personal sympathy to Representative Russel De Jong in the losm of his father-in-law, Mr. Lane Visser. 165 adopted.

4-Appropriations' subcommittees recommendations, if for a state agency, do not exceed ninety percent of actual appropriation made to the agency by the 64th General Assembly. 229.
6-Committee authorized and directed to take charge of the William Kendrick Memorial Fund, suitable memorial. 345, 369 adopted.
6-Congratulate the City of Oelwein on its 100 th Anniversary. (Same as B.R. 3.) 699 adopted.

7-Authorize printing, 13th edition, "How A Bill Becomes A Law". 840, 880 adopted.
8-Interim expenses for the Chief Clerk of the House. 1261, 2280 adopted.
9-Congratulate Maynard, Lowa, on its 100 th Anniversary, etc. (Same as S.C.R. 44.) H.R. 9-1560, 1728 adopted.

10-Express personal sympathy to Representative Arlyn E. Danker in the \(20 s 8\) of his father, Mr. Emil Danker. 1662 adopted.
11-Request Chief Clerk install opaque curtain, that may be opened or closed. to cover the voting machine panel. 1867.
12-House Judiciary and Law Enforcement Committee study statutory procedure for commitment of persons to mental health institutions. 2301.

\section*{SENATE CONCURRENT RESOLUTIONS}

\section*{RELATING TO-}

1-Joint committee to arrange for inauguration. 19 adopted.
2-Current Code and Session Laws furnished legislators, staff and press. 15 adopted.
3-Journals, bills and binders to be furnished free to county auditors. 15,16 adopted.
4-Adjournment Friday, March 9, 1973 -reconvene Monday, March 19, 1973, at 10:00 a.m. 65, 203 adopted.
5--Senate and House Journals and bills be mailed to lowa's United States Senators and Congressmen. 65, 203 adopted.
6-Compensation of joint legislative employees. 66, 73 adopted.
7 -Compensation of chaplains, officers and employees of General Assembly. 66-68, 73 adopted.
10 -Snow removal, parking areas. 155, 162 amended and adopted.
11 -Shuttle-bus service during inclement weather. 155, 162 adopted.
12-Construction of an addition to the General Hospltal at the State University of Iowa. 516, 1458-1460 adopted, 1460, 1554-1861 signed by Speaker.
13-Joint session Thursday, April 5, 1973, at 2:00 p.m., Pioneer Lawmakers present program. 214, 219 adopted.
14-Commend General Joseph G. May, Colonel Eric P. Berner, the 186th Military Police Company, and Iowa National Guard for the excellent arranging of the inaugural ceremonies. 214, 219 adopted.
15-Minimizing adverse environmental consequences to Ledges State Park re Saylorville Lake Project. 725, 2177 adopted.
17 -Compensation of the Secretary of the Senate, Carroll A. Lane, vacation pay, etc. 223 adopted.
18-Urge Congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. (Same as H.C.R. 12.) 725.
23-Recall from Governor Senate File 39, title correction. 417-418 adopted.
27-Request Congress amend the Federal Hatch Act. 1194, 1647 adopted.
28-Urge Department of Health, Education and Welfare to rescind or modify its proposed rules. 517, 545 adopted.
34-Iowa General Assembly opposes the passage of H.R. 6168, roll back of livestock prices, by Congress, forward this resolution. 818, 873 adopted.
41 -Details of closing the 1973, First Regular Session of the 65 th General Assembly, interim staff and work, reconvening 1974, Second Regular Session, etc. 1974,2208 adopted.
42-Expenses of legislators, and others, pertaining to operation of legislative services between sessions, be paid after proper authorization. 1975, 2208 adopted.
43 -Secretary of Senate and Chief Clerk of the House authorized to attend National Legislative Conference. 1975, 2208 adopted.
46-State agencies shall not expend public funds appropriated for entertaining members of the General Assembly. 1351, 1415-1416 tabled.
52-Urge United States Congress and United States Army Corps of Engineers compensate farmers and property owners on Iowa River above and below the Coralville Dam for damages resulting from Coralville Reservoir. 2164 adopted.

\section*{SUBJECT INDEX}

\section*{ABORTION- \\ (Also see Birth Control) General}

Senators Heying, Taylor and Van Gilst refrain from legalizing any act that would in any way deny the right of life as described in this resolution. SCR 9; S.J. 100, 124, 412.
Abortion, eriminal penaity. SF 49, Milligan, et al.; HF 57, Hill, et al.
Remove prohibition against sale, etc., or advertisement of birth control devices, abortion information, and venereal disease cures. SF 85, Kelly; SF 301, human resources. SSM
Repeal provisions of Code re abortion. HF 144, Holden.
Abortion, repeal present law, restrictions on abortion information, educatlonal information available, etc. SF 210, human resources.
That congress propose to the states for their ratification an amendment to the U.S. constitution re abortion. SR 10; S.J. 2136, 2139.

That congress propose to the states for their ratification an amendment to the U.S. constitution re abortion. SR 11; S.J. 2137, 2139.

\section*{ACCIDENTS-}

\section*{General}

Accident reports filed by law enforcement officers not admissible in civil cases. HF 441, Nielsen and Doyle.
Insurance companies insuring against loss from liability, motor vehicle accidents, must offer additional first party benefits. SF 28, Kelly.
No-fault motor vehicle insurance. HF 107, Fischer of Grundy; HF 699, commerce. SSM
Reporting of vehicle accidents, raise minimum to \(\$ 200\). HF 248, Kreamer.
Motor vehicle accident records not maintained unless charged and/or found guilty, etc. HF 251, Norpel, et al.
No-fault motor vehicle insurance, etc. SF 369, Kinley; HF 445, Fitzgerald and Rapp.
Motor vehicles involved in accidents must have sticker with number of officer's report, removed after damage repaired, etc. HF 420, McCormick.
When proof of financial responsibility is required after suspension or revocation of license. SF 391, Lamborn.
Reporting of boating accidents. HF 488, Freeman; HF 657, natural resources (Same).

\section*{ACCOUNTINGGeneral}

Public accounting, regulation of, etc. SF 134, Curtis, et al.
Members of board of accountancy, compensation, etc. HF 169, Crabb.
Increase the fees charged by board of accountancy. HF 225, Egenes, et al.
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232, appropriations.

\section*{ADC-}

General
Eligibility for assistance in ADC program. HF 13, Hill, et al.; SF 125, Gluba, et al.
Eligibility to receive the benefits of certain welfare programs re unemployment due to work stoppage. HF 207, Kreamer.
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570 , ways and means.
ADC recipients, confidential files open to elected state and county officials. SF 254, Rabedeaux.
Authority of department of social services to provide state supplementary cash payments to certain persons, revising laws relative to federallyassisted categorical welfare assistance programs re those being terminated, penalties, etc. SF 587, human resources; HF 789, appropriations.

\section*{ADDICTS-}
(See Drugs and/or Narcotics)
ADMINISTRATIVE PROCEDUREGeneral
Committee to study uniform means of adopting and publicizing administrative rules and regulations, report. SCR 24 ; S.J. 411, 436.
Committee to study dividing the state into regions for administrative purposes, etc. HCR 65; H.J. 1869.
ADOPTIONS-
(See Minors)
ADVERTISINGGeneral
Advertising of alcoholic beverages. HF 74, Norpel.
Remove prohibition against sale, etc., or advertisement of birth control devices, abortion information, and venereal disease cures. SF 85, Kelly; SF 301, human resources. SSM

Advertising and selling courses of instruction, penalty for violation of the provisions. SF 107, judiciary.
Beer advertising, eliminate restriction on. HF 104, Norpel.
Require public utilities to pay advertising cost from profits. HF 340, Higgins and Patchett.
Costs of advertising alcoholic beverages or beer not deductible business expenses. SF 317, Plymat, et al.; HF 447, Butler, et al. Billboards
Correct references in law regulating billboards. HF 655, transportation.

\section*{ADVISORY COMMIITPEES AND/OR COUNCILS-} General
Advisory council, appropriation for vocational education, research projects, duties of council, etc. SF 596, appronriations.
Create an advisory committee for 1973 and 1974 to serve in an advisory capacity to development commission re development of a grain alcohol motor fuel industry. HCR 74; H.J. 2312.

\section*{ARRONAUTICS-}

General
Create a state transportation planning commission. HF 35, Welden.
Enplanement fees, prohibit, cities and counties. HF 43, Crabb.
Operation of aircraft, liability. HF 187, Middleswart, et al.
Taxation of motor fuel used in aircraft, use of unclaimed tax refunds. HF 200, Lipsky, et al.; SF 192, Riley. S
Transportation, department of, create. HF 230, Drake, et al.
Schools may purchase real estate, etc., located adjacent to or on airports for aviation mechanics education, etc. HF 395, Kreamer; SF 420, Milligan, et al. S
Abollsh aeronautics commission, transfer functions to department of public safety. SF 492, Palmer, et al.
Aeronautics commission, appropriation. SF 499, appropriations.

\section*{AGE-} General
Eighteen, age qualification of members of the General Assembly. SJR 3, Murray, et al.; HJR 2, Hill, et al.
Minimum age reruirements for enrollment in public schools, exceptions. SF 102, Willits; HF 389, Monroe.

\section*{AGE OF MAJORITYGeneral}

Lower age of majority from 19 to 18. SF 82, state government; HF 113, Clark of Lee and Hill.

\section*{AGING-}

\section*{(Also see Senior Citizens) \\ General}

Prohibit reduction of accident and health insurance coverage of an aged; etc. subscriber without proportionate reduction of premium charged. HF 54, Mendenhall.
Reduce number of members serving on commission on the aging increase number of meetings, per diem pay, service programs, etc. SF 447, Riley and Van Gilst.
Create a green thumb program for the aging, provide employment, appropriation. HF 632, Avenson and Fitzgerald.
Authorize vocational education board (public instruction) to make disability determinatinns under federal supplemental security income program for aged, blind, and disabled. SF 527, human resources. Commission on
Aging, commission on, appropriation. HF 291, appropriations; SF 529, appropriations.

\section*{AGRICULTURE-} General
Release of federal funds, environmental, emergency loans program, etc. HJR 1, Pellett and Strothman; SJR 1, Priebe and Doderer.
Petition the president and congress of the U.S. to reinstate the rural environmental assistance program or replace with another. HCR 3; H.J. 62.
Agricultural buildings valued and assessed as agricultural property. SF 80, Heying.
Prevent sale of foods containing harmful residues beyond certain tolerance. HF 159, agriculture.
Extend workmen's compensation to employees engaged in agricultural work at institutions under board of regents. SF 175, Nystrom; HF 406, Stromer; HF 467, education.
Agriculture, abolish requirement to furnish dealers certified copy of tests of motor fuel, department of agriculture. HF 203, agriculture.
Diesel fuel, standards for. SF 244, Priebe.
Office building for department of agriculture, appropriation to capitol planning commission. HF 329, agriculture.

Place of filing in order to perfect a security interest, farm operations. HF 334, Hill; SF 344, DeKoster.
Taxation of agricultural and horticultural lands within city or town limits. SF 299, Tieden; SF 300, Doderer. SSM
Marijuana a noxious weed. SF' 309, Tieden.
Veterinarian's liens on any animal, etc. HF 374, agriculture.
Standards for food, establish. HF 382, agriculture; SF 357, agriculture. SSM. (Also see HF 159)
Create a state land use policy division, department of agriculture. SF 338, Heying. (Also see SF 58, HF 65)
Committee to study specifications or standards for fertilizer, diesel fuel etc., also grading, moisture testing and transportation of grain, also feasibility of border rivers open all year. SCR 29 ; S.J. 547, 569, 657, 945.
Property tax exemption for certain property used for ponds, dams, étc. HF 474, agriculture.
Bakery products meet specifications and standards for enriched four, U.S. food and drug administration definition. HF 478, Egenes.
state-approved premises for feedlots, grazing areas and cattle. SF 444, agriculture.
Inspection of food establishments, food-service establishments, licensing, department of agriculture, etc., penalties. HF 540, Freeman, et al.; HF 712, agriculture (Same).
Encourage and promote the production, sale and consumption of livestock, dairy, and other food products, maintain and improve economy of state and nation. HCR \(36 ;\) H.J. 761.
Lowa General Assembly opposes the passage of HR 6168, roll back of livestock prices, by congress, forward this resolution. SCR 34; S.J. 840, 841 adopted, 848 ; H.J. 818,873 adopted.
Retaller may recover part of the price of farm implements, etc., cancellation of a contract by a manufacturer, penalties. HF 660, Hutchins.
Committee to study promotion of agriculture. HCR 41; H.J. 1014.
Committee to study promotion of agriculture. (Same as HCR 41) SCR 40; S.J. \(1016,1030,1114\).
Increase an appropriation, department of agriculture-commercial feed fund. HF 743, appropriations.
Agriculture, department of, and its various divisions, appropriation. SF 555, appropriations.
Agriculture, appropriation, to certain boards, departments, funds from moneys received, increase certain fees. SF 556 , appropriations.
Capitol planning commission, appropriation for planning and construction of certain state buildings, and space for General Assembly. HF 770, appropriations.
Development commission, appropriation, expansion of veterinary biologics facility in Ames, used by U.S. department of agriculture. HF 786, appropriations.

\section*{Animals}

Cleaning of livestock carriers. SF 174, Hill.
Establish a swine tuberculosis eradication program. SF 291, agriculture.
Identification and sale of cattle, auctions. HF 378, Bennett, et al.
Appropriate funds to local taxing districts, reimburse for moneys expended, repeal of personal prloperty tax on certain bovine females. HF 665, Hutchins and Miller of Calhoun.
Exempt llvestock from personal property taxation, etc., appropriation. HF 233, Drake, et al.; SF 217, Schaben; HF 730, ways and means; SF 571, ways and means (all SSM).
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
SCR 45 ; S.J. 1197-1198, 1248, 1331.
Committee to study livestock brands and brand inspection (HF 606). (Same as
SCR 45) HCR 49 ; 1261-1262.
Committee to study ways to prevent theft of livestock, apprehension of persons, etc. HCR 52; H.J. 1450-1451.

\section*{Checkoff}

Eggs, excise tax on sale of, establish an lowa egg council. HF 270, agriculture. Dairy (Also see Foods, sub-ref. Dairy)
Standards for cheese and cheese products be updated to meet federal standards. HF 32, agriculture; SF 79, agriculture.
Eggs, exclse tax on sale of, establish an Iowa egg council. HF 270, agriculture.
Dairy industry fund to Iowa dairy industry commission, appropriation. SF 489, appropriations.

\section*{Farm}

Notice of termination of farm tenancies, September 1. SF 97, Riley and Taylor:
Raise llmitation on maximum amount real estate loan on farmland a bank may make to a single customer. HF 409 Krause and Branstad.

Registration fees for special trucks, farm. HF 422, Miller of Cerro Gordo and Norland; SF 412, Scott, et al.

\section*{Fertilizer}

Establish minimum percentages of plant nutrients in fertilizers. HF 204, agriculture.

\section*{Grain}

Urge president of the U.S. and secretary of agriculture to rescind order to ship commodity credit grain. SJR 7, agriculture.
Sale, shipment, and delivery of grain. SF 227, Priebe.
Create a grain resource research division-grain alcohol motor fuel industry -agriculture. SF 288, Priebe, et al.
Grain dealers, licensing and regulating, commerce commission. HF 383, agriculture.
Corn and soybean purchasers pay premium if moisture content lower than standard. HF 618, Cochran.
Exempt storage of grain from tax on services. HF 644, Cochran.
Allow movement of grain storage structures on highways, restrictions. HF 684, transportation.
Establish a corn promotion fund, etc. HF 692, agriculture.

\section*{Inspection}

Repeal state license fee for restaurants and grocery stores, meat or meat products. HF 1, Fischer of Grundy.
Sale of meat and meat products, must meet certain standards. HF 2, Fischer of Grundy.
Inspection of food establishments, food-service establishments, licensing, department of agriculture, etc., penalties. HF 540, Freeman, et al.; HF 712, agriculture (Same).
Livestock branding, inspection, regulation of, penalties, etc. HF 606, Hutchins.
Inspection of meat and poultry, food establishments, penalties, etc., federai inspection. HF 621, Higgins.
No slaughtering or processing operations be suspended or terminated before a hearing. HF 479, Fischer of Grundy; HF 711, agriculture (Same).
Sale of coal and other bulk commodities by weight, delivery tickets, inspection of hopper scales, etc. SF 517, agriculture.
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
Committee to study livestock brands and brand inspection (HF 606). (Same as \(\operatorname{SCR} 45\) ) HCR 49; 1261-1262.

\section*{Licenses}
(Also see Licenses, sub-ref. Agriculture)
Inspection of food establishments, food-service establishments, licensing, department of agriculture, etc., penalties. HF 540, Freeman, et al.; HF 712, agriculture (Same).

\section*{Meat and Poultry \\ (Also see Foods)}

No slaughtering or processing operations be suspended or terminated before a hearing. HF 479, Fischer of Grundy; HF 711, agriculture (Same).
Sale of packaged meat food products, transparent package. HF 512, Hill. Secretary of
Paints and like products, labeling of, penalties, secretary of agriculture. SF 103, Hill.
Standards for the care of animals in shelters, pounds, and pet shops, regulations, licenses, penalties, etc. SF 190, Riley, et al.; HF 550, agriculture SSM.
Create a grain resource research division-grain alcohol motor fuel industryagriculture. SF 288, Priebe, et al.
Identification and sale of cattle, auctions. HF 378, Bennett, et al.
Bakery products meet specifications and standards for enriched flour, U.S. food and drug administration, definition. HF 478, Egenes.
No slaughtering or processing operations be suspended or terminated before a hearing. HF 479, Fischer of Grundy; HF 711, agriculture (same).
Livestock branding, inspection, regulation of, penalties, etc. HF 606, Hutchins.
Establish a corn promotion fund, etc. HF 692, agriculture.

\section*{Seed}

Prohibit sale, distribution, etc., of teasel or teasel seeds. HF 210, agriculture. Marijuana a noxious weed. SF 309, Tieden.
Permit numbers no longer required on containers of agricultural seeds. HF 402, agriculture; SF 423, agriculture.
AID TO DISABLED-
General
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570, ways and means.

\section*{AIR POLLUTTON-}
(See Pollution and/or Envirommental Preservation)

\section*{AIRCRAFT-}
(See Aeronautics)
ALCOHOLIC BEVERAGES-
(Also see Liquor Control Commission)
General
Permit sale of alcoholic liquor and beer on Sunday, certain license holders, etc. HF 31, Norpel, et al.; SF 47, Shaw and Gluba (companion) ; HF 130, Knoke, et al.; SF 144, Griffin, et al. (companion); HF 91, Brinch and Monroe; HF 129, Brinck (same subject matter) ; (all same subject matter)
Regulate use of beverage containers, etc. HF 56, Mendenhall, et al. (same subject matter as) SF 197, Miller of Marshall and Gluba; HF 317, Stanley and O'Halloran (companion).
Advertising of alcoholic beverages. HF 74, Norpel.
Beer advertising, eliminate restriction on. HF 104, Norpel.
Wine sold and obtainable in much the same manner as beer. HF 123, Trowbridge, et al.; SF 138, Kelly, et al. (companion); SF 139, Griffin, et al.; HF 545, Monroe, et al. (companion). (All same subject matter)
Liquor licenses of clubs, veterans organizations, include beer. HF 127, Fisher of Greene.
Eliminate requirement manufacturers and wholesalers of alcoholic beverages in lowa must pay fee for certificates of compliance. HF 128, Fisher of Greene.
Sale of liquor by private licensees, eliminate state-owned liquor stores, etc. SF 151, Blouin, et al.; HF 297, Clark of Dubuque, et al.
Repeal dram shop law. SF 159, Blouin, et al.
Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. SCR 19; S.J. 279, 286, 342.
School boards may regulate smoking by students, prohibit use of alcoholic beverages. SF 193, Riley and Robinson.
Retail sale of beer, setting of minimum prices for. SF 211, Tieden, et al.; HF 434, Carr and Norpel.
Costs of advertising alcoholic beverages or beer not deductible business expenses. SF 317, Plymat, et al.; HF 447, Butler, et al.
Operating a motor vehicle while under the influence of alcohol, drugs, etc., redefine the offense for; implied consent, etc. SF 318, Plymat, et al.; HF 552, Oakley, et al.
Grocery stores, definition of, class \(C\) beer permits. HF 354, Wells, et al.
Local governments authority to limit number of liquor and beer licenses, etc. SF 343, Bergman, et al.
Establish special liquor distributorships, cities and towns not now having liquor stores. HF 506, Freeman; HF 722, state government.
Impose excise tax on certain beverage containers, etc., penalty. HF 516, Egenes, et al.
Gross liquor sales, increase percentage of funds distributed to cities and towns, and counties. SF 485, Gluba, et al.
Liquor stores establish in any city or town if logical or feasible, director subject to approval, etc. HF 628 state government.
Beer permit fees retained by local authorities. HF 629, state government.
Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. (Same as SCR 19) HCR 45; H.J. 1110-1111.
Committee to study alcohol-related highway fatalities, and reduction of. SCR 47; S.J. 1330-1331, 1424, 1714.
Implied consent test for alcohol, officer determine; added section re driving while intoxicated. HF 343, Doyle.

\section*{ALCOHOLISM-} General
Commitment of alcohol and drug addicts, use of private facilities if costs paid. SF. 6 , county government.
Liquor store sales, five percent to counties, used for alcoholism. HF 150, Schroeder.

\section*{Commission on}

Treatment, education, and rehabilitation of alcoholics. SF 150, Doderer, et al.; SF 504, state government.
Alcoholism, commission on, appropriation. SF 540, appropriations.

\section*{AMBULANCES-}
(See Motor Vehicles, sub-ref. Ambulances)
AMERICAN REVOLUTION BICENTENNIAL COMMISSIONGeneral
Iowa American revolution bicentennial commission, appropriation. HF 766, appropriations.

\section*{AMUSEMENT PARKS AND/OR RIDESGeneral}

Reversion of funds appropriated for carrying out amusement inspections, appropriation. SF 346, appropriations.

Increase certain fees for inspection of amusement rides, etc. HF 724, appropriations; SF 522, ways and means.

\section*{ANIMALSGeneral}

Shipping, transferring, and sale of skins and hides, repeal certain provision of law. HF 157, natural resources.
Update and eliminate obsolete fish and game provisions of the Code. HF 158, natural resources
Destruction, taking, or possession of wildife owned by the state, and liability for, civil damages. HF 160, natural resources; SF 259, Tieden. \(\mathbf{S}\)
Cleaning of livestock carriers. SF 174, Hill.
Standards for the care of animals in shelters, pounds, and pet shops, regulations, licenses, penalties, etc. SF 190, Riley, et al.; HF 550, agriculture SSM.
Exempt livestock from personal property taxation, etc., appropriation. HF 233, Drake, et al.; SF 217, Schaben; HF 730, ways and means; SF 571, ways and means (all SSM).
Repeal tax credit on bovine female cattle three years old and older, appropriation. SF 266, county government.
Leg-hold traps, prohibit use, sale, etc. HF 355, Patchett, et al.
State-approved premises for feedlots, grazing areas and cattle. SF 444, agriculture.
Change date of delinquency for dog license fees. SF 473, county government.
Sale of skins and plumage of game birds and animals, certain exceptions. HF 713, natural resources.
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
Committee to study livestock brands and brand inspection (HF 606). (Same as \(\operatorname{SCR} 45\) ) HCR 49, 1261-1262.
Committee to study ways to prevent theft of livestock, apprehension of persons, etc. HCR 52; H.J. 1450-1451.

\section*{Dineases}

Establish a swine tuberculosis eradication program. SF 291, agriculture. Domesticated Other Than Farm
Dog licensing repealed, rabies vaccinations, domestic animal fund. SF 62, Kelly; HF 178, Doyle.
Licensing of dogs, county auditor may assign license tags to assessor. SF 528, county government.

\section*{Farm}

Identification and sale of cattle, auctions. HF 378, Bennett, et al.
Livestock branding, inspection, regulation of, penalties, etc. HF 606, Hutchins. Non-domesticated
Repeal bounties on certain wild animals. SF 8, Kelly; HF 600, Cusack.
Prohibit open season on certain birds and animals during open season on deer. HF 24, Wyckoff; HF 121, natural resources; SF 143, Tieden.
Game birds and wild animals used for pets, sources from which obtained. HF 174, natural resources.
Deer, operator of motor vehicle may clalm if accidentally killed on highway. SF 419, Coleman, et al.
ANNEXATION-
(Aiso see zoning) General
Annexation of territory by cities and towns, municipal services provided within five years. SF 394, Rabedeaux; HF 575, Holden. \(S\)
Vacating of streets, agreements to annex, elections, special assessments, charges for services, notices, hearings, etc., procedures and requirements for cities and towns. HF 611, cities and towns.
Annexation of agricultural land. HF 619, Holden.
Legalize proceedings of Muscatine city council re election on annexing certain territory. HF 732, judiciary and law enforcement.

\section*{ANNUTTIES- \\ General}

School boards, etc., and public instruction provide group contracts for tax sheltered annuities to employees. HF 98, Freeman.
Exempt from state income tax a portion of annulties received by retired federal employees. SF 129, Andersen, et al.; HF 238, Mendenhall, et al. SSM.
Retirement annuities, remove taxation provision. SF 242, Briles; HF 428, Fisher of Greene.
Provide tax-sheltered annuities for employees of the state educational radio and television facility board. HF 458, Menke.
Optional variable annuity plan for IPERS, employ actuary to conduct study, appropriation. SJR 12, Doderer.
Variable contracts of annuities and life insurance. SF 328, McCartney; HF 642, commerce.

Committee to study IPERS, other pension funds, annuities, etc., report. SCR 38; S.J. 941, 956, 1030.

\section*{ANTIQUE- \\ General}

Legalize possession of antique gambling devices, inoperable. SF 285, Rodgers, et al.

\section*{ANTITRUST SUITS-}

General
Antitrust fees for a county attorney or attorney general, eliminate payment of a portion of the fines. SF 2, Hill; HF 61, judiciary and law enforcement.

\section*{APARTMENTS-} General
Include apartments; illegal obtaining lodging with intent to defraud. HF 243 , Wells and Lipsky.
Include motels, apartment houses, and child care facilities in rules and regulations re fire safety and protection. HF 285 , Connors, et al.

\section*{APPEALS-}

General
Appeal of a condemnation award. HF 116, Nielsen.
Judicial review of the state board of tax review, appeals on taxes, etc. HF 117, ways and means.
Attorney's fees re unemployment benefit appeals, fixed by court. HF 598, Rapp.

\section*{APPLIANCES-} General
Repair and sale of home appliances. HF 468, Freeman.
APPROPRIATIONSGeneral
Create an interim study committee on county statutes, appropriation. SJR 5 , county government.
Governor's youth program, appropriation. SF 83, Blouin.
Funding of mental health and mental retardation services, state aid to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
Create a legislative audit committee and office of legislative auditor, abolish budget and financial control committee, and office of legislative fiscal director, appropriation. SF 27, Hill; HF 80, Cochran, et al. SSM
Appropriations' subcommittees recommendations, if for a state agency, do not exceed 90 percent of actual appropriation made to the agency by the Sixty-fourth General Assembly. HR 4; H.J. 229.
Exempt livestock from personal property taxation, etc., appropriation. HF 233, Drake, et al.; SF 217, Schaben; HF 730, ways and means; SF 571, ways and means (all SSM).
Create a vocational youth organization fund, vocational education, appropriation. HF 273 , Kreamer.
Establish a regional library system, appropriation. SF 271, Kelly; HF 636, Poncy SSM.
Veteran's service compensation fund, appropriating state and federal funds. ( \(\$ 1 \overline{0}, 000,000\) each), administrative procedures. SF 284, Rodgers; HP 663, Wyckoff and Norpel. S
Payment of certain damages, action of highway commission, to R. S. and Donald H. Weber, appropriation. SF 302, Scott.
Salary increases for certain state employees, appropriation. SF 360, Nystrom, et al.
Create a state grand jury, appropriation. SF 371, Schwieger.
Appropriations, from one department to another, not transferable. HF 448, appropriations.
Erect new state office building, legislative advisory committee, appropriation. HF 473, Doyle.
Create a Spanish-speaking peoples study commission, appropriation. SF 424, Gluba, et al.; HF 561, Cusack, et al.
Payment, in full, of ner diem claims for 2 members of advisory investment board of IPERS, appropriation. HF 572, appropriations.
Increase disability, accidental disability and retirement benefits for pollcemen and firemen. HF 591, Poncy.
Terrace Hill, appropriation to for repair, etc.-sale of governor's mansion. HF' 595, Dunton.
Appropriation bonus board, war orphans' educational aid fund. HF 625, appropriations.
Create a veterans' service compensation fund, appropriation. HF 656, appropriations.
Pay and allowance plan for officers and enlisted men in active state service, some state authority. SF 498, appropriations.
Appropriate funds to local taxing districts, reimburse for moneys expended, repeal of personal property tax on certain bovine females. HF 665, Hutchins and Miller of Calhoun.

Create office of youth opportunity, etc., appropriation. HF 666, Krause, et al.
Create a land use policy commission. SF 58 , Winkelman, et al.; HF 65, Cochran, et al. (companion) ; HF 688, natural resources (added appropriation). SSM
Raise compensation paid to members of certain boards and commissions. HF 704, appropriations.
Appropriation to comptroller for substitution or replacement, federal funds not available. SF 513, appropriations.
Increase certain fees for inspection of amusement rides, etc. HF 724, appropriations; SF 522, ways and means.
Appropriation, law enforcement academy. SF 525, appropriations.
General services, appropriation. SF 533, appropriations.
General services centralized printing fund, from moneys received, appropriation. SF 534, appropriations.
General services revolving fund, appropriation. SF 535, appropriations.
Drug abuse authority, appropriation. SF 537, appropriations.
Public employment relations board, appropriation. SF 544, human and industrial relations.
Payments in lieu of contributions for unemployment compensation made to state employees of various agencies, boards, commissions and departments. HF 751, appropriations.
Environmental quality, appropriation. HF 761, appropriations.
Appropriate any moneys in operators certifcation fund, water quality commission, to the department. HF 762, appropriations.
Midwest nuclear compact, appropriation, membership. SF 560 , appropriations.
Pioneer lawmakers, Spanish-American war veterans, and commission on status of women, appropriation. SF 563, appropriations.
Iowa American revolution bicentennial commission, appropriation. HF 766, appropriations.
General services, department of, appropriation, renovation of Valley Bank building. SF 575, appropriations.
Cities and towns, sewage works construction fund, appropriation. SF 576, appropriations.
Citizens' alde, appropriation. SF 578, appropriations.
General services, expansion of capitol complex, appropriation. SF 579, appropriations.
General priarvices, appropriation for capital improvements and repairs for buildings and facilities. HF 778, appropriations.
Legislative service bureau, office of legislative fiscal director appropriationalso legislative council for study of mental health delivery systems in Iowa. HF 784, appropriations; SF 607, appropriations. (S in part)
Advisory council, appropriation for vocational education, research projects, duties of council, etc. SF 596, appropriations.
Iowa soldiers home, appropriation for operation of. HF 790, appropriations.
District court judges, etc., appropriation. HF 792, appropriations.
Labor, bureau of, and occupational safety and health review commission, appropriation. HF 799, appropriations.
Cities and towns, sewage works construction, appropriation. SF 617, cities and towns.
Appropriate from moneys recelved by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.
To finance increased salaries for state officials, designated employees, and costs for contributions to judicial retirement system. HF 806, appropriations.
Cities and towns, sewage works construction, appropriation. HF 807, appropriations. (Same and similar subject matter as SF 576 and SF 617)

\section*{Accountancy}

Accountancy, architectural examiners, banking, engineering examiners, watch. making examiners, appropriations to. SF 232, appropriations.

\section*{Aeronautics}

Aeronautics commission, appropriation. SF 499, appropriations. Aging
Aging, commission on, appropriation. HF 291, appropriations; SF 529, appropriations.
Create a green thumb program for the aging, provide employment, appropriation. HF 632, Avenson and Fitzgerald. Agriculture
Dairy industry fund to Iowa dairy Industry commission, appropriation. SF 489, appropriations.
Increase an appropriation, department of agriculture; commercial feed fund. HF 743, appropriations.
Agriculture, department of, and its various divisions, appropriation. SF 555, appropriations.
Agriculture, appropriation, to certain boards, departments, funds from moneys received, increase certain fees. SF 556, appropriations.

\title{
Alcoholism \\ Alcoholism, commission on, appropriation. SF 540, appropriations. \\ Architectural Examiners \\ Appropriation, board of architectural examiners. HF 242, appropriations.
} Report; H.J. 372.
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232, appropriations.
Arts Councll
Arts council, appropriation. SF 580, appropriations
Attorney general
State officials, departments and executive council, expenses of auditor of state (county, municipal and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{Auditor of State}

State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.
Banking Department, State
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232, appropriations. Blind, Commission for the
Blind, commission for, appropriation. SF 543, appropriations; HF 749, appropriations.
Budget nnd Financial Control Committee
Budget and financial control committee or successor committee, appropriation. HF 797, appropriations.
Buildings and Grounds
General services, appropriation. SF 533, appropriations. Capitol Planning Commission
Office building for department of agriculture, appropriation to capitol planning commission. HF 329, agriculture.
Capitol planning commission, appropriation. HF 763, appropriations.
Capitol planning commission, appropriation for planning and construction of certain state buildings, and space for General Assembly. HF 770, appropriations.
Car Dispatcher-(See Vehicle Dispatcher)
Cities and Towns
Create a municipal transportation assistance fund, appropriation. SF 225, Blouin, et al.
Municipal assistance fund, appropriation. HF 275, Kreamer; SSM as HF 756, appropriations; SF 552, appropriations.
Cities and towns, sewage works construction fund, appropriation. SF 576, appropriations.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.
Cities and towns, sewage works construction, appropriation. SF 617, cities and towns.
Cities and towns, sewage works construction, appropriation. HF 807, appropriations. (Same and similar subject matter as SF 576 and SF 617) Civil Rights
Civil rights commission, appropriation. SF 591, appropriations; HF 785, appropriations. Claims
Settlement of claims, appropriation. HF 735, appropriations. Code Editor
Supreme court and its divisions (code editor), appropriation. HF 782, appropriations.

\section*{Conmerce Commisnion}

Appropriation to commerce commission. SF 524, appropriations.

\section*{Comptroller}

Repeal tax credit on bovine female cattle three years old and older, appropriation. SF 266, county government.
Payment of publication costs, academy of science, appropriation to comptroller. SF 414, Taylor, et al.
Appropriation to comptroller for substitution or replacement, federal funds not available. SF 513, appropriations.
Comptroller, appropriation from motor vehicle fuel tax fund. SF 561, appropriations.
Comptroller, office of, and its divisions, appropriation. HF 800, appropriations; SF' 616 , appropriations.
Supplement appropriations of various state departments, board of regents, ètc.; and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{Conservation Commission}

Open space land acquisition program, conservation commission, appropriation. HF 224, Butler, et al.; SF 577, appropriations.
Appropriation from marine fuel tax fund to conservation commission. HF 716, appropriations.
Appropriation to conservation commission for specific projects. HF \(\mathbf{7 2 0}\), appropriations.
Administration fund of conservation commission, transfer of funds. SF 518 , appropriations.
Appropriate fish and game protection fund, conservation commission. SF 520 , appropriations.
Appropriation to division of lands and waters, conservation commission. SF 521, appropriations.
Conservation commission for historical preservation and survey program, Missouri and Mississippi river basin commission, appropriation. SF 588, appropriations.
Conservation commission, appropriation, Missouri river riverfront project. HF 805, appropriations.
Councll of State Governments
Appropriation to interstate cooperation, council of state governments, and commission on uniform state laws. SF 519, appropriations. Counties
Countles, appropriation, moneys and credits replacement fund. HF 750, appropriations.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{Crime Commission}

Crime commission, appropriation. SF 581, appropriations.
Crime commission, match federal funds, certain activities within local government units, appropriation. SF 582, appropriations. Development Commission
Development commission, appropriation, salaries, etc., and agriculture products promotion. HF 757, appropriations.
Development commission, appropriation, expansion of veterinary biologics facility in Ames, used by the U.S. department of agriculture. HF 786, appropriations.
Economic Opportunity, oftice of
Planning and programming, O.E.O., appropriation. HF 780, appropriations. Educational Radio and Televiaion
Educational radio and TV, general services, appropriation. HF 768, appropriations.
General services, appropriation for educational radio and TV facility board for purchase of equipment. SF 597, appropriations.
Educational radio and TV facility board, appropriation for capital improvements, northwest and southwest areas. SF 611, appropriations. Employment of the Handicapped
Appropriation to committee on employment of the handicapped. SF 523, appropriations.

\section*{Employment Security Commission}

Appropriate from IPERS fund to employment security commission, cost of administration. HF 403, appropriations.
Optional variable annuity plan for IPERS, employ actuary to conduct study, appropriation. SJR 12, Doderer.
Employment security commission, appropriation, for administration of old-age and survivors' insurance system, federal social security system, and pension and annuity retirement system for teachers. HF 755, appropriations.

\section*{Engineers}

Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232 , appropriations.

\section*{Executive Councll}

Executive council general contingent fund, appropriation. SF 541, appropriations.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.
Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{Fair Board}

State fair board, appropriation, capital improvements. HF 759, appropriations.
State fair board, appropriation, for maintenance of buildings and agricultural societies. HF 760, appropriations.
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    Geological Survey
    Geological survey, and natural resources, appropriation. SF 553, appropria-
tions.
Governor

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Governor's youth program, appropriation. SF 83, Blouin.
Governor's youth opportunity program, improve railroad branch lines, appro-
    priation. HF 767, appropriations; SF 573, appropriations.
State officials, departments and executive council, expenses of auditor of state
        (county, municipal, and school auditors' salaries), appropriation. SF
        605, appropriations; HF 783, appropriations.
        Health, Department of
Health, department of, appropriation. HF 752, appropriations.
    Herbert Hoover Foundation
Herbert Hoover birthplace foundation and Mississippi river parkway commis-
    sion, appropriation. SF 488, appropriations.
    Higher Edueation Facilities Commission

Finance tuition grants, higher education facilities commission, appropriation. SF 345, appropriations.
Establish a work-study program, higher education, appropriation. SF 373, Murray and Nystrom; HF 465, Crawford.
Scholarship program, higher education facilities commission, appropriation. HF 682, appropriations.
Medical student tuition loans, higher education facilities commission administrative funds, appropriation. HF 683, appropriations.
Highway Commission
Appropriation to highway commission, scenic and recreational highway system. HF 294, Clark of Lee.
Financing, by bond, the freeway-expressway system, appropriation. SF 445, McCartney; SF 491, Schwieger, et al. SSM
Political subdivisions may purchase gasoline from highway commission, appropriation. SF 465, Gluba.
Appropriation to highway commission for designated capital improvement programs. SF 508, appropriations; HF 707, appropriations.
Appropriation to highway commission including administration of merit system, etc. HF 703, appropriations.
Appropriation to traffic weight operations, highway commission. HF 709, transportation. Historical Society
Historical society, appropriation. SF 558, appropriations.
Historical society, appropriation for development of Toolsboro mounds and museum area, and development, etc. of Gardner log cabin. HF 791, appropriations.
History and Archives
History and archives, appropriation. HF 742, appropriations.

\section*{Inauguration Ceremonies}

Expenses of the inaugural ceremonies, appropriation. HF 612, appropriations. Industrial Commission
Payment of workmen's compensation claims, highway commission employees, appropriation. SF 5U3, appropriations.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.

\section*{Insurance}

Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.

\section*{Interstate Cooperation}

Appropriation to interstate cooperation, council of state governments, and commission on uniform state laws. SF 519, appropriations.

\section*{MPERS}

Appropriate from IPERS fund to employment security commission, cost of administration. HF 403, appropriations.
Judicial Department, Statistician, ete.
Supreme court and its divisions (Code editor), appropriation, HF 782, appropriations.

\section*{Labor}

Reversion of funds appropriated for carrying out amusement inspections, appropriation. SF 346, appropriations.
Labor, bureau of, and occupational safety and health review commission, appropriation. HF 799, appropriations.

\section*{Legislative Service Bureau}

Approve contracting for cost analyses of no-fault insurance legislation, appropriation. HJR 19, appropriations.

Legislative service bureau, office of legislative fiscal director, appropriationalso legislative council for study of mental health delivery systems in Iowa. HF 784, appropriations; SF 607, appropriations. (S in part)

\section*{Libraries}

Libraries, certain state, appropriation. HF 777, appropriations; SF 589, appropriations. \(S\)

\section*{Lieutenant Governor}

State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{Liquor Control Commission}

Beer and liquor control department, appropriation for capital improvements. SF 494, appropriations.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.
Medical and Other Profensions
Establish a rural physicians associate program, appropriation. SF 297, Winkelman; HF 410, Hansen, et al.
Medical student tuition loans, higher education facilities commission administrative funds, appropriation. HF 683, appropriations.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.
Medical education system for training resident physicians, appropriation. SF 598, appropriations.

\section*{Mental Health}

Appropriate \(\$ 50,000\) to committee on mental hygiene to conduct study of mental health delivery systems. SF 352, Shaw.

\section*{Merit system}

Appropriation to merit employment department and method of funding. HF 736, appropriations.
Mississippi Parkway Planning Commission
Herbert Hoover birthplace foundation and Mississippi river parkway commission, appropriation. SF 488, appropriations. Natural Resources Council
Geological survey, and natural resources, appropriation. SF 553, appropriations.

\section*{Nurses and Nursing Homen}

Supplemental appropriation from moneys received by the board of nursing examiners. SF 231, appropriations. Pioneer Lawmakers
Pioneer lawmakers, Spanish-American war veterans, and commission on status of women, appropriation. SF 563, appropriations.
Planning and Programming
Planning and programming, O.E.O., appropriation. HF 780, appropriations. Printing Board
General services, appropriation. SF 533, appropriations.
General services centralized printing fund, from moneys received, appropriation. SF 534, appropriations.

\section*{Public Defense}

Public defense, department of, appropriation. SF 567, appropriations.
Public defense, department of, appropriation for capital improvements, repairs, etc. SF 599 , appropriations.
Abolish division of civil defense in department of public defense, establish office of disaster preparedness within department of public defense. HE 794, appropriations.

\section*{Publie Instruction}

Public instruction, department of, school food service assistance, appropriation. SF 542, appropriations.
Public instruction, appropriation. SF 586, appropriations.
Public instruction, appropriation for use of school budget review committee, supplemental aid. SF 595, appropriations.
Public instruction, appropriation for special education program. SF 614, appropriations. Public Safety
Reimburse the several counties for costs, changing motor vehicle registration record-keeping system as required by department of public safety, appropriation. SF 432, Priebe and Blouin.
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc. system, appropriation. SF 469, human and industrial relations.
Public safety, department of, appropriate from moneys received, motor vehicle dealers license fee fund. HF 764, appropriations.

Public safety, department of, appropriate from moneys received, motor vehicle dealers license fee fund. HF 765, appropriations.
Public safety, appropriation, for radio equipment, etc., division of radio communication. HF 788, appropriations; SF 600, appropriations.
Costs for manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers paid from road use tax funds. SF 601, appropriations; HF 793, appropriations. S
Rate of motor vehicle inspection station permit fees, administration of. SF 602, appropriations.
Public safety and various divisions thereof, appropriation-consolidating divisions. SF 603, appropriations.
Real Estate
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.

\section*{Reciprocity}

Appropriation to reciprocity board, salaries, etc. HF 721, appropriations. Regents, Board of
Regents, board of, appropriation, and number of employees (SUI, ISU, Oakdale sanatorium, university of northern Iowa, braille and sight-saving school, school for the deaf). HF 776, appropriations.
Regents, board of, appropriation, reimburse colleges for deficiencies in operating revenues (pledges, etc.). SF 594, appropriations.
Regents, board of, appropriation for capital improvements, purchase of land, construction, etc. SF 609 , appropriations.
Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations. Retirement
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc. system, appropriation. SF 469, human and industrial relations.
Revenue, Department of
Revenue, department of, appropriation, administration. SF 559, appropriations.
Revenue, department of, appropriation from motor vehicle fuel tax fund. SF 562 , appropriations.

\section*{Schools}

School districts and school systems, appropriation, certain services and materials. SF 554, appropriations.
Education commission of the states, Iowa become member, establish commission, appropriation. HF 774, appropriations.
Area schools, appropriation, state aid, tuition. HF 775, appropriations.
Advisory council, appropriation for vocational education, research projects, duties of council, etc. SF 596 , appropriations.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations. Secretary of State
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{Social Services}

Community-based corrections programs and services, appropriation. SF 71, Potter, et al.; H.F 85, Lipsky, ot al. (companion); SF 482, human resources SSM.
Establishment and operation of community day care centers, etc., appropriation. SF 434, Murray; HF 577, Hill (companion); HF 729, human resources; SF 569, human resources (S) (All same subject matter).
Appropriation for establishing community-based correctional programs and services. SF 511, appropriations.
Appropriation to department of social services, certain institutions, division of family and children services. HF 739, appropriations.
Parole, board of, appropriation. SF 538, appropriations.
Soclal services, bureau of adult corrections, appropriation. SF 539, appropriations; HF 781, appropriations. SSM
Social services, appropriation, mental health services, etc. HF 747, appropriations.
Social services, institutions under, appropriation for capital improvements. HF 769, appropriations.
Social services, appropriation for certain public assistance programs, contractual services, changing procedure for handling county claims re foster care for veterans' children, and ADC program. SF 604, appropriations.
Social services, appropriation for area offices and county services, departmental operations, etc. HF 802, appropriations.

Social services department, provide state supplementary cash payments to certain persons, revising laws relative to federally-assisted welfare programs being terminated, penalties, etc., appropriation. SF 587, human resources; HF 789, appropriations.
Soll Conservation
Appropriation to soil conservation. HF 737, appropriations.
Soll conservation, department of, appropriation, for soil and water conservation cost-sharing program. SF 574, appropriations.
Abolish department of mines and minerals, transfer to soil conservation, also inspection and regulation of. SF 530, state government; HF 779, appropriations. S

\section*{Treasurer of State}

State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.
Uniform Lavs, Commission on
Appropriation to interstate cooperation, council of state governments, and commission on uniform state laws. SF 519, appropriations.

\section*{Veterans}

Appropriation bonus board, war orphans' educational ald fund. HF 625. appropriations. Watchmakers
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232, appropriations. Vehicle Dispatcher
Vehicle dispatcher, appropriation. SF 532, approprlations.
Vehicle dispatcher, appropriation, depreciation fund. HF 748, appropriations.

\section*{ARCHITECTS-}

\section*{General}

Increase fees for applications, renewals and reinstatements of registered architects. HF 229, Egenes, et al.; SF 549 , state government. S
Appropriation, board of architectural examiners. HF 242, appropriations. Report; H.J. 372.
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232, appropriations.
Addition to highway commission laboratory building, authorize and approve \(\$ 500.00\) payment to an architect to prepare cost estimate. SR 4; S.J. 1088, 1102 adopted.
AREA VOCATIONAL SCHOOLS-
(See Schools, sub-ref. Area-Area Vocational)
AHMED FORCES(See Military and/or Public Defense)
ARTSGeneral
Arts council, appropriation. SF 580, appropriations.

\section*{ASSESSMENTS-} General
Improvement bonds and special assessments, property outside of cities. SF 3, Griffin; HF 16, Knoke, et al.; HF 362, cities and towns. S
Recording special assessment instruments for cities and towns, county recorder, \(\$ 3.00\) fee. SF 21, county government.
Improvements to residences, temporary tax exemption. HF 42, Small; HF 603, Cusack. S
Agricultural buildings valued and assessed as agricultural property. \(\mathbf{S F} \mathbf{8 0}\), Heying.
Valuing and listing certain property granted exemption from property tax. SF 109, ways and means.
Valuation of property, assessments, appraisals, etc. SF 121, ways and means.
Collecting special assessment deficiencies when improvements are made benefiting properties. HF 219, ways and means.
Apportionment of property valuation of certain electric power generating plants. HF 236, Husak, et al.
Recording special assessment instruments for cities and towns, county treasurer, \(\$ 3.00\) fee. SF 198, county government; HF 276, county government.
Valuation of property for tax purposes, mortgage remaining on property, etc. SF 262, Heying.
Interest computed and collected on a levee and drainage district assessment. HF 393, Stromer and Schroeder.
Notice of a proposed special assessment. SF 402, Grifin.
Reduce assessed value of property from 27 percent to 22 percent of market value. HF 457, Nielsen.
Legalize proceedings of city council of Sac City, Sac County, special assessments for construction of sanitary sewer program No. 1, 1972. HF 564, Bennett; HF 678, judiciary and law enforcement (same).

Vacating of streets, agreements to annex, elections, special assessments. charges for services, notices, hearings, etc., procedures and requirements for cities and towns. HF 611, cities and towns.
Assessed value of property 100 percent of actual value-change millage into dollars and cents, etc. HF 746, Jordan and Miller of Buchanan; SF 584, Orr.

\section*{Assessors}

General
Assessors, optional if cities, and/or counties have, also may be combined. SF 255, Willits.

\section*{ATHHEETICS-} (Also see Schools, sub-ref. Athleties and/or Sports) General
Licenses for professional boxing and wrestling matches, qualifications for. SF 86, Briles, et al.; HF 268, natural resources. SSM
Permit adjacent schools with small enrollments to consolidate their extracurricular athletic teams. SF 311, Rodgers.

\section*{ATVIORNEY GENERAL-} General
Antitrust fees for a county attorney or attorney general, eliminate payment of a portion of the fines. SF 2, Hill; HF 61, judiciary and law enforcement.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Civil penalties for violations of orders and rules of air quality commission. HF 360, natural resources.
Create a state grand jury, appropriation. SF 371, Schwieger.
Suits against employees of the state, provide waiver of sovereign immunity. HF 430, McCormick.
State reciprocity in enforcement of support decrees, etc. HF 444, Hill and Knoke.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{ATTORNEYS-}

\section*{General}

Appointment of commissioners on uniform state laws, two by legislative council. HF 8, Fischer of Grundy.
Inspection of patients' records. SF 179, Kelly.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for legal assistance. HCR 17; H.J. 320, 369 adopted; S.J. 365, 383, 413, 1005,1785 adopted.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for legal assistance. (Same as HCR 17) SCR 20; S.J. 323, 324, 342, 1786 withdrawn.
Payment of attorney fees and court costs for indigents, dissolutions of marriage. HF 300 , Monroe.
Establish a state criminal defense fund, allocate to counties, court-appointed attorney fees or public defender. HF 367, Jordan, et al.
Attorneys, revise admission to practice, etc. SF 403 , Kelly.
Compensation of administrators, executors, etc., and attorneys-estates. HF 455, Schroeder.
Allow attorneys to appear for defendants, minor traffic violations. HF 460, Nielsen.
Attorney's fees re unemployment benefit appeals, fixed by court. HF 598, Rapp. Committee to study establishing a district attorney system and disrict public defender system, report. HCR 39; H.J. 879.

\section*{AUCTIONSGeneral}

Identification and sale of cattle, auctions. HF 378, Bennett, et al.
Casual sales, include sale of tangible personal property at auction, sales taz. SF 334, Scott.

\section*{AUDITOR OF STATEGeneral}

Prohibit auditor of state from using same person to audit accounts of any particular department two years in succession. SF 12, Potter.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Repeal chapter requiring political subdivisions (treasurers of) submit ledger statements semiannually stating balance is correct, public funds. SF 203, cities and towns; HF 267, county government. S

Secretary of state not required to be elected-four year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Brinck, et al.
Township clerks send copy of all receipts and disbursements of his office to auditor of state after general election, etc. HF 373, Holden.
State banking board, composition of, and regulation of industrial loan companies, auditor's duties transferred to superintendent of banking. HF 548, Egenes and Avenson.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{AUDITS-}

\section*{General}

Prohibit auditor of state from using same person to audit accounts of any particular department two years in succession. SF 12, Potter.
State income tax audits, allow department of revenue six months. S.F. 76, ways and means.
Create a legislative audit committee and office of legislative auditor, abolish budget and financial control committee, and office of legislative fiscal director, appropriation. SF 27, Hill; HF 80, Cochran, et al. SSM

\section*{AUTOPSY-} General
Heir to an estate of a deceased person, etc. may obtain a copy of the autopsy report. HF 356, Oakley.
Autopsy and postmortem examinations, who may consent. SF 509, human resources.

\section*{AUXILIARY SERVICES, ETC.General}

Reimbursement to school districts for auxiliary services and materials to nonpublic school students. HF 594, education.

\section*{AVIATION-}
(See Aeronautics)
AWARDSGeneral
Create a distinguished service and achievement award. SF 161, Shaw.

\section*{BAIL-}

General
Right to bail of defendants convicted of crimes of violence, restricting. \(\mathbf{S F}\) 189, Rlley.
BAIT(See Fish and Game, sub-ref. Bait)

BANDSGeneral
City code, correcting certain errors, conflicting provisions, etc., also providing levies for orchestras or bands, etc. HF 610 , cities and towns.

\section*{BANKINGGeneral}

Prohibit operation of mobile units by banks, etc. HF 25, Fischer of Grundy.
Prohibit certain inducements to open, add to, etc., accounts at financial institutions. HF 26, Fischer of Grundy.
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to SF 232 , appropriations.
Eliminate requirement superintendent of banking have five years bank executive experience. HF 320, Egenes, et al.
Direct superintendent of banking immediately implement federal court ruling re interest rates charged consumers. HCR 20 ; H.J. 442.
Permit state superintendent of banking to establish a retirement system for its employees. SF 327, Briles and Lamborn.
Prohibit formation of new bank holding companies without certificates of authority, etc. SF 358, Murray, et al.; HF 482, Dunlap, et al.
Investment of funds of retirement systems for policemen and firemen, banks.
Raise limitation on maximum amount real estate loan on farmland a bank may make to a single customer. HF 409, Krause and Branstad.
Business corporations, nonadmitted organizations, allow to transact business in Iowa. SF 404, Kelly; HF 450, Hill and Stanley.
Interconnected regional securities depositories, further development of-amend uniform commercial code. SF 450, DeKoster.
State banking board, composition of, and regulation of industrial loan companies, auditor's duties transferred to superintendent of banking. \(\mathbf{H F}\) 548, Egenes and Avenson.

Establish fees for certain applications fled with department of banking. HF 634, commerce; SF 610, commerce. S
Suspend bank officers in certain circumstances, authorize superintendent of banking. HF 635, commerce.
Permissible investments by banks, livestock loans, investments of fiduciary accounts. HF 637, commerce.
Investments (bankers acceptances) and administration of state chartered savings and loan associations. SF 551, commerce.
Adding a new division to banking act re days and hours of operation of banks and savings and loan associations. SF 608, commerce.

\section*{BANKRUPCTY-} General
Exemptions from execution, debtors, penalties. HF 438, Hill and Knoke; SF 433, Kelly.
Committee to study necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer. HCR 67; H.J. 2020.

\section*{BARBERS AND BARBERINGGeneral}

Prohibit cosmetologists from cutting a male person's hair. HF 260, Fischer of Grundy, et al.; SF 229, Schwieger, et al. S
Allow cosmetologists to work on any person. SF 260, Doderer and Murray.

\section*{BEER-}
(See Alcoholic Beverages)

\section*{BENEFICIARIES-} General
Nonprobate transfers, accounts, liens, claims, property, survivors, or beneficiaries. SF 443, Riley; HF 587, Hill.

\section*{BENEFITS-} General
Insurance companies insuring against loss from liability, motor vehicle accidents, must offer additional first party benefits. SF 28, Kelly.
State employee benefits, sick leave, vacation, and overtime. HF 212, Crabb.
Include survivors of judges who died prior to the effective date of the bill, judicial retirement system. HF 298, Lipsky and Hill.
Remove one week waiting period before unemployment benefits can be received. HF 347, Rapp and Byerly.

\section*{BEVERAGES—} General
Regulate use of beverage containers, etc. HF 56, Mendenhall, et al. (same subject matter as) ; SF 197, Miller of Marshall and Gluba; HF 317, Stanley and O'Halloran (companion).
Impose excise tax on certain beverage containers, etc., penalty. HF 516, Egenes, et al.

\section*{HICYCLES-} General
Use of reflectorized materials on bicycles. HF 532, Hennessey.

\section*{biddingGeneral}

County contracts requiring bids for building construction or repairs, increase to \(\$ 5,000\). HF 407 , Edelen.

\section*{BILLBOARDS-}
(See Advertising, sub-ref. Billboards and/or Signs)

\section*{BILLS-}

\section*{General}

Clarification of amendatory acts employing strike-through letters and underlined words re statutes. SF 13, judiciary.
Senate and House journals and bills be mailed to Iowa's U.S. senators and congressmen. SCR 5; S.J. 42, 52 adopted; H.J. 65, 203 adopted.
Recall from governor Senate File 39, title correction. SCR 23 ; S.J. 406 adopted; H.J. 417-418 adopted.

Corrective amendments to HF 287. SF 550, state government.

\section*{BINGO-}
(Also see Gambling) General
Bingo, imposing a tax, penalties. SF 53, Blouin, et al.; HF 152, Higgins. \(S\)
Games of skill, chance, raffles, operation of, penalties. SF 108, Lamborn; HF, 137, Fischer of Greene.

\section*{BIRDS-}
(See Fish and Game)

\section*{HIRTH CERTIFICATES-} General
Issue new birth certificates, persons born outside U.S., adopted in Iowa. HF 323 , Byerly and Clark of Lee.

\section*{HIRTH CONTROL-}
(See also Family Planming) General
State registrar of vital statistics may request clerk of district court open sealed records in adoption proceedings. SF 57 , county government.
Remove prohibition against sale, etc., or advertisement of birth control devices, abortion information, and venereal disease cures. SF 85, Kelly; SF 301 , human resources. SSM

\section*{BIRTHE DEFECTS INSTITUTE-} Genernl
Establish a birth defects institute. SF 52, Doderer.

\section*{HLIND-}

General
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570, ways and means.
Transfer of patients to the university hospital, sight-saving and deaf school students. HF 401, education; SF 401, higher education.
Authorize vocational education board (public instruction) to make disability determinations under federal supplemental security income program for aged, blind, and disabled. SF 527 , human reources

\section*{COMMISSION FOR THE-}

Blind, commission for, appropriation. SF 543 , appropriations; HF 749, appropriations.
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BOARD OF CONTRROI-
(See Social Servicen)
BOARD OF TAX REVIEW-
(See Tax Review, Board of)
ROARDS, COMMISSIONS, COMMITREES AND COUNCILSGeneral

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Members of boards and commissions be uniformly compensated. SF 152, Andersen and Gluba.
Licensing and regulation of hearing aid dealers, establish board, etc. HF 195 , Drake, et al.; SF 195, Rabedeaux, et al.; HF 708, state government. SSM
Establishment and administration of professional and occupational licensing boards. SF 277, Hansen, et al.; HF 477, Holden and Hill. S
Establish a professional standards board, abolish board of educational examiners and professional teaching practices commission. HF 429, Holden and Hill; HF 573, Stanley, et al. SSM
Create a Spanish-speaking peoples study commission, appropriation. SF 424, Gluba, et al.; HF 561, Cusack, et al.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.
Raise compensation paid to members of certain boards and commissions. HF 704, appropriations.
To finance increased salaries for state officials, designated employees, and costs for contributions to judicial retirement system. HF 806, appropriations.

\section*{BOATSH-} (See Watercraft)
HONDSGeneral
Improvement bonds and special assessments, property outside of cities. SF 3, Griffin; HF 16, Knoke, et al.; HF 362 , cities and towns. \(S\)
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Bond elections, 1 year before resubmission. HF 172, Schroeder.
Licensed motor fuel distributors must purchase bond. SF 206, Palmer.
Vietman veterans' service compensation fund (bonus), bonds, property tax levy. SF 209, Griffin, et al.; SF 483, ways and means. \(S\)
Authorize highway commission to issue \(\$ 50,000,000\) in bonds, financing of interstate highways, federal funds. HF 266, Welden.
Saylor township of Polk county, legalize and validate proceedings of township trustees re tax levy for fire equipment. \(S F 253\), Kinley and Willits.

Petitions and elections for the establishment of sanitary districts, bond optional. SF 258, Doderer.
Eliminate statutory requirement that cigarette retallers be bonded. HF 288 , Krause.
Joint city-county facilities, single election on issuance of bonds. SF 313, judiciary.
Legalize special election of Lamoni community school district, Decatur county, issuance of school bonds, etc. HF 364, Anderson.
Legalize proceedings of board of trustees, Stuart municipal utilities, water revenue bonds, increase rates, Adair and Guthrie counties. HF 366, Bortell; HF 679, judiciary and law enforcement (same).
Authorize area schools to acquire and operate student centers and parking facilities, revenue bonds. HF 368, Dunton, et al.; SF 392, Rodgers, et al. (similar); HF 727, education (same).
Establishment of sanitary districts, alternative procedure. HF 370, Bittle, et al. (Also see SF 258)
Grain dealers, licensing and regulating, commerce commission. HF 383, agriculture.
Industrial aid bonds, expand the purposes bonds can be issued-hospitals, etc. SF 378, Hansen, et al.; HF 443, Crabb, et al.
Establishment of zoos or zoological gardens, authorize levy of taxes and issuance of bonds, etc. HF 501 , Lipsky.
Simple majority required for elections on bond issues, etc. SF 437, Doderer; HF 581, Monroe.
Legalize proceedings of board of supervisors of Worth county, drainage districts numbers 24, 34, and 52. HF 507, Norland; HF 677, judiciary and law enforcement (same).
Sanitary disposal projects, correcting references re issuance of general obligation bonds for. HF 544, Dunlap; HF 693, natural resources (same).
Conservation commission may issue recreational facility bonds for construction purposes, lease facilities, etc. HF 583, Brunow.
Elections for school bond issues a simple majority. HF 592, O'Halloran, et al.
Repeal of certain exemptions under securities law, registration requirements, licensing and examination fees, etc. HF 673, commerce.
Hearing required, court actions for recovery of property. SF 536 , judiciary.
Municipally-owned TV translator facilities, permit certain cities to modify and rebuild and issue bonds. SF 613, cities and towns; HF 803, ways and means. \(S\)
CHTTES AND TOWNS-
(See Clties and Towns, sub-ref. Bonda)
BOUNTIES-
(See Animals, sub-ref. General)

\section*{BOXING-}
(See Sports and/or Athleties)
BRANDING-
(See Animals, nuh-ref. Farm and/or General)
RRIDGESGeneral
Railroads construct and maintain catwalks and handrails on bridges, etc. SF 205, Hansen, et al.
Construction and maintenance of roads, bridges, etc., public interest take precedence. SF 390, Miller of Des Moines.
Pedestrian walkways on highway bridges, highway commission construct. HF 615, Butler.
Require a warning sign at last intersection before an unsafe county bridge, certain vehicles, etc. SF 493, Winkelman.

\section*{BROKERS-} General
Brokers acting as salesmen deposit funds in broker-employer's trust account. HF 30, Holden; SF 38, Potter.

\section*{BUDGET AND FINANCIAL CONTROL COMMITTEE-} General
Create a legislative audit committee and office of legislative auditor, abolish budget and financial control committee, and office of legislative fiscal director, appropriation. SF 27, Hill; HF 80, Cochran, et al. SSM
Legislative fiscal bureau, establish-budget and financial control committee, abolish. SF 476, state government.
Budget and financial control committee or successor committee, appropriation. HF 797, appropriations.
BUDGETS-
General
Joint convention, governor's budget message, Thursday, Jan. 25, 1973 at 6:30 p.m. HCR 7; H.J. 105, 147 adopted; S.J. 124, 126 adopted.

Annual budgeting and reporting for state departments, agencies, boards, etc. SF 46, H111.
Comptroller furnish standard budget request forms, state government. HF 498, Schroeder and Jesse.
Joint convention, supplemental budget message by Governor Robert D. Ray, Wednesday, April 11, 1973, at 2:00 p.m. HCR 38; H.J. 810 adopted; S.J. 838 adopted, 848.

Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56; H.J. 1573,1689 adopted; S.J. 1550, 1575.
Committee to study local budget process, funding of local government operations, expenditures, limitations, etc. SCR 56; S.J. 2137-2138, 2139.

\section*{BUILDINGS-}

\section*{General}

Agricultural buildings valued and assessed as agricultural property. SF 80 , Heying.
County expenditures for capital improvements-accomplished without tax in-crease-federal funds available. HF 75, Knoke, et al.; HF 114, Miller of Buchanan; SF 118, judiciary; SF 247, county government; HF 773, ways and means. (All same subject matter)
Use of public buildings, etc., cannot refuse due to lack of liability insurance. HF 182, Norpel.
Value of buildings insured for casualty loss, amount stated in policy. SF 238, Priebe, et al.
Automatic fire extinguishing systems in high-rise buildings. HF 313, Connors, et al.; HF 664, cities and towns (same).
Emergency light sources for public buildings. SF 325, Priebe and Scott; HF 483, Krause.
State flag flown below U.S. flag on all public buildings. HF 358, Horn.
Notice of mechanic's lien served on property owner and cautionary notice to homeowners-construction. SF 384, Willits; SF 386, Van Gilst. SSM
County contracts requiring bids for building construction or repairs, increase to \(\$ 5,000\). HF 407, Edelen.
Mechanic's liens, owner must be notified before contractor paid. SF 408, McCartney, et al.
Construction of private and public buildings and facilities accessible to and functional for physically handicapped. SF 409 , Blouin.
Permit a city or town to join with a township in building and maintaining a memorial building. SF 452, Rodgers.
Construction of a new office building in Orange City, Iowa. HF 675, judiciary and law enforcement.
Addition to highway commission laboratory building, authorize and approve \(\$ 500.00\) payment to an architect to prepare cost estimate. SR 4; S.J. 1088,1102 adopted.

\section*{Capitol}

Use of auditoriums by state employee organizations. SF 77, Andersen; HF 538, Grassley.

\section*{BUILDINGS AND GROUNDS, STATEL—} General
Snow removal, parking areas. SCR 10; S.J. 128 adopted; H.J. 155, 162 amended and adopted; S.J. 134, 135 adopted.
Provide insurance fund for damage to public buildings. SF 153, Palmer; HF 432 , Connors, et al. S
Erect new state office building, legislative advisory committee, appropriation. HF 473, Doyle.
Office building for department of agriculture, appropriation to capitol planning commission. HF 329, agriculture.
Terrace Hill, appropriation to for repair, etc.-sale of governor's mansion. HF 595, Dunton.
General services, appropriation. SF 533, appropriations.
General services, expansion of capitol complex, appropriation. SF. 579, appropriations.
General services, appropriation for capital improvements and repairs for buildings and facllities. HF 778, appropriations.

\section*{BUSES——}
(See Motor Vehicles, sub-ref. Bused and/or Schools, sub-ref. buses and/ or Transportation)

\section*{CAMPAIGNS—}
(See Political Campaigno )
CANDEDATES-
(See Political Candidaten)
CAPITAI IMPROVEMENTSGeneral
County expenditures for capital improvements-accomplished without tax in-crease-federal funds available. HF 75, Knoke, et al.; HF 114, Miller
of Buchanan; SF 118 , judiciary; SF 247, county government; HF 773, ways and means. (All same subject matter)
Beer and liquor control department, appropriation for capital improvements. SF 494, appropriations.
Appropriation to highway commission for designated capital improvement programs. SF 508, appropriations; HF 707, appropriations.
State fair board, appropriation, capital improvements. HF 759, appropriations.
General services, appropriation for capital improvements and repairs for buildings and facilities. HF 778, appropriations.
Public defense department of, appropriation for capital improvements, repairs, etc. SF 599 , appropriations.
Regents, board of, appropriation for capital improvements, purchase of land, construction, etc. SF 609, appropriations.
Educational radio and TV facility board, appropriation for capital improvements, northwest and southwest areas. SF 611, appropriations.

\section*{CAPITAL PUNISHMENT-} General
First and second degree murder, death penalty and/or life imprisonment-specific offenses. HF 336, Brinck, et al.
CAPITOL PLANNING COMMISSIONGeneral
Office building for department of agriculture, appropriation to capitol planning commission. HF 329, agriculture.
Capitol planning commission, appropriation. HF 763, appropriations.
Capitol planning commission, appropriation for planning and construction of certain state buildings, and space for General Assembly. HF 770, appropriations.

\section*{CAR DISPATCHER-} (See Vehicle Dispatcher)

\section*{CARRIERS-} General
Issuance of temporary certificates of convenience and necessity to liquid transport carriers. SF 99, Schaben; HF 110, Anderson (companion); HF 734, transportation. SSM
Cleaning of livestock carriers. SF 174, Hill.

\section*{CEMETERIES-}
(Also see Fumerals) General
May increase mill levy for certain cemeteries. SF 127, Nystrom.
Create an abandoned cemetery fund, county tax levy. HF 185, Wyckoff.
Property tax exemption, cemetery associations, humans not pets. HF 208, ways and means.

\section*{CENSUS-} General
Census of children of deceased soldiers, repeal law. HF 37, ways and means; SF 51, ways and means.

\section*{CERTIFICATES-} General
Issuance of temporary certificates of convenience and necessity to liquid transport carriers. SF 99, Schaben; HF 110, Anderson (companion); HF 734, transportation. SSM
Eliminate requirement manufacturers and wholesalers of alcoholic beverages in Iowa must pay fee for certificates of compliance. HF 128, Fisher of Greene.
Alteration of registration plates, certificates, etc., issued by county treasurers, penalties. HF 197, transportation.
Modify filing system in public safety and county treasurer's offices, motor vehicle registration and certificate of title. HF 269, transportation.
Increase fee for certification of operators of water and sewage treatment plants. HF 404, natural resources.
CHARITABLE INSTITUTIONS AND ORGANIZATIONS— General
School bus transportation for students and others. SF 43, Heying; HF 49, Small; SF 147, Doderer (companion); SF 87, Van Glist, et al.; SF 219, schools (all same subject matter).
Solicitations of churches, charitable organizations, and other, their expenditures, reporting of, and penalties. HF 105, Doyle.
Disposition of fish and game confiscated by conservation commission or accldentally killed, processed when practicable, and donated to charity. HF 472, Horn.
Exempt low-rent housing developments for elderly and handicapped, nonpront, etc. organizations from property taxes. HF 579, Miller of Buchanan, et al.

\section*{CHECKOFF-}

\section*{General}

Eggs, excise tax on sale of, establish an Iowa egg council. HF 270, agriculture. Establish a corn promotion fund, etc. HF 692, agriculture.

\section*{CHECKS- \\ General}

Rights of a holder of certain instruments (contracts, agreements, etc.), does not apply to checks. SF 405, McCartney, et al.

\section*{CHIEF CLERK-}

\section*{General}

Lobbying, require certain disclosures by persons and organizations engaged in, penalty. SF 18, Glenn.
Compensation of chief clerk and secretary of the Senate-special committee appointed, during the interim, to study salary schedules for officers and employees, and report. HCR 13; H.J. 229, 234-239 adopted, 252; S.J. 224, 235, 238-241, 246, 248-250 adopted; H.J. 274; S.J. 273, 279, 289292 adopted.
Directory of state employees assembled by comptroller. SF 467, state government.
Details of closing the 1973, first regular session of the Sixty-fifth General Assembly, interim staff and work, reconvening 1974, second regular session, etc. SCR 41; S.J. 1171, 1250, 1782-1783 adopted; H.J. 1974, 2208 adopted.
Secretary of Senate and Chief Clerk of the House authorized to attend national legislative conference. SCR 43; S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.
Interim expenses for the Chief Clerk of the House. HR 8; H.J. 1261, 2280 adopted.
Request chief clerk install opaque curtain, that may be opened or closed, to cover the voting machine panel. HR 11; H.J. 1867.

\section*{CHHLDREN-}
(See Minorn)
CHIROPRACTORS-
(See Medical, Profesmional, sub-ref. Chiropractors)

\section*{CHURCHES-} General
Solicitations of churches, charitable organizations, and other, their expenditures, reporting of, and penalties. HF 105, Doyle.

\section*{CIGARETTES-} (See Tobacco)

\section*{CITIES AND TOWNS -} General
Purchase of real estate by political subdivisions. HF 6, Norpel.
Police reserve units, cities 5,000 or more population. HF 14, Knoke and Butler; SF 14, Griffin.
Prohibit auditor of state from using same person to audit accounts of any particular department two years in succession. SF 12, Potter.
Recording special assessment instruments for cities and towns, county recorder, \(\$ 3.00\) fee. SF 21, county government.
Delinquent sewer charges constitute a lien against property. SF 24, Shaff.
Clity assessors provided copies of the code without cost. SF 39, ways and means.
Transfer of jurisdiction or sale of real estate between state agencies and polltical subdivisions. SF 41, Kelly; HF 45, transportation.
Enplanement fees, prohibit, cities and counties. HF 43, Crabb.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Prohibit enactment of any state or local law imposing or increasing a tax retroactively. HJR 6, Anderson, et al.
Liquor store sales, \(\overline{5}\) percent to counties used for alcoholism. HF 150, Schroeder.
Exempt homesteads of persons 75 years or over from property taxes, exceptions. SF 165, Heying, et al.
Use of public buildings, etc., cannot refuse due to lack of liability insurance. HF 182, Norpel.
Bond elections, one year before resubmission. HF 172, Schroeder.
Reinstate the calendar year as fiscal year for cities and towns, counties, etc. SF 180, Hultman, et al.; HF 265, McElroy and Connors. S
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.
Repeal chapter requiring political subdivisions (treasurers of) submit ledger statements semiannually stating balance is correct, public funds. SF 203, cities and towns; HF 267, county government.

Reports of utility company valuations and mileage need not be made to county supervisors, nor to city, town and township trustees. HF 211, county government.
Regulation of rallroads in cities and towns, penalty. SF 213, Robinson.
Right of public employees and public employers to bargain collectively, etc. HF 263, Welden; SF 273, Griffin; SF 531, human and industrial relations. (All same subject matter)
Jurisdiction of peace officers, mutual assistance agreements. SF 224, judiciary.
Create a municipal transportation assistance fund, appropriation. SF 225, Blouin, et al.
Municipal assistance fund, appropriation. HF 275, Kreamer; SSM as HF 756, appropriations; SF 552, appropriations.
Recording special assessment instruments for cities and towns, courry treasurer, \(\$ 3.00\) fee. SF 198, county government; HF 276, county government.
Utilities, highway commission pay cities and towns for relocating, etc. due to construction, etc. of highway. SF 240, Miller of Des Moines; HF 371, Monroe.
Sanitary sewer districts may be conveyed to cities and towns. SF 245, Willits; HF 322, Byerly.
Assessors, optional if cities, and/or counties have, also may be combined. SF 255, Willits.
Commercial projects supported by cities and towns-also include counties. SF 287, Scott; HF 350, Miller of Cerro Gordo and Norland (companion); SF 422, Winkelman and Schwieger; SF 440, cities and towns; HF 719, cities and towns (all same subject matter).
Taxation of agricultural and horticultural lands within city or town limits. SF 299, Tieden; SF 300, Doderer. SSM
Ambulance service to unincorporated areas, levy therefor on a per capita basis, etc. HF 339, Holden.
County transfer, by resolution, control of an entire drainage district to a city or town regardless of construction. HF 349, Butler.
Private cable TV franchise-municipal corporation TV translator systems, allocation of money. SF 322, Nolin; HF 372, Ferguson.
State flag flown below U.S. flag on all public buildings. HF 358, Horn.
Local government's authority to limit number of liquor and beer licenses, etc. SF 343, Bergman, et al.
Separate drainage systems for surface water. SF 364, Gallagher.
Tort claim insurance purchased, out of general fund, etc., by municipalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462, education (same subject matter in part).
Schools may purchase real estate, etc. located adjacent to or on airports for aviation mechanics education, etc. HF 395 , Kreamer; SF 420 , Milligan, et al. S
Annexation of territory by cities and towns, municipal services provided within five years. SF 394, Rabedeaux; HF 575, Holden. \(S\)
Departmental regulations affecting local governmental bodies, 90 day notice. SF 396, county government.
Notice of a proposed special assessment. SF 402, Griffin.
Require city motor buses be equipped with upright or stack mufflers. SF 418 , Robinson.
Municipal tort claims, expand definition of, insurance paid out of general fund, etc. HF 462 , education; SF 515 , schools.
Mileage expense paid at and up to \(\$ .13\) per mile. HF 486, Doyle, et al.
Embezzlement by public officers, double the penalty for. HF 491, Fischer of Grundy.
Establishment of zoos and zoological gardens, authorize levy of taxes and issuance of bonds, etc. HF 501, Lipsky.
Payment of annual dues to League of lowa Municipalities, remove ceiling. SF 435, cities and towns (withdrawn) ; SF 456, cities and towns; HF 613, cities and towns. SSM
Simple majority required for elections on bond issues, etc. SF 437, Doderer; HF 581, Monroe.
Cable television considered city utility. HF 504, Edelen, et al.; HF 718, cities and towns. (Same)
Establish special liquor distributorships, cities and towns not now having liquor stores. HF 506, Freeman; HF 722, state government.
Appearance of employees, specified procedures followed, dismissals. HF 513, Horn.
Notice of a municipal tort claim, may correct within 15 days. FiF 520 . Norland.
Establishment and acquisition of mass transit systems by politicial subdivisions. SF 448, cities and towns.
Permit a city or town to join with a township in building and maintaining a memorial building. SF 452, Rodgers.
Increasing the compensation of elected city officers. SF 453 , Kelly.
Municipal court clerks and employers become associate district court clerks and employees on July 1, 1973. HF 589, Nielsen.
Means for obtaining state property by a political subdivision of the state. HF 590, Grassley.

Create the municipal powers of initiative, referendum, and recall, elections, home rule act. HF 593, Connors.
Municipally-owned utilities participate with other utilities and electric cooperatives, in acquiring and financing of jointly-owned facilities, electric energy. HF 609, ways and means.
Vacating of streets, agreements to annex, elections, special assessments, charges for services, notices, hearings, etc., procedures and requirements for cities and towns. HF 611, cities and towns.
Establish a metropolitan service corporation. SF 479, Milligan.
City code, correcting certain errors, conflicting provisions, etc., also providing levies for orchestras or bands, ete. HF 610, cities and towns.
Annexation of agricultural land. HF 619, Holden.
Gross liquor sales, increase percentage of funds distributed to cities and towns, and counties. SF 485, Gluba, et al.
Liquor stores establish in any city or town if logical or feasible, director subject to approval, etc. HF 628 , state government.
Beer permit fees retained by local authorities. HF 629, state government.
Cities and towns may impose a one (1) cent per gallon fuel tax, streets, etc. HF 648, ways and means.
Membership of municipal planning and zoning commissions and boards of adjustment, include two appointed by board of supervisors. HF 658, cities and towns.
City-county cooperation, 250,000 population, constructing and maintaining roads. SF 496, county government.
Group insurance for public employees may include spouses and dependents. SF 502, MoCartney.
Property of a municipally-owned electric utility, held under joint ownership, subject to taxation. SF 516 , ways and means.
Cities and towns, sewage works construction fund, appropriation. SF 576, appropriations.
Delay effective dates of fiscal year act and mandatory date of adoption of the city code for one year. HF 772, ways and means.
Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56; H.J. 1573, 1689 adopted; S.J. 1550, 1575.
State officials, departments and executive council, expense of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.
Municipally-owned TV translator facilities, permit certain cities to modify and rebuild and issue bonds. SF 613 , cities and towns; HF 803, ways and means. S
Limitations on property tax levy for budgets of counties, cities and towns, temporary. SF 615, ways and means.
Cities and towns, sewage works construction, appropriation. SF 617, cities and towns.
Committee to study local budget process, funding of local government operations, expenditures, limitations, etc. SCR 56; S.J. 2137-2138, 2139.
Cities and towns, sewage works construction, appropriation. HF 807, appropriations. (Same and similar subject matter as SF 576 and SF 617) Bonds
Improvement bonds and special assessments, property outside of cities. SF 3, Griffin; HF 16, Knoke, et al.; HF 362, cities and towns. S
Joint city-county facilities, single election on issuance of bonds. SF 313, judiciary.
Industrial aid bonds, expand the purposes bonds can be issued-hospitals, etc. SF 378, Hansen, et al.; HF 443, Crabb, et al.

\section*{Councils}

Requirements and qualifications for police chiefs and fire department chiefs. SF 31, Doderer, et al.; HF 36, Small, et al. (companion); HF 547, cities and towns. SSM
Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.
Collecting special assessment deficiencies when improvements are made benefiting properties. HF 219 , ways and means.
Establish county law enforcement units, discontinue police departments, sheriffs, etc. HF 377, Knoke.
Repair of railway crossings, agreements between cities, counties, and/or highway commission. SF 382 , Robinson.

\section*{Mayor}

Mayor's signature not necessary for an ordinance to take effect. HF 514, Connors, et al.

\section*{Parking}

Exempt municipally-owned parking lots from service tax. HF 77, Lipsky. Sreetm
Increase tax on motor fuel and special fuel, special fund. SF 10 , Griffin.
Remove requirement cities and towns file street budget reports. SF 202, cities and towns.

Allocation of the road use tax fund, division of. HF 301, Higgins, et al.
Cities and towns may impose a one (1) cent per gallon fuel tax, streets, etc. HF 648, ways and means.

\section*{CITIZENS AIDE-}

General
Assistant citizens' aide, investigate certain complaints. SF 73, Doderer, et al; HF 82, McCormick, et al.
Citizens' aide authority and power to also investigate complaints against companies covering large areas of business. HF 284, Miller of Buchanan, et al.
Citizens' aide, appropriation. SF 578, appropriations.

\section*{CIVIL AC'TIONS_-} General
Exclude record of conviction, etc. in a criminal action from influencing results in a civil action. HF 100, Doyle.
Civil penalties for violations of orders and rules of air quality commission. HF 360, natural resources.

\section*{CIVIL DEFENSE-} General
Authorize property tax levy for county civil defense. HF 55, Mendenhall.
Abolish division of civil defense in department of public defense, establish office of disaster preparedness within department of public defense. HF 794, appropriations.

\section*{CIVIL PROCEDURE-}

\section*{General}

Amend the rules of civil procedure proposed by the supreme court. SF 514, judiciary.

\section*{CIVIL RIGHTS-}

Commission
Payment of civil rights commission appointees. HF 168, Hargrave, et al.
Civil rights commission, appropriation. SF 591, appropriations; HF 785, appropriations.
Civil rights commission may investigate individual complaints but not pattern or practices complaints, etc. SF 593 , judiciary.
Committee to study statutory duties of the civil rights commission, etc. HCR 63; H.J. 1858, 2336 withdrawn.

\section*{CIVIL SERVICE-} General
Civil service employees, conscientious objectors may serve in a civil service position. HF 4, Small.
Requirements and qualifications for police chiefs and fire department chiefs. SF 31, Doderer, et al.; HF 36, Small, et al. (companion); HF 547, cities and towns. SSM
Fstablish civil service for deputy county sheriffs, penalties. HF 439, county government; SF 545 , county government.

\section*{CLAIMS-}

\section*{General}

Jurisdiction and compensation of district court associate judges, redefining small claims, reporters for district associate judges. HF 90, Doyle.
County engineers, remove restriction on claims for any negligent act, error or omission, etc. HF 271, county government.
Payment of certain damages, action of highway commission, to \(R\). S. and Donald H. Weber, appropriation. SF 302, Scott.
Tort claim insurance purchased out of general fund, etc., by municipalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462, education (same subject matter in part).
Municipal tort claims, expand definition of, insurance paid out of general fund, etc. HF 462, education; SF 515, schools.
Notice of a municipal tort claim, may correct within fifteen days. HF 620, Norland.
Nonprobate transfers, accounts, liens, claims, property, survivors, or beneflelaries. SF 443, Riley; HF 587, Hill.
Liens against property of persons admitted or committed to certain state institutions, etc. HF 546, Higgins and Byerly.
Payment, in full, of per diem claims for two members of advisory investment board of IPERS, appropriation. HF 572, appropriation.
Create a crime victims compensation board. SF 472, Hansen and Gluba; HF 667, Lipsky and De Jong.
Reissuance of outdated warrants by comptroller. HF 696, state government.
Consideration of claims. HCR 43; H.J. 1094-1096, 1200, 1317 adopted; S.J. 1267, 1271, 1331, 1355, 1418-1419 adopted.
Settlement of claims, appropriation. HF 735, appropriations.

Repeal procedure for establishment of a convention to ratify amendments to the U.S. constitution. SF 5, Doderer.
Return of marriage document, repeal section 595.14 which conflicts with section 144.12. SF 7, county government.
Code and other documents, distribution of, courts and county supervisors. HF 28, Monroe; SF 241, county government (companion); SF 95, judiciary; HF 176, Doyle (all same subject matter).
City assessors provided coples of the Code without cost. SF 39, ways and means.
Repeal provisions of Code re abortion. HF 144, Holden
Correct an obsolete reference, board of control. HF 198, human resources.
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 208, judiciary and law enforcement.
Referee of juvenile court-dependent, delinquent, and neglected chfldren, court -receive copy of Code. HF 232, Doyle.
Illegal steel trade practices, repeal section authorizing protection, provided on federal level. HF 463, Caffrey.
Correct references in law regulating billboards. HF 655, transportation.
Effective date of laws, publishing, etc. HJR 17, appropriations.
Delay effective dates of fiscal year act and mandatory date of adoption of the city code for one year. HF 772, ways and means.
Supreme court and its divisions (code editor), appropriation. HF 782, appropriations.

\section*{COLLECTIVE BARGAINING-}
(Also see Lahor and/or Employment and/or Stnte Government, sub-ref. Emplovees) General
Right of public employees and public employers to bargain collectively, etc. HF 263, Welden; SF 273, Griffin; SF 531, human and industrial relations. (All same subject matter)

\section*{COLLEGES—UNIVERSITIES—}
(Also see Higher Education) General
Advertising and selling courses of instruction, penalty for violation of the provisions. SF 107, judiciary.
Educational program of schools. SF 126, schools.
College at Denison, acquisition and use of. HF 149, Crabb.
Legalize and validate proceedings of the board of directors of Des Moines area community college. HF 309, Bittle.
Faculty and board of regents institutions hired, fired, paid, etc. based on their ability. HF 337, Grassley.
Establish a work-study program, higher education, appropiation. SF 373, Murray and Nystrom; HF 465, Crawford.
Tort claim insurance purchased, out of general fund, etc., by municipalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462, education (same subject matter in part).
Establish a professional standards board, abolish board of educational examiners and professional teaching practices commission. HF 429, Holden and Hill; HF 573, Stanley, et al. SSM
Establish a commission for postsecondary education, qualify for federal funds. HF 464, Welden, et al.
Confidential communications with certified guidance counselors. HF 495, Stromer; HF 753, education. (Same)
State per pupil aid for laboratory schools. SF 436, higher education; HF 651, education.
Interstate agreement on qualification of educational personnel, etc. HF 536, Grassley; HF 705, education. (Same)
Faculty members rules and regulations on hiring and tenure by board of regents. HF 638, Grassley.
Scholarship program, higher education facilities commission, appropriation. HF 682, appropriations.
Regents, board of, appropriation, and number of employees (SUI, ISU, Oakdale sanatorium, university of northern lowa, Braille and Sight Saving School, School for the Deaf). HF 776, appropriations.
Regents, board of, appropriation, reimburse colleges for deficiencies in operating revenues (pledges, etc.). SF 594, appropriations.
Committee to study post-secondary education. HCR 60; H.J. 1801.

\section*{Tuition}

Tuition rates set by board of regents. HF 136, Mendenhall; SF 204, Griffin.
Finance tuition grants, higher education facilities commission, appropriation. SF 345, appropriations.
Medical student tuition loans, higher education facilities commission admintstration funds, appropriation. HF 683, appropriations.

\section*{COMMERCE-} General
Prohlbit operation of mobile units by banks, etc. HF 25, Fischer of Grundy.

Prohibit certain inducements to open, add to, etc., accounts at financial institutions. HF 26, Fischer of Grundy.
Brokers acting as salesmen deposit funds in broker-employer's trust account. HF 30, Holden: SF 38, Potter.
Termination of a licensed agent's contract, other than life, by an insurance company, one-year's written notice, exception. HF 70, Mendenhall.
Sale of credit life and credit accident and health insurance. HF 81, Norpel.
Eliminate requirement superintendent of banking have five years bank executive experience. HF 320, Egenes, et al.
Require public utilities to pay advertising cost from profits. HF 340, Higgins and Patchett.
Annual statement of insurance companies, adequate reports. HF 392, commerce.
Railroads, crossings, signs, fences, signals, etc., revision of. HF 527, Dunlap and Brunow.
Establish a state television commission, regulation and control of cable TV, etc. HF 541, Small.
Establish fees for certain applications fled with department of banking. HF 634, commerce; SF 610, commerce. S
Suspend bank officers'in certain circumstances, authorize superintendent of banking. HF 635, commerce.
Permissible investments by banks, livestock loans, investments of fiduciary accounts. HF 637, commerce.
Renewal of certificates of authority of insurance companies, extend time for reviewing statements etc. HF 639 , commerce.
Certificates of group life, accident and health insurance. HF 640, commerce.
Variable contracts of annuities and life insurance. SF 328, McCartney; HF 642, commerce.
Repeal of certain exemptions under securities law, registration requirements, licensing and examination fees, etc. HF 673, commerce.
Adding a new division to banking act re days and hours of operation of banks and savings and loan associations. SF 608, commerce. Commission
Public hearlngs mandatory for rate increases of public utilities. HF 5, Small; SF 60, Blouin. SSM
Increase rate of interest on public utility refunds to customers. HF 10, Patchett, et al.
Increase tax on motor fuel and special fuel, special fund. SF 10, Grifin.
Create a state transportation planning commission. HF 35, Welder.
Issuance of temporary certificates of convenience and necessity to liquid transport carriers. SF 99, Schaben; HF 110, Anderson (companion); HF 734, transportation. SSM
Filing for increases in utility rates, etc. HF 106, Egenes, et al.
Transportation, department of, create. HF 230, Drake, et al.
Regulation of railroads in cities and towns, penalty. SF 213 , Robinson.
Governor name chairman of commerce commission, two year term. HF 361, Knoke; HF 650, commerce. \(S\)
Grain dealers, licensing and regulating, commerce commission. HF 383, agriculture.
State banking board, composition of, and regulation of industrial loan companies, auditor's duties transferred to superintendent of banking. HF 548, Egenes and Avenson.
One-year moratorium on installation of cable TV service-committee to study regulation of cable TV. HJR 18, Small; HJR 20, commerce (same).
Appropriation to commerce commission. SF 524, appropriations.

\section*{COMMERCIALGeneral}

Commercial projects supported by cities and towns; also include counties. SF 287, Scott; HF 350, Miller of Cerro Gordo and Norland (companion): SF 422, Winkelman and Schwieger; SF 440, cities and towns; HF 719. cities and towns (all same subject matter).

\section*{COMMISSION ON UNIFORM LAWS-} (See Uniform Laws, Commission on) . .

\section*{COMMISSIONERS-}
(See Specific Subject, I.E. Insurance, sub-ref. General, ete.)
COMMISSIONS-
(See Specific Commission, I.E. Aging, sub-ref. Commission on)
COMMON CARRIERS(See Carriers)

\section*{COMMUNICATIONS-} (Also see Schools, sub-ref. Radio and TV) General
Consolidate state educational and state-owned commercial networks. HF 44, Crabb.

Establish a uniform statewide telephone number for police and fire departments. SF 226, Priebe.
Source and information obtained by news media, etc., radio, television; etc., confidential. SF 243, Kelly, et al.; HF 324, Small et al.
Private cable TV franchise-municipal corporation TV translator systems, allocation of money. SF 322, Nolin; HF 372, Ferguson.
Confidential communications with certified guidance counselors. HF 495, Stromer; HF 753, education (same).
Cable television considered city utility. HF 504, Edelen, et al.; HF 718, cities and towns (same).
Establish a state television commission, regulation and control of cable TV, etc. HF 541, Small.
One-year moratorium on installation of cable TV service-committee to study regulation of cable TV. HJR 18, Small; HJR 20, commerce (same).
Extend congratulations and best wishes to Steve Coon, WOI, for a successful career with voice of America. HCR 44; H.J. 1096, 1168, adopted; S.J. 1141.

General services, appropriation. SF 533, appropriations.
Public safety, appropriation, for radio equipment, etc., division of radio communication. HF 788, appropriations; SF 600 , appropriations.
Committee to study total concept of cable television, etc. HCR 64; H.J. 1868.
Municipally-owned TV translator facilities, permit certain cities to modify and rebuild and issue bonds. SF 613, cities and towns; HF 803, ways and means. S

\section*{COMPENSATIONGeneral}

Increase per diem compensation of township trustees. HF 53, Mendenhall.
Compensation of the secretary of the Senate, Carroll A. Lane, vacation pay, etc. SCR 17; S.J. 186, 190 adopted; H.J. 223 adopted.
Compensation of Chief Clerk and Secretary of the Senate-special committee appointed during the interim, to study salary schedules for officers and employees, and report. HCR 13; H.J. 229, \(234-239\) adopted, 252; S.J. 224, 235, 238-241, 246, 248-250 adopted; H.J. 274; S.J. 273, 279, 289-292 adopted.
Corporation income tax, sales, property and payroll. SF 141, Blouin, et al.; HF 669, Small, et al.
Members of boards and commissions be uniformly compensated. SF 152, Andersen and Gluba.
Payment of civil rights commission appointees. HF 168, Hargrave, et al.
Members of board of accountancy, compensation, etc. HF 169, Crabb.
Compensation for boarding and caring for county prisoners. HF 175, county government; SF 356, county government.
Compensation paid to shorthand reporters of the district court. HF 223, Bittle, et al.; SF 294, Schwieger.
Compensation of officers and employees of the General Assembly. HF 379, Crabb, et al.
County commissioners of elections, compensation for. SF 336, Briles and Doderer.
Increasing the compensation of elected city officers. SF 453, Kelly.
Create a crime victims compensation board. SF 472, Hansen and Gluba; HF 667, Lipsky and De Jong.
Raise compensation paid to members of certain boards and commissions. HF 704, appropriations.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners for flood damages resulting from Coralville reservoir. SCR 52; S.J. 1899-1900, 1933, 1938 adopted; H.J. 2164 adopted.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners on Iowa river above and below the Coralville dam for damages resulting from Coralville reservoir. (Same as SCR 52) HCR 69; H.J. 2064-2065.
Establishing legislative compensation to be paid because of a vacancy resulting in the House membership. HJR 23, ways and means.

\section*{Employees}

Compensation of joint legislative employees. SCR 6; S.J. 52 adopted; H.J. 66, 73 adopted.
Compensation of chaplains, officers and employees of General Assembly. SCR 7; S.J. 55-58 adopted; H.J. 66-68, 73 adopted.

\section*{COMPTROLLER OF STATEGeneral}

Management of state records. HF 12, Welden; HF 363, state government. S Annual budgeting and reporting for state departments, agencies, boards, etc. SF 46, Hill.
Create a land use policy commission. SF 58 , Winkelman, et al.; HF 65, Cochran, et al. (companion); HF 688, natural resources (added appropriation). SSM
Veteran's service compensation fund (bonus), one percent increase in sale and use tax for six months for funding. SF 111, Priebe and Scott; HF 115, Wyckoff and Norpel. S

Disclosure of criminal history and intelligence data dispersed by department of public safety, restrictions, etc. SF 115, Milligan; HF 145 , Hill and Small.
Repeal provisions for a statewide property tax levy. SF 155, Van Gilst; HF 194, Anderson and Dunton.
Open space land acquisition program, conservation commission, appropriation. HF 224, Butler, et al.; SF 577, appropriations.
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570 , ways and means.
Exempt livestock from personal property taxation, etc., appropriation. HF 233, Drake, et al.; SF 217 , Schaben; HF 730 , ways and means; SF 571, ways and means (all SSM).
County engineers, remove restriction on claims for any negligent act, error or omission, etc. HF 271, county government.
Create a municipal transportation assistance fund, appropriation. SF 225 , Blouin, et al.
Recalculation of amounts payable to counties from the moneys and credits tax replacement fund. HF 286, Hennessey; SF 375, county government.
Repeal tax credit on bovine female cattle three years old and older, appropriation. SF 266, county government.
Duties and functions of department of general services. HF 307, Bittle, et al.
Payment of certain damages, action of highway commission, to \(R\). \(S\). and Donald H. Weber, appropriation. SF 302, Scott.
Change administration of judicial retirement system from comptroller to court administration. SF 314, judiciary.
State school foundation program amended-enrollment dates-district costs, otc. HF 359, education; SF 362, schools SSM.
Establish a general relief fund, general and emergency relief (social welfare), etc., procedures and responsibilities. HF 381, Higgins.
Create a state land use policy division, department of agriculture. SF 338, Heying. (Also see SF 58, HF 65)
Payment of publication costs, academy of science, appropriation to comptroller. SF 414, Taylor, et al.
Appropriations, from one department to another, not transferable. HF 448, appropriations.
Reimburse the several counties for costs, changing motor vehicle registration record-keping system as required by department of public safety, appropriation. SF 432, Priebe and Blouin.
Optional variable annuity plan for IPERS, employ actuary to conduct study, appropriation. SJR 12, Doderer.
Comptroller furnish standard budget request forms, state government. HP 498, Schroeder and Jesse.
rayment, in full, of per diem claims for two members of advisory investment board of IPERS, appropriation. HF 572, appropriation.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations,
Directory of state employees assembled by comptroller. SF 467, state government.
Consolidation under employment security commission for investment of retirement system funds. HF 624, Connors, et al.
Appropriate funds to local taxing districts, reimburse for moneys expended, repeal of personal property tax on certain bovine females. HF 665, Hutchins and Miller of Calhoun.
Reissuance of outdated warrants by comptroller. HF 696, state government.
Appropriation to conservation commission for specific projects. HF 720, appropriations.
Addition to highway commission laboratory building, authorize and approve \(\$ 500.00\) payment to an architect to prepare cost estimate. SR 4 ; S.J. 1088, 1102 adopted.
Payments in lieu of contributions for unemployment compensation made to state employees of various agencies, boards, commissions and departments. HF 751 , appropriations.
Comptroller, appropriation from motor vehicle fuel tax fund. SF 561, appropriations.
Comptroller, office of, and its divisions, appropriation. HF 800 , appropriations;
SF 616 , appropriations. SF 616, appropriations.
Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{CONDEMNATIONGeneral}

Eminent domain awards, payment of costs and reasonable attorney fees in condemnation proceedings by applicant. HF 99, Strothman.
of a condemnation award. HF 116 , Nielsen.
Appeal of a condemnation award. HF 116, Nielsen.
Eminent domain, remove \(\$ 500\) expense limitation, distance of movement, and possession 180 days. SF 281, Gallagher, et al.

Condemnation proceedings, court reinstate, certain reasons. HF 351, Monroe: HF 741, judiciary and law enforcement; SF 565, judiciary. SSM
Condemnation of easements for the development of recreational facilities (lakes, dams, etc.). SF 407, Briles.
Eminent domain procedures. HF 672, transportation; SF 566, state government.

\section*{CONFIDENTIAL INFORMATION-} General
Source and information obtained by news media, etc., radio, television, etc., confidential. SF 243, Kelly, et al.; HF 324, Smäl, et al.
Conflential communications with certifled guidance counselors. HF 495, Stromer; HF 753, education (same).

\section*{CONGRESS OF THE UNITED STATES-} General
Senate and House journals and bills be mailed to Iowa's U.S. senators and congressmen. SCR 5; S.J. 42, 52 adopted; H.J. 65, 203 adopted.
Petition the president and congress of the U.S. to reinstate the rural environmental assistance program or replace with another. HCR 3; H.J. 62.
Request U.S. congress enact legislation terminating our military involvement in southeast Asia. HCR 5; H.J. 64, 93, 98 tabled.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. HCR 12; H.J. 224.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. (Same as HCR 12) SCR 18; S.J. 202, 203, 342, 368, 725-726 adopted; H.J. 725.
Urge congress change federal laws and regulations, etc. re locker plants. SCR 22; S.J. 335, 338, 412.
Request congress amend the federal hatch act. SCR 27; S.J. 509, 526, 731, 909, 1102-1103 adopted; H.J. 1194, 1647 adopted.
Petition congress to include grain alcohol as an energy resource in their major energy resource studies. HCR 34; H.J. 726.
Iowa General Assembly opposes the passage of HR 6168, roll back of livestock prices, by congress, forward this resolution. SCR 34; S.J. 840, 841 adopted, 848 ; H.J. 818, 873 adopted.
Request congress refuse the request from the department of defense for transfer authority; enforce terms of peace treaty of Paris, etc. SR 5; S.J. 1144, 1170-1171 adopted.
Urge the president and congress to obtain at earllest possible date the return of and complete accounting of all missing in action in southeast Asia. HCR 51; H.J. 1380, 1482 adopted; S.J. 1388, 1414, 1516.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners for food damages resulting from Coralville reservoir. SCR 52 ; S.J. 1899-1900, 1933, 1938 adopted; H.J. 2164 adopted.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners on Iowa river above and below the Coralville dam for damages resulting from Coralville reservoir. (Same as SCR 52) HCR 69; H.J. 2064-2065.
That congress propose to the states for their ratification an amendment to the U.S. constitution re abortion. SR 10; S.J. 2136, 2139.

That congress propose to the states for their ratification an amendment to the U.S. constitution re abortion. SR 11; S.J. 2137, 2139.

\section*{CONGRESSIONAL DISTRICTS-} General
Change membership of state central committees, four from each congressional district. SF 61, Kelly; HF 62 Hill, et al.
Consolidation of counties. SF 84, Kelly; HF 183, Hill; SF 117, Blouin SSM.

\section*{CONSCIENTIOUS OBJECTORSGeneral}

Civil service employees, conscientious objectors may serve in a civil service position. HF 4, Small.

\section*{CONSERVATION-}

\section*{General}

Restricted area fee on vehicles operated in state recreational areas. SF 36, Rodgers, et al.
Create state park advisory committees. SF 37, Doderer, et al.; HF 133, Mendenhall, et al.
Establish a natural and scenic rivers system. HF 7, Welden; SF 172, Willits.
Persons over 64 years of age fish without a license. HF 15, Norpel and Small.
Prohibit open season on certain birds and animals during open season on deer. HF 24, Wyckoff; HF 121, natural resources; SF 143, Tieden.
Administrative and maintenance facilities for county conservation boards. SF 171, Willits, et al.; HF 342, Norpel and Wyckoff. S
Rivers, streams, or creeks with flowing surface water available for public use. SF 460, Tieden.
Change accounting date of fish and game license sales from April 10 to Jan. 31. HF 543, natural resources.

County conservation uniforms, strike limitation of expense for. HF 674, natural resources.
Commission
Payment of damages caused by hunters. HF 111, Stromer.
Shipping, transferring, and sale of skins and hides, repeal certain provision of law. HF 157, natural resources.
Update and eliminate obsolete fish and game provisions of the Code. HF 158, natural resources.
Destruction, taking, or possession of wildife owned by the state, and liability for, civil damages. HF 160, natural resources; SF 259, Tieden. S
Conservation commission officer defined as peace officers. HF 164, natural resources.
Taking of fish with seines and traps for bait. HF 166, natural resources.
Prohibit issuance of trapping licenses to non-residents. SF 178, Tieden; HF 246, Mendenhall and Tofte.
Open space land acquisition program, conservation commission, appropriation. HF 224, Butler, et al.; SF 577, appropriations.
No fish or game may be released, into the wild, without permit. HF 253 , natural resources.
Trotlines, also unlawfui to use in inland waters. HF 272, natural resources.
Conservation commission acquire no more land and water until land previously acquired has been developed, etc. SJR 8, Heying, et al.
Wake, definition of, water navigation regulations. HF 282 , natural resources.
Taking of wild turkey, special license fee and limitation. HF 292, natural resources.
Scenic and recreational highway system, establish. HF 293, Clark of Lee and Stanley.
Special trout license stamp, signature required. HF 310, natural resources.
Prohibit water skiing, etc. from sunset to sunrise. HF 327, natural resources.
Basket traps, fish, conservation commission approve material used for. SF 323, Shaw.
Establish a land preserve loan authority, prescribe purposes, duties, etc. SF 367, Winkelman.
Disposition of fish and game confiscated by conservation commission or accidently killed, processed when practicable, and donated to charity. HF 472, Horn.
Reporting of boating accidents. HF 488, Freeman; HF 657, natural resources (same).
Resident hunting and fishing license fees, increase rate. HF 492, Freeman and Brunow; HF 630, natural resources (same).
Protected water areas, designation of. HF 496, Freeman and Welden; SF 461, Tieden. S
Hiking and equestrian trails, conservation commission. SF 463, Winkelman.
Free fishing licenses to persons receiving financial assistance. HF 557, Harper; SF 572 , Gluba and Blouin. Similar SM
Open seasons for bobwhite quail and pheasant hunting same. HF 559, Harper.
Leasing of property under jurisdiction of conservation commission. HF 571, natural resources.
Conservation commission may issue recreational facility bonds for construction purposes, lease facilities, etc. HF 583, Brunow.
Create a green thumb program for the aging, provide employment, appropriation. HF 632, Avenson and Fitzgerald.
Sale of skins and plumage of game birds and animals, certain exceptions. HF 713, natural resources.
Appropriation from marine fuel tax fund to conservation commission. HF 716, appropriations.
Appropriation to conservation commission for specific projects. HF 720, appropriations.
Rule-making authority of conservation commission, penalties for violations of rules. HF 723, natural resources.
Administration fund of conservation commission, transfer of funds. SF 518, appropriations.
Appropriate fish and game protection fund, conservation commission. SF 520. appropriations.
Appropriation to division of lands and waters, conservation commission. SF 521, appropriations.
Conservation commission for historical preservation and survey program, Missouri and Mississippi river basin commission, appropriation. SF 588 , appropriations.
Conservation commission, appropriation, Missouri river riverfront project. HF 805, appropriations.

\section*{CONSERVATION COMMISSION- \\ (See Conservation, sub-ref. Commission)}

\section*{CONSTITUTIONAL AMENDMENTS-}

\section*{General}

Repeal procedure for establishment of a convention to ratify amendments to the U.S. Constitution. SF 5, Doderer.

Eighteen, age qualification of members of the General Assembly. SJR 3, Murray, et al.; HJR 2, Hill, et al.
Provide means for General Assembly to convene itself into special session. HJR 3, Hill, et al.
Simplified state income tax law, enable legislature to enact, percentage of federal tax. HJR 5, Mendenhall.
Persons disqualifed from being electors, repeal section of constitution, update statutes. SJR 6, Blouin.
Prohibit enactment of any state or local law imposing or increasing a tax retroactively. HJR 6, Anderson, et al.
Four-year terms for members of the House of Representatives. HJR 7, Mendenhall.
Vacancies in the membership of the General Assembly, appointments, etc. HJR 9, Mendenhall.
Lieutenant governor, duties of-Senate select officers. HJR 10, Brinck, et al.: SJR 9, Milligan, et al. S
Secretary of state not required to be elected-four-year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Brinck, et al.
Joint election of governor and lieutenant governor. HJR 12, Brinck, et al.
Repeal constitutional sections providing that all fines for breach of the penal laws be applied to schools. HJR 13, Holden, et al.
Successors to uncompleted terms of deceased members of General Assembly chosen by conventions of the political party of deceased senator or representative. HJR 15, Freeman; SJR 13, Shaw.
Composition of the General Assembly, basis for apportionment of members, and time when reapportionment is required. SJR 14, Shaw,
That congress propose to the states for their ratification an amendment to the U.S. Constitution re abortion. SR 10; S.J. 2136, 2139.

That congress propose to the states for their ratification an amendment to the U.S. Constitution re abortion. SR 11; S.J. 2137, 2139.

\section*{CONSTITUTIONAL CONVENTION-} General
Repeal procedure for establishment of a convention to ratify amendments to the U.S. Constitution. SF 5, Doderer.
Constitutional convention, whether or not to submit to voters for determination. HF 280, Higgins.

\section*{CONSTRUCTION-} General
Mechanic's liens, owner must be notified before contractor paid. SF 408, McCartney, et al.
Construction of private and public buildings and facilities accessible to and functional for physically handicapped. SF 409, Blouin.
Limitation of certain damage actions, improvements or work upon real property. HF 180, Mendenhall.
Notice of mechanic's lien served on property owner and cautionary notice to homeowners-construction. SF 384 , Willits; SF 386 , Van Gilst. SSM
Homestead owners who pay contractors not liable on mechanic's liens. HF
470 , Nielsen.
Mechanic's lien not foreclosable unless person has first obtained a judgment against original contractor, etc. SF 431, Priebe, et al.; HF 560, Woods, et al.
Licensing of plumbers, supervision and inspection of, etc. SF 214, Nytrom.

\section*{CONSUMER-}

\section*{General}

Home solicitation sales, penalties, SF 329, MoCartney, et al.; HF 391, Fitzgerald, et al. (companion) ; HF 617, commerce SSM.
Rights of a holder of certain instruments (contracts, agreements, etc.), does not apply to checks. SF 405, McCartney, et al.
Committee to continue study of regulation of consumer credit during 1973 in terim, report. SCR 30 ; S.J. \(654,731,920\).
Committee to continue study of regulation of consumer credit during 1973 interim, report. (Same as SCR 30) HCR 32; H.J. 636.

\section*{CONTAINERSGeneral}

Regulate use of beverage containers, etc. HF 56, Mendenhall, et al. (same subject matter as); SF 197, Miller of Marshall and Gluba; HF 317, Stanley and O'Halloran (companion).
Sales tax on purchases made by contractors who are retailers. SF 124, ways and means.
Impose excise tax on certain beverage containers, etc, penalty. HF 516, Egenes, et al.
Exempt from sales tax amount charged on container deposits or coupon refunds. HF 604, O'Halloran.

\section*{CONTRACEPTIVE PRODUCTSGeneral}
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Remove prohibition against sale, etc., or advertisement of birth control devices, abortion information, and venereal disease cures. SF 85, Kelly; SF 301, human resources. SSM

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\section*{CONTRACTORS—— \\ \section*{General}}

Limitation of certain damage actions, improvements or work upon real property. HF 180, Mendenhall.
Notice of mechanic's lien served on property owner and cautionary notice to homeowners-construction. SF 384, Willits; SF 386, Van Gilst. SSM
Mechanic's liens, owner must be notified before contractor paid. SF 408, McCartney, et al.
Homestead owners who pay contractors not liable on mechanic's liens. HE 470, Nielsen.
Mechanic's lien not foreclosable unless person has first obtained a judgment against original contractor, ete. SF 431, Priebe, et al.; HF 560, Woods, et al.

\section*{CONTRACTS-}

\section*{General}

Forfeiture of real estate contracts. SF 42, Kelly.
Procedures for termination of a teacher's contract. SF 306, Robinson and Schwieger; HF 702, education. SSM
Variable contracts of annuitles and life insurance. SF 388, McCartney; HE 642 , commerce.
Home solicitation sales, penalties. SF 329, McCartney, et al; HF 391, Fitzgerald, et al. (companion) ; HF 617, commerce. SSM
County contracts requiring bids for building construction or repairs, increase to \(\$ 5,000\). HE 407 , Edelen.
Rights of holder of certain instruments (contracts, agreements, etc.), does not apply to checks. SF 405 , McCartney, et al.
Variable contracts of annuities and life insurance. HF 642, commerce.
Retailer may recover part of the price of farm implements, etc., cancellation of a contract by a manufacturer, penalties. HF 660, Hutchins.

\section*{CONTRIBUTHONSGeneral}

Phase out contribution ceiling, IPERS. SF 96, Riley.
Disclosure, etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
Prohibit governmental appointees from being required to give an oath of political allegiance or make a contribution. SF 398 , Blouin.

\section*{CONVENTIONS-} General
Repeal procedure for establishment of a convention to ratify amendments to the U.S. Constitution. SF 5, Doderer.

\section*{COOPERATIVE ASSOCIATIONSGeneral}

Filing requirements for cooperative associations for income tax purposes, same as federal. SF 48, ways and means.
Annual reports of cooperative associations need not be verified. HF 335, Hill.
Cooperatives, amendment of articles of incorporation, reduce required vote. SF 289 , Bergman, et al.
Directors of cooperative associations, redistricting every 10 years, elections. SF 457, Rabedeaux.

\section*{CORPORATIONS-} General
One signature required on corporate income tax returns. SF 64, ways and means; HF 71, ways and means.
Corporation income tax, sales, property and payroll. SF 141, Blouin, et al.; HF 669, Small, et al.
Employees eligible for group insurance, members of board of directors if a corporation. HF 156 , Freeman, et al.
Exempt directors, officers, employees, etc. from personal liability for claims based on an act or omission of duties, nonprofit corporations. HF 258, Kreamer.
Increase total dollar amount of obligations which a development corporation may have to its members, capital stock. SF 239 , commerce.
Abolish reguirement corporation annual reports be sworn to. SF 246, Riley; HF 318, Hill.
Prohibit formation of new bank holding companies without certificates of authority, etc. SF 358 , Murray, et al. HF 482 , Dunlap, et al.
Pusiness corporations, nonadmitted organizations, allow to transact business in Iowa. SF 404, Kelly; HF 450, Hill and Stanley.
Corporations include attorney fees as an advanceable expense, extend notice of shareholders meetings to 60 days, no verification of annual reports, etc. SF 413, Kelly; HF 529, Hill and Stanley.

Computation of Iowa net income-gains on farm recapture property or nonfarm adjusted gross income over \(\$ 20,000\) treated as ordinary income, etc. HF 652, Krause.
Apportionment of corporate income for taxation purposes, single factor formula. HF 698, Rapp.

\section*{COKRECTION CENTERS——} General
Assistant citizens' aide, investigate certain complaints. SF 73, Doderer, et al.; HF 82, McCormick, et al.
Community-based corrections programs and services, appropriation. SF 71, Potter, et al.; HF 85, Lipsky, et al. (companion): SF 482, human resources. SSM.

\section*{COSMETOLOGY-} General
Frohibit cosmetologists from cutting a male person's hair. HF 260 , Fischer of Grundy, et al.; SF 229, Schwieger, et al. S
Allow cosmetologists to work on any person. SF 260, Doderer and Murray.

\section*{COUNTHES-SPECIFIC-}

\section*{Adair:}

Legalize proceedings of board of trustees, Stuart Municipal Utilities, water revenue bonds, increase rates, Adair and Guthrie counties. HF \(\mathbf{3 6 6}\), Bortell; HF 679, judiciary and law enforcement. (Same)

\section*{Decatur}

Iegaiize special election of Lamoni community school dirtrict, Decatur county, issuance of school bonds, etc. HF 364, Anderson. Fayette
Congratulate the city of Oelwein on its 100 th anniversary. SR 3; S.J. 526.
Congratulate the city of Oelwein on its 100 th anniversary. (Same as SR 3) HR 6; H.J. 699 adopted.
Guthrie
Legalize proceedings of board of trustees, Stuart Municipal Utilities, water revenue bonds, increase rates, Adair and Guthrie counties. HF 366 , Bortell: HF 679, judiciary and law enforcement. (Same)

\section*{Jeflerson}

Permit Jefferson county board of supervisors to make payments for purchase of a one-fifth interest in city-county law enforcement center, and purchase and acquire holding facility. SF 619, judiciary. Marion
Tegalize sale of real estate, Knoxville community school district to Harvey, Lowa. SF 585 , judiciary. Mills
Leqalize procedures of Nishna Valley community school district, Mills county, sale of several tracts of real estate, etc. HF 804, ways and means. Muscatine
Legalize proceedings of Muscatine city council reelection on annexing certain territory. HF 732, judiciary and law enforcement. O'Brien
Iegalize proceedings of town council of Sanborn, O'Brien county, management and control of waterworks system in town council. HF 568, Hansen; HF 676, judiciary and law enforcement. (Same) Polk
Saylor township of Polk county, legalize and validate proceedings of township trustees re tax levy for fire equipment. SF 253 , Kinley and Willits. Pottawattamie
Tegalize and validate proceedings of Lewis township trustees, Pottawattarnie county, fire protection purposes. SF 324 , Griffin and Hultman. Sac
Legalize proceedings of city council of Sac City, Sac county, special assessments for construction of sanitary sewer program No. 1, 1972. HF 564, Bennett; HF 678, judiciary and law enforcement. (Same) Stoux
Construction of a new office building in Orange City, Iowa. HF 675, judiciary and law enforcement. Worth
Iegalize proceedings of board of supervisors of Worth county, drainage districts Nos. 24, 34, and 52. HF 507, Norland; HF 677, judiciary and law enforcement. (Same)

\section*{COUN'TY -}

General
Return of marriage document, repeal section 595.14 which conflicts with section 144.12. SF 7 , county government.

County zoning commissions and boards of adjustment, members must reside in county, but outside the incorporated limits of any city or town. HF 3 , Holden.
Prohibit auditor of state from using same person to audit accounts of any particular department two years in succession. SF 12, Potter.
Group insurance for elected county officials. SF 20, county government; HF 63 , county government.
Transfer of jurisdiction or sale of real estate between state agencies and political subdivisions. SF 41, Kelly; HF 45 , transportation.
Enplanement fees, prohibit, cities and counties. HF 43, Crabb.
Increase salaries of certain county officers. HF 52, Mendenhall.
Create an interim study committee on county statutes, appropriation. SJR 5, county government.
Dog licensing repealed, rabies vaccinations, domestic animal fund. SF 62, Kelly; HF 178, Doyle.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Consolidation of counties. SF 84, Kelly; HF 183, Hill; SF 117, Blouin. SSM
Court renorters for purpose of group insurance considered county employees. HF 93. Doyle.
Prohibit enactment of any state or local law imposing or increasing a tax retroactivelv. HJR 6, Anderson, et al.
Valuing and listing certain property granted exemption from property tax. SF 109, ways and means.
Pa.vment of damaeres caused by hunters. HF 111, Stromer.
Old age assistance for residents of county-owned nursing homes. SF 120. Blouin, et al.; HF 147, Carr, et al.
Salaries of elected county officials. HF 118, Doyle, et al.
Increase certain county fees. HF 146, Mendenhall, et al.
Clarify how a chíd residing in an institution acquires settlement. SF 149, human resources.
Treatment, education, and rehabilitation of alcoholics. SF 150, Doderer, et al.; SF 504, state government.
Eliminate state aid to county and district fairs. SF 154, Doderer.
Liquor store sales, 5 percent to counties, used for alcoholism. HF 150, Schroeder.
Fxempt homesteads of persons seventy-five years or over from property taxes, exceptions. SF 165, Heying, et al.
Use of public buildings, etc., cannot refuse due to lack of liability insurance. HF 182, Nornel.
Reinstate the calendar year as fiscal year for cities and towns, counties, etc. SF 180, Hultman, et al.; HF 265, McElroy and Connors. \(S\)
Contesting elections of county officers. HF 196, Small; SF 326, Doderer.
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.
Right of public employees and public employers to bargain collectively, etc. HF 263, Welden; SF 273, Griffin; SF 531, human and industrial relations. (All same subject matter)
Jurisdiction of peace officers, mutual assistance agreements. SF 224, iudiciary.
ADC recipients, confidential files open to elected state and county officials. SF 254, Rabedeaux.
Assessors, optional if cities and/or counties have, also may be combined. SF 255, Willits.
Commercial projects supported by cities ad towns-also include counties. SF 287, Scott: HF 350, Miller of Cerro Gordo and Norland (companion); SF 422, Winkelman and Schwieger: SF 440, cities and towns; HF 719. cities and towns. (All same subject matter)
Exempt cases of overtime parking from \(\$ 5.00\) court costs. HF 326 , Doyle.
Establish a basic school unit in each county with a basic school board, members of boards of all districts in unit. SF 292, Andersen.
State flag fown below U.S. flag on all public buildings. HF 358, Horn.
Establish county law enforcement units, discontinuing police departments, sheriffs, etc. HF 377, Knoke.
County commissioners of elections, compensation for. SF 336, Briles and Doderer.
Fees, public officers (emplovees) not entitled to receive for certifying affidavits. etc., repeal law. SF 341, county government.
Inheritance tax, delete obsolete sections, reconcile inconsistent sections etc. SF 359, Dekoster and Shaff.
Exempt from requirement county obtain approval of highway commission for use of federal revenue sharing funds for secondary road purposes. HF 427, Jordan and Wells.
Departmental regulations affecting local governmental bodies, ninety day now tice. SF 396, county government.
Prohibit governmental appointees from being required to give an oath of political allegiance or make a contribution. SF 398 , Blouin.
Mileage expense paid at and up to \(\$ .13\) cents per mile. HF 486, Doyle, et al.
Embezzlement by public officers, double the penalty for HF 491, Fischer of Grundy.

Establishment of zoos or zoological gardens, authorize levy of taxes and issuance of bonds, etc. HF 501 , Lipsky.
Simple majority required for elections on bond issues, etc. SF 437, Doderer; HF 581, Monroe.
Appearance of employees, specified procedures followed, dismissals. HF 513, Horn.
Increase salaries of county officers. SF 441, county government.
Establishment and acquisition of mass transit systems by political subdivisions. SF 448, cities and towns.
Two official county newspapers may be published in same town if not owned by same person. HF 570, Holden.
Means for obtaining state property by a political subdivision of the state. HF 590, Grassley.
Township trustees may levy tax, etc., for fire protection. HF 614, Hutchins. Establish a metropolitan service corporation. SF 479, Miligan.
Gross liquor sales, increase percentage of funds distributed to cities and towns, and counties. SF 485, Gluba, et al.
Unemployment compensation, extended benefits. HF 623, Poncy.
City-county cooperation, 250,000 population, constructing and maintaining roads. SF 496, county government.
Group insurance for public employees may include spouses and dependents. SF 502, McCartney.
Counties, appropriation, moneys and credits replacement fund. HF 750, appropriations.
Delay effective dates of fiscal year act and mandatory date of adoption of the city code for 1 year. HF 772, ways and means.
Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56; H.J. 1573, 1689 adopted; S.J. 1550,1575 .

Committee to study all aspects of compensation system for county officers, etc. (same as HCR 68) SCR 50; S.J. 1811, 1822.
Committee to study all aspects of compensation system for county officers, etc. HCR 68; H.J. 2021.
Limitations on property tax levy for budgets of counties, cities and towns, temporary. SF 615, ways and means. Attormeys
Antitrust fees for a county attorney or attorney general, eliminate payment of a portion of the fines. SF 2, Hill; HF 61, judiciary and law enforcement.
Purchase of real estate by political subdivisions. HF 6, Norpel.
Salaries of county attorneys. HF 131, Knoke, et al.; SF 296, Robinson and Riley.
Abolish office of county attorney, establish office of elected district prosecutor, boards of supervisors employ legal counsel and provide administrative procedures, ete. SF 471, DeKoster.

\section*{Auditors}

Journals, bills and binders to be furnished free to county auditors. SCR 3; S.J. 10 adopted; H.J. 15, 16 adopted.

Disclosure, etc., of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
Collecting special assessment deffiencies when improvements are made benefiting properties. HF 219, ways and means.
Recalculation of amounts payable to countles from the moneys and credits tax replacement fund. HF 286, Hennessey; SF 375, county government.
Method of flling reports on homestead tax credits and military service tax credits. SF 265 , county government.
Court reporters, total compensation of, one county in district issue warrant. HF 345, Doyle, et al.; SF 397, Kelly.
Deputy auditor and deputy treasurer of counties with dual county seats conduct tax sales. HF 380, Clark of Lee and Brinck; SF 484, Junkins.
Change date of delinquency for dog license fees. SF 473, county government.
Licensing of dogs, county auditor may assign license tags to assessor. SF 528, county government.
State officials, departments and executive council, expense of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{Conservation}

Administrative and maintenance facilities for county conservation boards. SF 171, Willits, et al.; HF 342, Norpel and Wyckoff. S
Condemnation of easements for the development of recreational facilities (lakes, dams, etc.). SF 407 , Briles.
County conservation uniforms, strike limitation of expense for. HF 674, natural resources.

\section*{Engineers}

County engineers, remove restriction on claims for any negligent act, error or omission, etc. HF 271, county government.

\section*{Funds}

County funds may be expended for membership fees or attendance expenses for county officer associations. HF 418, Knoke.
Commitee to study county funds, analyze need for each fund, expenditures, etc., report. HCR 29 ; H.J. 589.
Remove total amount that can be collected from all counties for membership in Iowa association of counties. SF 506, county government.
Social services, appropriation for certain public assistance programs, contractual services, changing procedure for handling county claims re foster care of veterans' children, and ADC program. SF 604, appropriations.
Health, Boards of
County health centers, reduce population requirement from 100,000 to 70,000 SF 1, Doderer.
Property tax levy of one mill for county health programs. HF 72, county government.
Funding of mental health and mental retardation services, state aid to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
Placement of patients admitted or committed to state hospital-schools for mentally retarded or facilities outside those institutions. SF 91, Griffin and Miller of Des Moines; HF 240, human resources. S
Local health services, standards for, tax levy. SF 250, Rabedeaux and Doderer. Support of patients in state mental health institutes. HF 691, human resources.

\section*{Homes}
(See Homes, sub-ref. county)
Hospitals
Include students of schools of nursing in tuition grant program. SF 101, Shaw.
Members of commissions on hospitalization, compensation and expenses fixed by judges of district court. SF 106, Riley and Potter.
Inspection of patients' records. SF 179, Kelly.
Establish Iowa health services commission. SF 331, Riley, et al.
Industrial aid bonds, expand the purposes bonds can be issued-hospitals, etc. SF 378, Hansen, et al.; HF 443, Crabb, et al.
Sale or lease of property by a city or county hospital. SF 459, human resources.

\section*{Jails}

Compensation for boarding and caring for county prisoners. HF 175, county government; SF 356 , county government.
Medical Examiners
Heir to an estate of a deceased person, etc., may obtain a copy of the autopsy report. HF 356, Oakley.

\section*{Recorders}

Recording special assessment instruments for cities and towns, county recorder, \(\$ 3.00\) fee. SF 21, county government.
Assignment of real estate mortgages by marginal entry, repeal section 558.4. SF 93, county government; HF 141, county government.
Federal tax lien registration, motor vehicles. HF 135, transportation.
All instruments affecting real estate and notices of statutory liens fled in county recorder's office, exceptions-court actions re liens. SF 187, Riley and DeKoster; HF 449, Hill.
Recording of liens by card index system-unemployment contribution and income tax liens. HF 306, Bittle, et al.
Place of fling order to perfect a security interest, farm operations. HF 334, Hill: SF 344, Dekoster.
Motorboats and sailboats, annual registration fee in lieu of personal property taxes, penalties. SF 451, Shaw; HF 690, natural resources. SSM.
Change accounting date of fish and game license sales from April 10 to January 31. HF 543 , natural resources.
County recorder maintain records of mechanic's liens, marriages, births and deaths. HF 582, Monroe.
Full disclosure of sales price in real estate transfers, penalties. HF 627, Cochran.

\section*{Sherifis}

Increase mileage rate paid to county sheriffs. HF 51, Mendenhall and Horn. Salaries for deputy sheriffs, district court held in two places. HF 38, Knoke, et al.
Sheriffs and their deputies, provide standard uniforms. HF 125, judiciary and law enforcement.
Deputy sheriffs approved by board of supervisors. SF 142, Hill.
Compensation for boarding and caring for county prisoners. HF 175, county government; SF 356 , county government.
Special and reserve deputy sheriffs, sheriff fle report with board of supervisors listing names of. SF 248, Doderer; HF 279, Hill.
Condemnation proceedings, court reinstate, certain reasons. HF 351, Monroe; HF 741, judiciary and law enforcement; SF 565, judiciary. SSM

Property unlawfully placed on public or private property, may be removed and stored, etc. SF 354, Riley.
Establish civil service for deputy county sheriffs, penalties. HF 439, county government; SF 545, county government. Social Welfare
Recovery of old-age assistance payments, repeal double amount. SF 65, Riley and Van Gilst.
Employment of county relief recipients on county-owned properties, parks, etc. SF 156, county government; HF 553, county government. S
Establish a general relief fund, general and emergency relief (social welfare), etc., procedures and responsibilities. HF 381, Higgins.
Establishment and operation of community day care centers, etc., appropriation. SF 434, Murray; HF 577, Hill (companion); HF 729, human resources; SF 569 , human resources ( S ). (All same subiect matter)
Composition and terms of office of county boards of social welfare. HF 510 , Harvey.
Change terms of members of county board of social welfare, exclude county supervisors. HF 511, Higgins.
Committee to study ways to improve various welfare programs, state and county. HCR 61; H.J. 1802.
Social services, appropriation for area offices and county services, departmental operations, etc. HF 802, appropriations.

\section*{Supervisors, Board of}

Improvement bonds and special assessments, property outside of cities. SF 3, Griffin; HF 16, Knoke, et al.; HF 362, cities and towns. \(S\)
Repeal bounties on certain wild animals. SF' 8 , Kelly; HF boo, Cusack.
Commitment of alcohol and drug addicts, use of private facilities if costs paid. SF 6, county government.
Group insurance for elected county officials. SF 20, county government; HF 63, county government.
Code and other documents, distribution of, courts and county supervisors. HF 28, Monroe; SF 241, county government (companion); SF 95, judiciary ; HF 176, Doyle (All same subject matter)
Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.
Authorize property tax levy for county civil defense. HF 55, Mendenhall.
Changes in roads, streams, or dry runs, highway commission and boards of supervisors. HF 59, transportation.
Property tax levy of one mill for county health programs. HF 72, county government.
County property tax levy of one-quarter mill for flood and erosion control. HF 73, county government.
Sale of property acquired by tax deed, counties. SF 104, Ramsey.
County expenditures for canital improvements-accomplished without tax in-crease-federal funds available. HF 75, Knoke, et al.; HF 114, Miller of Buchanan; SF 118, judiciary; SF 247, county government; HF 773, ways and means. (All same subject matter)
Assignment of tax sale certificates. SF 116, Ramsey.
Salaries of elected county officials. HF 118, Doyle, et al.
Deputy sheriffs approved by board of supervisors. SF \(142, \mathrm{Hill}\).
Compensation for boarding and caring for county prisoners. HF 175, county government; SF 356 , county government.
Public defender, counties 50,000 or more population may establish and abolish. SF 182, Willits and Kinley.
Create an abandoned cemetery fund, county tax levy. HF 185, Wyckoff.
Reports of utility company valuations and mileage need not be made to county supervisors, nor to city, town and township trustees. HF 211, county government.
Use of eminent domain by county boards of supervisors for any secondary road. HF 234, Holden.
Special and reserve deputy sheriffs, sheriff fle report with board of supervisors listing names of. SF 248 , Doderer; HF 279, Hill.
Local health services, standards for, tax levy. SF 250, Rabedeaux and Doderer.
Petitions and elections for the establishment of sanitary districts, bond optional. SF 258, Doderer.
Election returns-allow county board of supervisors to canvass before noon. SF 264, county government.
Ambulance service to unincorporated areas, levy thereof on a per capita basis, etc. HF 339, Holden.
County transfer, by resolution, control of an entire drainage district to a city or town regardless of construction. HF 349, Butler.
Joint city-county facilities, single election on issuance of bonds. SF 313 , judiciary.
Establish a state criminal defense fund, allocate to counties, court-appointed attorney fees or public defender. HF 367, Jordan, et al.
Establishment of sanitary districts, alternative procedure, HF 370, Bittle, et al. (Also see SF 258)
Establish county law enforcement units, discontinue police departments, sheriffs, etc. HF 377, Knoke.

Repair of rallway crossings, agreements between cities, counties, and/or highway commission. SF 382, Robinson.
County contracts requiring bids for building construction or repairs, increase to \(\$ 5,000\). HF 407, Edelen.
County funds may be expended for membership fees or attendance expenses for county officer associations. HF 418, Knoke.
Construction and maintenance of roads, bridges, etc., public interest take precedence. SF 390, Miller of Des Moines.
Secondary road projects approved by highway commission. SF 400, Lamborn.
Relmburse the several counties for costs, changing motor vehicle registration record-keeping system as required by department of public safety, appropriation. SF 432, Priebe and Blouin.
County ambulance service, expense fund, levy tax for, etc. HF 533, Brunow, et al.
County zoning restrictions in unincorporated area of county, county zoning commission members elected, etc. SF 458, Scott, et al.
Abolish office of county attorney, establish office of elected district prosecutor, boards of supervisors employ legal counsel and provide administrative procedures, etc. SF 471, DeKoster.
Use of fairgrounds and fairground fund. HF 607, Monroe and Brinck.
Authorize boards of supervisors to establish revolving funds, expenses for maintenance of drainage or levee districts. HF 633, Mennenga, et al.
Membership of municipal planning and zoning commissions and boards of adjustment, include two appointed by board of supervisors. HF 658, cities and towns.
Redesignating county homes as county care facilities, revising operation of, etc. HF 659, county government.
Require a warning sign at last intersection before an unsafe county bridge, certain vehicles, etc. SF 493, Winkelman.
Eminent domain procedures. HF 672, transportation; SF 566, state government.
Remove total amount that can be collected from all counties for membership in Iowa association of counties. SF 506 , county government.
Delay effective dates of fiscal year act and mandatory date of adoption of the city code for one year. HF 772, ways and means.

\section*{Tax}
(Also see Tax, nub-ref. County)
Recalculation of amounts pavable to counties from the moneys and credits tax replacement fund. HF 286, Hennessey; SF 375, county government.
Repeal tax credit on bovine female cattle three years old and older, appropriation. SF 266 , county government.

\section*{Treasurers}

Delinquent mobile home taxes, decrease monthly percentage penalty. SF \(\mathbf{1 9}\), county government.
Motor vehicle registration plates must include county number. SF 130, Priebe and Schwieger; HF 303, Branstad, et al.
Federal tax lien registration, motor vehicles. HF 135, transportation.
Alteration of registration plates, certificates, etc., issued by county treasurers, penalties. HF 197, transportation.
Garnishment for delinruent personal property taxes. SF 188, Riley.
Repeal chapter requiring political subdivisions (treasurers of) submit ledger statements semiannually stating balance is correct, public funds. SF 203, cities and towns; HF 267, county government. S
Nondealers may sell or transfer motor vehicles without inspection, buyer obtain certificate of inspection, etc. HF 250, Crabb.
County treasurer may refuse to issue a motor vehicle license, outstanding warrant against applicant. HF 264 , Kreamer, et al.; SF 274 , Milligan, et al.
Modify filing system in public safety and county treasurer's offices, motor vehicle registration and certificate of title. HF 269, transportation.
Recording special assessment instruments for cities and towns, county treasurer, \(\$ 3.00\) fee. SF 198, county government; HF 276, county government.
Method of filing reports on homestead tax credits and military service tax credits. SF 265, county government.
Court reporters, total compensation of, one county in district issue warrant. HF 345, Doyle, et al.; SF 397, Kelly.
Deputy auditor and deputy treasurer of counties with dual county seats conduct tax sales. HF 380, Clark of Lee and Brinck; SF 484 , Junkins.
Reimburse the several counties for costs, changing motor vehicle registration record-keeping system as required by department of public safety, appropriation. SF 432, Priebe and Blouin.
Impose a voluntary tax on specified tax-exempt properties for certain services,
Change date of delinquency for dog license fees. SF 473, county government.
Odometers. regulation of, conform to federal law. SF 505, state government. HF 694, transportation.
Fences on another's land, removal of, etc. HF 744, Jordan.

\section*{COUNTY GOVERNMENT-}

\section*{COURT_}

\section*{(Also see Judiciary)}

General
Increase maximum allowable expert witness fee. SF 29, Kelly; HF 67, Oakley. Deferred sentences, probation. SF 26, DeKoster and Riley.
Support payments, provide for payment of a monthly fee for clerk of court's service. HF 58, Knoke.
Interstate corrections compact. SF 75, Lamborn, et al.; HF 84, Lipsky, et al.
Community-based corrections programs and services, appropriation. SF 71, Potter, et al.; HF 85, Lipsky, et al. (companion); SF 482, human resources. SSM
Destruction of original court records, delete ten year provision, court may authorize. SF 92, county government; HF 108, county government.
Code and other documents, distribution of, courts and county supervisors. HF 28, Monroe; SF 95, judiciary; HF 176, Doyle. (Same subject matter)
Pleas of no contest in trial of nonindictable motor vehicle offenses. HF 92, Doyle.
Changing the name of a minor child. SF 113, DeKoster.
Exclude record of conviction, etc. in a criminal action from influencing results in a civil action. HF 100, Doyle.
Appeal of a condemnation award. HF 116, Nielsen.
Judicial review of the state board of tax review, appeals on taxes, etc. HF 117, ways and means.
Dissolution of marriage, costs, support, etc. HF 124, Doyle.
Common-law marriages, remove legal status. HF 138, Oakley.
Adoption of children, eliminate delivery of adoption decree. HF 151, Knoke.
Abolish actions for breach of contract to marry. HF 154, Kreamer.
Contesting elections of county officers. HF 196, Small; SF 326 , Doderer.
All instruments affecting real estate and notices of statutory liens fled in county recorder's office, exceptions-court actions re liens. SF 187, Riley and DeKoster.
Right to bail of defendants convicted of crimes of violence, restricting. SF 189, Riley.
Marriage licenses, remove color requirement. SF 191, Riley.
Create a commission on judicial qualifications. SF 199, judiciary.
Prohibit giving an obscene name to minor children. SF 201, Dekoster.
County treasurer may refuse to issue a motor vehicle license, outstanding warrant against applicant. HF 264, Kreamer, et al.; SF 274, Milligan, et al.
Payment of attorney fees and court costs for indigents, dissolutions of marriage. HF 300, Monroe.
Reopening of estates, additional assets. HF 311, Doyle.
Index of the dissolution of marriage docket, available to the public. SF 304, DeKoster; HF 365, Hill, et al.
Deceptive trade practices, additional provisions, supplement Iowa law, clvil remedies. SF 305, DeKoster; HF 490, Freeman.
Condemnation proceedings, court reinstate, certain reasons. HF 351, Monroe; HF 741, judiciary and law enforcement; SF 565, judiciary. SSM
Change administration of judicial retirement system from comptroller to court administration. SF 314, judiciary.
Operating a motor vehicle while under the influence of alcohol, drugs, etc., redefine the offense for-implied consent etc. SF 318, Plymat, et al.; HF 552, Oakley, et al.
Create a state grand jury, appropriation. SF 371, Schwieger.
Joint trials of defendants who are jointly indicted, felony cases, exception. SF 372, Schwieger.
Amend the uniform support of dependents law to include Canada, etc. SF 383, Robinson.
Grant judges discretion to place persons convicted of violation of the uniform controlled substances act on probation. HF 426, Higgins, et al.; SF 895, Doderer and Plymat.
Suits against employees of the state, provide waiver of sovereign immunity. HF 430, McCormick.
Exemptions from execution, debtors, penalties. HF 438, Hill and Knoke; SF 433, Kelly.
Accident reports filed by law enforcement officers not admissible in civil cases. HF 441, Nielsen and Doyle.
Compensation of administrators, executors, etc., and attorneys-estates. HF 455, Schroeder.
Allow attorneys to appear for defendants, minor traffic violations. HF 460,
Nielsen.
Mileage expense paid at and up to \(\$ .13\) cents per mile. HF 486, Doyle, et al. Action for petition, alternative to sale of property. HF 519, Norland.
Jury selection, service, disqualifications, etc. HF 530 , Knoke.
Probate hearings, estates, securities, property, etc. SF 442, Riley; HF 586, Hill.
Committee to study the criminal justice system, report. SCR 31; S.J. 678, 693, 828.

Restitution to the victims of crimes. SF 462, Winkelman; HF 597, Lipsky and Strothman. SSM

Contributory negligence section of code repeal, enact comparative negligence. HF 565, Monroe and Horn.
Amend the unified trial court act, small claims, nonindictable misdemeanors, traffic violations-office of judicial magistrate, district associate judge, etc. HF 585, judiciary and law enforcement; SF 477, judiciary. S
Attorney's fees re unemployment beneft appeals, fixed by court. HF 598, Rapp.
Presentence investigation reports mandatory in cases of felonies. HF 725, human resources.
Hearing required, court actions for recovery of property. SF 536 , judiciary.
Granting immunity to witnesses, criminal proceedings, penalty. SF 568, judiciary.
District
Salaries for deputy sheriffs, district court held in two places. HF 38, Knoke, et al.
State registrar of vital statistics may request clerk of district court open sealed records in adoption proceedings. SF 57, county government.
Jurisdiction and compensation of district court associate judges, redefining small claims, reporters for district associate judges. HF 90, Doyle.
Members of commissions on hospitalization, compensation and expenses fixed by judges of district court. SF 106, Riley and Potter.
Recovery of costs by owners of property taken for construction of levees, ditches, etc. SF 146, Miller of Des Moines; HF 179, Monroe.
Garnishment for delinquent personal property taxes. SF 188, Riley.
Compensation paid to shorthand reporters of the district court. HF 223, Bittle, et al.; SF 294, Schwieger.
Exempt cases of overtime parking from \(\$ 5.00\) court costs. HF 326, Doyle.
Formula for computing number of district judgeships. SF 293, DeKoster and McCartney.
Establish county law enforcement unfts, discontinue police departments, sheriffs, etc. HF 377, Knoke.
Appointment of jury commissioners. SF 389. McCartney.
Condemnation of easements for the development of recreational facilities (lakes, dams, etc.). SF 407, Briles.
State reciprocity in enforcement of support decrees, etc. HF 444, Fill and Knoke.
No slaughtering or processing operations be suspended or terminated before a hearing. HF 479, Fischer of Grundy; HF 711, agriculture. (Same)
County recorder maintain records of mechanics liens, marriages, births and deaths. HF 582, Monroe.
Abolish office of county attorney, establish office of elected district prosecutors, boards of supervisors employ legal counsel and provide administrative procedures, etc. SF 471, DeKoster.
Increase salaries and expenses of state officials, supreme and district court judges, and members of the General Assembly. HF 643, state government; HF 796, appropriations and HF 801, appropriations are similar in part.
Visitation rights, grandchild. SF 500, human resources.
District court judges, etc., appropriation. HF 792, appropriations.

\section*{Juvenile}

Jurisdiction of juvenile courts over parents, guardians and custodians, protective orders. SF 74, Schwieger, et al.; HF 88, Doyle and McCormick.
Cost of support, etc. of a child at a state training school. SF 67, Kelly, et al.; HF 86, Lipsky, et al.
Cost of care, examination, or treatment of a minor whenever legal custody is transferred by the court, etc. SF 68, Kelly, et al.; HF 87, Doyle and McCormick.
Referee of juvenile court-dependent, delinquent, and neglected children, court -receive copy of Code. HF 232, Doyle.

\section*{Municipal}

Municipal court clerks and employees become associate district court clerks and employees on July 1, 1973. HF 589, Nielsen.

\section*{Reporters}

Jurisdiction and compensation of district court associate judges, redefining small claims, reporters for district associate judges. HF 90, Doyle.
Court reporters for purpose of group insurance considered county employees. HF 93, Doyle.
Court reporters, total compensation of, one county in district issue warrant. HF 345, Doyle, et al.; SF 397, Kelly.
Court reporters' fees in criminal cases, increase. HF 505, Middleswart; et al. Compensation paid to shorthand reporters of the district court. HF 223, Bittle, et al.; SF 294, Schwieger. Supreme
State of the judicial department message. SF 17, Kelly.
Supreme court set its fees by rule. SF 34, Shaff, et al.; HF 34, Hill, et al.
Temporary service by retired supreme court judges, quorum, and divisions of the supreme court. SF 35, Shaff, et al.; HF 33, Hill, et al.
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.

Establish a state criminal defense fund, allocate to counties, court-appointed attorney fees or public defender. HF 367 , Jordan, et al.
Attorneys, revise admission to practice, etc. SF 403, Kelly.
Increase salaries and expenses of state officials, supreme and district court judges, and members of the General Assembly. HF 643, state government; HF 796, appropriations and HF 801, appropriations are similar in part.
Amend the rules of eivil procedure proposed by the supreme court. SF 514, judiciary.
Supreme court and its divisions (Code editor), appropriation. HF 782, appropriations.
CREDIT-
General
Veteran's credit, (bonus) to be used against state income tax. HF 165, Bittle, et al.; SF 170, Murray.
Regulate revolving charge accounts, interest rate, etc. SF 416, Griffin.
Committee to continue study of regulation of consumer credit during 1973 in terim, report. SCR 30; S.J. 654, 731, 920.
Nonprobate transfers, accounts, liens, claims, property, survivors, or beneficiaries. SF 443, Riley; HF 587, Hill.
Committee to continue study of regulation of consumer credit during 1973 interim, report. (Same as SCR 30) HCR 32; H.J. 636.
Sales tax credit for retailer collecting. SF 455 , Hultman.
Credit service charges for revolving charge accounts, penalties. HF 649, Carr, et al.
CREDI' CARDSGeneral
Use of credit cards for payment of traffic fines, simple misdemeanors. SF 272, Kennedy; HF 338, Doyle.

\section*{CREDIT UNIONS-}

\section*{General}

Credit unions, offleers may borrow beyond holdings. HF 278, Bortell.

\section*{CRIME-}
(Also see Law Wnforcement)
General
Right to bail of defendants convicted of crimes of violence, restricting. SF 189, Riley.
Commission of or attempt to commit certain crimes when armed with firearms, etc., increase penalties. SF 215, Miller of Des Moines; HF 305, Monroé and Woods.
Abolish restriction that actions for forcible entry or detention of property actions cannot be brought in connection with any other action, etc. HF 254, Knoke, et al.
Waiver of jury trial in criminal cases. HF 476, Doyle.
Assaults on peace officers, felony. SF 427, Kennedy.
Restitution to the victims of crimes. SF 462 , Winkelman; HF 597, Lipsky and Strothman. SSM
Create a crime victims compensation board. SF 472, Hansen and Gluba; HF 667 , Lipsky and DeJong.

\section*{Commission}

Crime commission, appropriation. SF 581, appropriations.
Crime commission, match federal funds, certain activities within local government units, appropriation. SF 582, appropriations.

\section*{CRIMINAL HISTORY DATA-} General
Discolsure of criminal history and intelligence data dispersed by department of public safety, restrictions, etc. SF 115, Milligan; HF 145, Hill and Small.
CRIMINAL PROCEDUREGeneral
Committee to study the criminal justice system, report. SCR 31; S.J. 678, 693, 828.

Granting immunity to witnesses, criminal proceedings, penalty. SF 668 , judiciary.

\section*{DAIRY-}
(See Foods andior Agriculture, sub-ref. Dairy)
DAMS-

\section*{(Also see Water and/or Lakes)}

General
Require approved soil conservation practices, land in watershed of proposed dams. SJR 4, Winkelman, et al.; HJR 8, natural resources.

Condemnation of easements for the development of recreational facilities (lakes, dams, etc.). SF 407, Briles.
Property tax exemption for certain property used for ponds, dams, etc. HF 474, agriculture.
DATA PROCESSINGGeneral
Disclosure of criminal history and intelligence data dispersed by department of public safety, restrictions, etc. SF 115, Milligan; HF 145, Hill and Small.
Duties and functions of department of general services. HF 307, Bittle, et al.
Comptroller, office of, and its divisions, appropriation. HF 800, appropriations; SF 616, appropriations.

\section*{DAY CARE- \\ General}

Committee to study child care, report. HCR 22-469.
Day care services, continue funding by department of health, education, and welfare until other sources can be found. HCR 24; H.J. 497.
Urge department of health, education and welfare to rescind or modify its proposed rules. SCR 28; S.J. 525, 533 adopted; H.J. 517, 545 adopted. Communication received. S.J. 1088.
Rules of the fire marshal, day care centers, etc. SF 399, Shaw; HF 481, Holden.
Establishment and operation of community day care centers, etc., appropriation. SF 434, Murray; HF 577, Hill (companion) ; HF 729, human resources: SF 569, human resources (S). (All same subfect matter)

\section*{DEAF-}

General
Transfer of patients to the university hospital, sight-saving and deaf school students. HF 401, education; SF 401, higher education.
Establish a commission for the deaf. HF 620, Connors, et al.

\section*{DeATH PENALTY-} General
First and second degree murder, death penalty and/or life imprisonment-specific offenses. HF 336, Brinck, et al.

\section*{DEBTS-}

General
Deduction of debts for inheritance tax purposes, spouse and minor children. HF 78, Doyle; SF 185, Hill. SSM
Rights of a holder of certain instruments (contracts, agreements, etc), does not apply to checks. SF 405, McCartney, et al.
Exemptions from execution, debtors, penalties. HF 438, Hill and Knoke; SF 433, Kelly.
Committee to study the necessity for legislation to insure that employees receive consideration in payment of any and all debts of their employer. SCR 53; S.J. 1932-1933, 1981.

\section*{DECEPTION-}

\section*{General}

Deceptive trade practices, additional provisions, supplement lowa law, civil remedies. SF 305, DeKoster; HF 490, Freeman.

\section*{Decrees-}

\section*{General}

Increase interest rates on judgments and decrees. SF 9, Kelly; HF 101, Doyle.
DEEDS-
General
Sale of property acquired by tax deed, counties. SF 104, Ramsey.

\section*{DEFENSE-}

General
Request congress refuse the request from the department of defense for transfer authority-enforce terms of peace treaty of Parls, etc. SR 5; S.J. 1144, 1170-1171 adopted.

\section*{DEPENDENTS-} General
Amend the uniform support of dependents law to include Canada, etc. SF 383, Robinson.
state reciprocity in enforcement of support decrees, etc. HF 444, Hill and Knoke.
DEPARTMENTAL RULES(See Rulen)

\section*{DEPOSITS-}

General
Unclaimed utility deposits and refunds. SF 22. Doderer and Curtis.
Brokers acting as salesmen deposit funds in broker-employers trust account. HF 30, Holden: SF 38, Potter.

Rental property deposits, rules and regulations on. HF 188, Small and Byerly; SF 349, Doderer.
Interconnected regional securities depositories, further development ofamend Uniform Commercial Code. SF 450, DeKoster.
Fees and admission charges by school districts, extra-curricular activities, deposited and expended from the general fund. HF 566, O'Halloran, et al.

\section*{DETERGENTS-}
(Also see Pollution and/or Environmental Preservation)
Detergents, prohibit sales of containing any phosphorous compound. SF 194, Riley.

\section*{DEVELOPMENT-} Gemeral
Increase total dollar amount of obligations which a development corporation may have to its members, capital stock. SF 239, commerce.
Create a grain resource research division-grain alcohol motor fuel industry -development commission. HF 375, agriculture. (Also see SF 288)
Create an advisory committee for 1973 and 1974 to serve in an advisory capacity to development commission re development of a grain alcohol motor fuel industry. HCR 74; H.J. 2312. Commission
Create a state transportation planning commission. HF 35, Welden.
Authorize development commission to assist regional tourism councils, appropriation. SF 221, Heying, et al.
Establish a land preserve loan authority, prescribe purposes, duties, etc. SF 367, Winkelman.
Development commission, appropriation, salaries, etc., and agriculture products promotion. HF 757, appropriations.
Development commission, appropriation, expansion of veterinary biologics facility in Ames, used by U.S. department of agriculture. HF 786, appropriations.
DEVELOPMENT COMMISSION-
(See Development, sub-ref. Commission)

\section*{DISARLED-} General
Duties to disabled (unconscious, incoherent or otherwise) persons. HF 39 , Fatchett, et al.
Polling places for elections, selection of. HF 139, Dunton; SF 501, human resources.
Provide property tax relief, reimbursement, persons sixty-five or older or totally disabled. SF 20S, Shaff, et al.; SF 376 , ways and means (SSM); SF 490, Gluba, et al.; HF 668, Small, et al. (companion). All same subjet matter)
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570 , ways and means.
Free registration plates for certain disabled veterans. HF 261, Holden; SF 348, Lamborn.
Exempt repairs and maintenance from taxation on homes owned by persons sixty-five or older or disabled. HF 645, Doyle.
Authorize vocational education board (public instruction) to make disability determinations under federal supplemental security income program for aged, blind, and disabled. SF 527, human resources.

\section*{DISCRIMINATION-}

\section*{(A1so see Civil Kights) \\ General}

Marriage licenses, remove color requirement. SF 191, Riley.
Unfair employment practices. HF 411, Grassley.
Prohibit sex discrimination in housing. SF 487, human resources.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. HCR 73 ; H.J. 2311.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. (Same as HCR 73) SCR 58; S.J. 2138-2139.
DISEASE-
(Also see Animals, sub-ref. Diseases) General
Establish a swine tuberculosis eradication program. SF 291, agriculture.
Testing for sickle cell anemia, penalty. SF 366 , Gluba; HF 489 , Hargrave.
State-approved premises for feedlots, grazing areas and cattle. SF 444, agriculture.

\section*{DISTINGUISHED SERVICE AND ACHIEVEMENT-}

General
Create a distinguished service and achievement award. SF 161, Shaw.

\section*{DISTRRCT COURTC-}
(See Court, sub-ref. District)
DISTRUCT PROSECUTOR
(See Prosecutors)

\section*{DIVORCE-}

General
Dissolution of marriage, eliminate one year wait. SF 11, Doderer.
Dissolution of marriage, costs, support, etc. H.F. 124, Doyle.
Full property rights between husband and wife, divorce and/or estates, etc. SF 140, Riley; HF 451, Egenes, et al. SSM
Payment of attorney fees and court costs for indigents, dissolution of marriage. HF 300, Monroe.
Index of the dissolution of marriage docket, available to the public. SF 304, DeKoster; HF 365, Hill, et al.
Residency requirements for dissolution of marriage. HF 352, Norpel and Doyle; HF 731, judiciary and law enforcement. SSM
Committee to study marriage laws, report. SCR 36; S.J. 918, 989.
DOCUMENTSGeneral
Return of marriage document, repeal section 595.14 which conflicts with section 144.12. SF 7, county government.
Code and other documents, distribution of, courts and county supervisors. HF 28, Moore; SF 95 , judiciary; HF 176 , Doyle. (Same subject matter)
Committee to study storage of documents and use of microfilming equipment, report. HCR 25; H.J. 525, 570 adopted; S.J. 630, 655, 731, 945.

\section*{DRAINAGEGeneral}

Recovery of costs by owners of property taken for construction of levees, ditches, etc. SF 146, Miller of Des Moines; HF 179, Monroe.

\section*{DRAINAGE DISTRICTSGeneral}

Recovery of costs by owners of property taken for construction of levees, ditches, etc. SF 146, Miller of Des Moines; HF 179, Monroe.
County transfer, by resolution, control of an entire drainage district to a city or town regardless of construction. HF 349, Butler.
Interest computed and collected on a levee and drainage district assessment. HF 393, Stromer and Schroeder.
Legalize proceedings of board of supervisors of Worth county, drainage districts Numbers 24, 34, and 52. HF 507, Norland; HF 677, judiciary and law enforcement. (Same)
Drainage district trustees do not have to be owners of agricultural land. HF 567 , Stanley, et al.
Authorize boards of supervisors to establish revolving funds, expenses for maintenance of drainage or levee districts. HF 633, Mennenga, et al.

\section*{DRAM SHOP LAWGeneral}

Repeal dram shop law. SF 159, Blouin, et al.

\section*{DRIVER EDUCATION-} (Sce Schools, sub-ref. Driver Edncation)

\section*{DRIVING- \\ \section*{General}}

Duties of operators of vehicles turning left. HF 18, transportation.
Exceptions to driving on the right side of a roadway. HF 19, transportation.
Operating a vehicle under control. HF 20, transportation.
Revoke driver's license, for ten years, of habitual offenders of traffic laws, etc. SF 173, DeKoster, et al.; HF 528, Freeman, et al.
Implied consent test for alcohol, officer determine-added section re driving while intoxicated. HF 343, Doyle.

\section*{DRUGS-}
(Also see Pharmacy and/or Narcoties) General
Commitment of alcohol and drug addicts, use of private facilities if costs pald. SF 6, county government.
Mandatory revocation of drivers license, conviction of possession of a controlled substance in a motor vehicle. HF 76, Doyle, et al.
Iowa drug abuse, authority, establish. SF 122, Murray and Hansen; HF 140, Crawford.
Regulation of controlled drugs, etc. SF 136, Hansen.
Treatment, education, and rehabilitation of alcoholics. SF 150, Doderer, et al.; SF 504, state government.
Remove jail sentence for possession of marijuana, unless intent to deliver. HF 256, Higgins and Cusack; SF 316, Plymat, et al.
Podiatrists, clarify authority of to prescribe and dispense prescription drugs, etc. SF 223, Potter, et al.; HF 325, Edelen, et al.

Operating a motor vehicle while under the influence of alcohol, drugs, eta, redefine the offense for-implied consent, etc. SF 318, Plymat, et al: HF 552, Oakley, et al.
Grant judges discretion to place persons convicted of violation of the uniform controlled substances act on probation. HF 426, Higgins, et al; SF 395, Doderer and Plymat.
Manner in which prescriptions for drugs and medicines are required to be written and filled. HF 431, Patchett and Crawford.
Add methaqualone to list of controlled substances. HF 484, Monroe and Branow; HF 700, state government. SSM
Require a prescription for distribution of hypodermic syringes and needles. HF 500, Clark of Lee.
Violations of the controlled substances law, increase penalties. SF 475, Kennedy.
Drug abuse authority, appropriation. SF 537, appropriations.

\section*{EASEMENTS-}
(Also see Land and/or Property) General
Condemnation of easements for the development of recreational facilitles (lakes, dams, etc.). SF 407, Briles.

\section*{ECOLOGY-}
(See Environmental Preservation)
ECONOMIC OPPORTUNITY, OFFICE OF-(O.E.O.) General
Planning and programing, O.E.O., appropriation. HF 780, appropriations.

\title{
EDUCATION- \\ (See Schools, All sub-ref, and/or Higher Education) \\ EDUCATIONAL INSTITUTIONS(See Schools, sub-ref. Institutions)
}

EGGS-
(See Foods, sub-ref. Dairy)
ELECTIONS-

\section*{General}

Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.
Consolidation of counties. SF 84, Kelly; HF 183, Hill; SF 117, Blouin. SSM
Persons disaualified from being electors, repeal section of constitution, update statutes. SJR 6, Blouin.
Polling places for elections, selection of. HF 139, Dunton; SF 501, human resources.
Leaves of absence, candidates for election to General Assembly. HF 142, Carr, et al.: HF 274, Crabb. SSM
Disclosure, etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
Create a system of intermediate educational service districts. SF 158, Andersen.
Bond elections, one year before resubmission. HF 172, Schroeder.
Contesting elections of county officers. HF 196, Small; SF 326, Doderer.
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.
Four-year terms for members of the House of Representatives. HJR 7, Mendenhall.
Run-off election of officers in school districts-must have forty-five percent or more votes. HF 259 , Kreamer.
Constitutional convention, whether or not to submit to voters for determination. HF 280, Higgins.
Petitions and elections for the establishment of sanitary districts, bond optional. SF 258, Doderer.
Election returns-allow county board of supervisors to canvass before noon. SF 264, county government.
Secretary of state not required to be elected-four year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Binck, et al.
Joint election of governor and lieutenant governor. HJR 12, Brinck, et al.
Presidential preferential primary election. SF 278, Blouin; HF 437, Patchett and Crawford.
Fifth judicial district and judicial nominating commission, change. HF 316, Roorda and Middleswart.
Cooperatives, amendment of articles of incorporation, reduce required vote. SF 289, Bergman, et al.
Ambulance service to unincorporated areas, levy therefor on a per capita basis, etc. HF 339, Holden.
Joint city-county facilities, single election on issuance of bonds. SF 313, judiciary.

Legalize special election of Lamoni community school district, Decatur county, issuance of school bonds, etc. HF 364, Anderson.
Establishment of sanitary districts, alternative procedure. HF 370, Bittle, et al. (Also see SF 258)
County commissioners of elections, compensation for. SF 336, Briles and Doderer.
Four-year term of office for governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, secretary of agriculture, and attorney general. HF 442, Crabb.
Candidates for election may employ persons for services rendered. HF 461, Hill.
Simple majority, required for elections on bond issues, etc. SF 437, Doderer; HF 581, Monroe.
Divide school districts into director districts on population basis, elections. HF 525 , Bittle and Brockett.
Directors of cooperative associations, redistricting every ten years, elections. SF 457, Rabedeaux.
County zoning restrictions in unincorporated area of county, county zoning commission members elected, etc. SF 458, Scott, et al.
Elections for school bond issues a simple majority. HF 592, O'Halloran, et al.
Create the municipal powers of initiative, referendum, and recall, elections, home rule act. HF 593, Connors.
Vacating of streets, agreements to annex, elections, special assessments, charges for services, notices, hearings, etc., procedures and requirements for cities and towns. HF 611, cities and towns.
Effective date of laws, publishing, etc. HJR 17, appropriations.
Legalize proceedings of Muscatine city council re election on annexing certain territory. HF 732, judiciary and law enforcement.
Elections. HF 745 , state government.
Committee to study HJR's 10,11 , and 12 re joint election of governor and lieutenant governor-secretary of state not an elected official-duties of lieutenant governor, report 1974. HCR 47 ; H.J. 1198.
Require reporting of election expenses, penalties. SF 548, Gluba.
Campaign contributions, disclosure of, and expenditures, penalties, etc. SF 583, state government.
Request chief clerk install opaque curtain, that may be opened or closed, to cover the voting machine panel. HR 11: H.J. 1867.
Fifth judicial district divided into three election districts, judicial nominating commission. SF 612, judiciary.

\section*{ELECTRECITY-}

\section*{General}

Release of federal funds, environmental, emergency loans programs, etc. HJR 1, Pellett and Strothman; SJR 1, Priebe and Doderer.
Apportionment of property valuation of certain electric power generating plants. HF 236 , Husak, et al.
Municipally-owned utilities participate with other utilities and electric cooperatives, in acauiring and financing of jointly-owned facilities, electric energy. HF 609, ways and means.
Formula for taxing electric power generating plants, 100 megawatts or more. SF 547, ways and means; SF 557, ways and means. S
Committee to study energy policy positions-areas of powerplant siting policies, energy supply and use, national energy policy, trade, etc. SCR 54; S.J. 2030-2031, 2032.

\section*{ELEVATORS—} General
Sale, shipment, and delivery of grain. SF 227, Priebe.
Corn and soybean purchases pay premium if moisture content lower than standard. HF 618, Cochran.

\section*{HMERGENCIES-} General
Duties to disabled (unconscious, incoherent, or otherwise) persons. HF 39, Patchett, et al.
Emergency vehicles may use flashing lights. HF 244, Doyle; SF 216, Rodgers (companion) ; HF 414, Hutchins. SSM
Emergency light sources for public buildings. SF 325, Priebe and Scott; HF 483, Krause.
State of emergency, governor may reduce speed limits, shortage of fuels. SF 526, state government.
Abolish division of civil defense in department of public defense, establish office of disaster preparedness within department of public defense. HF 794, appropriations.

\section*{EMINENT DOMAIN-} General
Eminent domain awards, payment of costs and reasonable attorney fees in condemnation proceedings by applicant. HF 99, Strothman.
Use of eminent domain by county boards of supervisors for any secondary road. HF 234, Holden.

Eminent domain, remove \(\$ 500\) expense limitation, distance of movement, and possession 180 days. SF 281, Gallagher, et al.
Eminent domain procedures. HF 672, transportation; SF 566, state government.
Condemnation proceedings, court reinstate, certain reasons. HF 351, Monroe; HF 741, judiciary and law enforcement; SF 565, judiciary. SSM

\section*{EMPLOYEES-}
(See Employment, sub-ref. Empoyees-Also State Government and/or Schools)

\section*{EMPLOYMENT-} General
Committee to study employment positions in General Assembly. SCR 8; S.J. 63, 79,342 .
Establish a work-study program, higher education, appropriation. SF 373, Murray and Nystrom; HF 465, Crawford.
Unfair employment practices. HF 411, Grassley.
Appearance of employees, specified procedures followed, dismissals. HF 513, Horn.
Second injury fund benefits, workmen's compensation. SF 449, DeKoster.
Create a green thumb program for the aging, provide employment, appropriation. HF 632, Avenson and Fitzgerald.
Public employment relations board, appropriation. SF 544, human and industrial relations.

\section*{Employees}
(A1so see Schools, sub-ref. Empioyees)
Civil service employees, conscientious objectors may serve in a civil service position. HF 4, Small.
Additional employees, joint committee appointed. HCR 2; H.J. 14 adopted; S.J. 11 adopted.

Appointment of clerks, secretaries and pages. HR 2; H.J. 13 adopted.
Appointment of secretaries. SR 1; S.J. 9 adopted.
Compensation of joint legislative' employees. SCR 6; S.J. 52 adopted; H.J. 66, 73 adopted.
Compensation of chaplains, officers and employees of General Assemby. SCR 7; S.J. 55-58 adopted; H.J. 66-68, 73 adopted.

Longevity pay increases for state employees. SF 40, Andersen and Nystrom.
Hiring of employees under merit system, five highest, six months probation period. SF 44, Nystrom.
Phase out contribution ceiling, IPERS. SF 96, Riley.
Court reporters for purpose of group insurance considered county employees. HF 93, Doyle.
School boards, etc., and public instruction provide group contracts for tax sheltered annuities to employees. HF 98, Freeman.
Employees eligible for group insurance, members of board of directors if a corporation. HF 156, Freeman, et al.
Employment of county relief recipients on county-owned properties, parks, etc. SF 156, county government; HF 553, county government. S
Employees must be paid at least once per month, no unauthorized deductions, penalties. HF 199, Lipsky.
Procedure allowing state employees to meet and confer with merit employment commission. HF 202, Fisher of Greene and Millen.
State employee benefits, sick leave, vacation, and overtime. HF 212, Crabb.
Right of public employees and public employers to bargain collectively, etc. HF 263, Welden; SF 273, Griffin; SF 531, human and industrial relations. (All same subject matter)
Changing the computation of basic pay periods for state employees. SF 236, Nystrom.
Authorize additional sick leave for certain employees injured in line of duty, etc. SF 164, Junkins and Schwengels; HF 201, Millen, et al (companion) ; SF 235, Nystrom; HF 388, human resources. (All same subject matter)
Establish procedure for transfer of certain moneys of retirement systems and pension plans, job changes, etc. HF 283, Miller of Buchanan, et al.
Overtime pay for employees of highway commission. SF 251, Nystrom.
Holiday days for state employees. SF 252, Nystrom.
Officers of certain state employee organizations, provide office space and a leave of absence. SF 268, Schaben, et al.
Remove one week waiting period before unemployment benefls can be received. HF 347, Rapp and Byerly.
Request congress amend the federal hatch act. SCR 27; S.J. 509, 526, 731, 909, 1102-1103 adopted; H.J. 1194, 1647 adopted.
Holidays for state employees. SF 342, Plymat, et al.; HF 413, West, et al. SF 512, human and industrial reations. \(S\)
Group disability insurance program for state employees. SF 355, Schaben, et al.
Salary, increases for certain state employees, appropriation. SF 360, Nystrom, et al.
Payment of overtime of state employees. SF 374, Andersen, et al.; HF 499, Drake, et al.

Vacations for state employees. SF 379, Riley, et al.; HF 503, Clark of Lee, et al.
Pay adjustment for state employees, merit system. SF 385, Schwengels, et al.; HF 493, Harvey, et al.
Maximum hours a railway company employee may work. HF 408, Brunow; HF 686, human and industrial relations. (Same)
Longevity pay for an employee under merit system. HF 502, De Jong, et al.
Lifting of disqualification for voluntarily quitting, twelve weeks off job, unemployment benefits. HF 539, Rapp, et al.
Allow members of General Assembly to employ related persons as clerks. HF 549, rules.
Workmen's compensation benefits conforming to national workmen's compensation benefits, etc. HF 554, Kiser; SF 495, human and industrial relations. SSM
Directory of state employers assembled by comptroller. SF 467, state government.
Municipal court clerks and employees become associate district court clerks and employees on July 1, 1973. HF 589, Nielsen.
Unemployment benefits, pregnancy, return to work, nothing avallable. HF 605, O'Halloran, et al.
Unemployment compensation, extended benefits. HF 623, Poncy.
Partial unemployment, increase unemployment benefits. HF 661, Rapp, et al.
Deferment of work registration-provide all pertinent information to claimant re unemployment compensation. HF 662, Rapp, et al.
Part-time legislative employees not covered by unemployment compensation. HF 680, human and industrial relations.
Group insurance for public employees may include spouses and dependents. SF 502, McCartney.
Amends two sections in the workmen's compensation law, benefits (should have been included in SF 495). SF 606, human and industrial relations.
Committee to study the necessity for legislation to insure that employees receive consideration in payment of any and all debts of their employer. SCR 53; S.J. 1932-1933, 1981.
Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{Employers}

Inspection of certain reports of employers by employment security commission. HF 687, state government; SF 510, state government. S
Committee to study the necessity for legislation to insure that employees receive consideration in payment of any and all debts of their employer. SCR 53; S.J. 1932-1933, 1981 .

\section*{EMPLOYMENT AGENCIES-} General
Private employment agency fees. SF 183, Griffin, et al.; HF 217, Crabb, et al. (companion); HF 689, human and industrial relations. (Same)

\section*{EMPLOYMENT SECURITY COMMISSIONGeneral}

Appropriate from IPERS fund to employment security commission, cost of administration. HF 403, appropriations.
Optional variable annuity plan for IPERS, employ actuary to conduct study. appropriations. SJR 12, Doderer.
Workmen's compensation benefits, conforming to national workmen's compensation benefits, etc. HF 554, Kiser; SF 495, human and industrial relations. SSM
Unemployment benefits, pregnancy, return to work, nothing available. HF 605, O'Halloran, et al.
Unemployment compenṣation, extended benefits. HF 623, Poncy.
Consolidation under employment security commission for investment of retirement system funds. HF 624, Connors, et al.
Partial unemployment, increase unemployment benefits. HF 661, Rapp, et al.
Deferment of work registration--provide all pertinent information to claimant re unemployment compensation. HF 662, Rapp, et al.
Inspection of certain reports of employers by employment security commission. HF 687, state government; SF 510, state government. S
Employment security' commission, appropriation, for administration of old-age and survivors' insurance system, federal social security system, and pension and annuity retirement system for teachers. HF 755 , appropriations.
Amends two sections in the workmen's compensation law, beneflts (should have been included in SF 495. SF 606, human and industrial relations.

\section*{ENGINEERS-} General
Accountancy, architectural examiners, banking, engineering examiners, watchmaking examiners, appropriations to. SF 232, appropriations.

\section*{ENVIRONMENTAL PRESERVATION-} General

Release of federal funds, environmental, emergency loans program, etc. HJR 1, Pellett and Strothman; SJR 1, Priebe and Doderer.
Establish a natural and scenic rivers system. HF 7, Welden; SF 172, Willits.
Petition the president and congress of the U.S. to reinstate the rural environmental assistance program or replace with another. HCR 3; H.J. 62.
Require approved soil conservation practices, land in watershed of proposed dams. SJR 4, Winkelman, et al.; HJR 8, natural resources.
Regulate use of beverage containers, etc. HF 56, Mendenhall, et al. (same subject matter as); SF 197, Miller of Marshall and Gluba; HF 317, Stanley and O'Halloran (companion).
County property tax levy of one-quarter mill for flood and erosion control. HF 73, county government.
Prevention, abatement or control of noise pollution. HF 79, Lipsky; SF 181, Shaw.
Minimizing adverse environmental consequences to Ledges State Park. SCR 15; S.J. 177, 187, 342, 510, 720-721 adopted; H.J. 725, 2177 adopted.
Grants from sewage works construction fund. SF 128, Andersen, et al.; HF 161, Hutchins, et al. (companion); HF 515, Edelen, et al. SSM
Prevent sale of foods containing residues beyond certain tolerance. HF 159, agriculture.
Detergents, prohibit sales of containing any phosphorous compound. SF 194, Riley.
Sanitary sewer districts may be conveyed to cities and towns. SF 245, Willits; HF 322, Byerly.
Surface mining, damages, complaints, etc. SF 267, Gallagher.
Expenditures for air and water pollution control, provide for sales and use tax exemptions on. SF 320, Winkelman, et al.; HF 398, Millen, et al.
Facilities used to control air and water pollution, exempt from property tax. SF 321, Winkelman, et al.; HF 399, Millen, et al.
Civil penalties for violations of orders and rules of air quality commission. HF 360, natural resources.
Standards for food, establish. HF 382, agriculture; SF 357, agriculture. SSM (Also see HF 159)
Create an advisory committee to the chemical technology commission of department of environmental quality. HF 384, natural resources.
Separate drainage systems for surface water. SF 364, Gallagher.
Increase fee for certification of operators of water and sewage treatment plants. HF 404, natural resources.
Department of environmental quality may enter public or private property to conduct investigations. HF 405, natural resources.
Require city motor buses be equipped with upright or stack muffiers. SF 418 , Robinson.
Defining simple and aggravated littering, penalty. SF 430, Kelly.
Protected water areas, designation of. HF 496, Freeman and Welden; SF 461, Tieden. S
Diversion of water, industrial coolants, to underground basins or watercourses, alternative methods. HF 497, Krause.
Impose excise tax on certain beverage containers, etc, penalty. HF 516, Egenes, et al.
Conveyance and discontinuance of a sanitary district located wholly or partially within boundaries of a city or town, etc. HF 616, cities and towns.
Authority of the department of environmental quality for water quality, conform to federal requirements, sewage treatment works, constructions, etc. HF 710, natural resources.
Environmental quality, appropriation. HF 761, appropriations.
Cities and towns, sewage works construction fund, appropriation. SF 576. appropriations.
Cities and towns, sewage works construction, appropriation. SF 617, cities and towns.
Cities and towns, sewage works construction, appropriation. HF 807, appropriations. (Same and similar subject matter as SF 576 and SF 617)

\section*{EROSION-}
(See Land nnd/or Soil Conservation)

\section*{ESTATES-} General
Contents of a safety deposit box, of a decedent, may also be given to joint owner. SF 54, Blouin.
Accelerate time for payment of inheritance tax. SF 131, Murray and Ramsey; HF 205, Bittle, et al.
Full property rights between husband and wife, divorce and/or estates, etc. SF 140, Riley; HF 451, Egenes, et al. SSM
Reopening of estates, additional assets. HF 311, Doyle.
Heir to an estate of a deceased person, etc. may obtain a copy of the autopsy report. HF 356 , Oakley.
Inheritance tax, delete obsolete sections, reconcile inconsistent sections, etc. SF 359, DeKoster and Shaff.

Administration of small estates. SF 365, Miller of Des Moines, et al.; HF 453, Monroe, et al.
Inheritance taxes, one-half of joint property to spouse, increase exemptions for spouse. HF 452, Egenes, et al.; HF 475 , Anderson, et al. (Same subject matter in part)
Compensation of administrators, executors, etc., and attorneys-estates. HF 455, Schroeder.
Action for partition, alternative to sale of property. HF 519, Norland.
Probate hearings, estates, securities, property, etc. SF 442, Riley; HF 586, Hill.
Nonprobate transfers, accounts, liens, claims, property, survivors, or beneficiaries. SF 443, Riley; HF 587, Hill.
Liens against property of persons admitted or committed to certain state institutions, etc. HF 546, Higgins and Byerly.
Lens on real estate owned by old-age assistant recipients, claims against estates, etc. HF 601, Cusack.
Computation of Jowa net income-gains on farm recapture property of nonfarm adjusted gross income over \(\$ 20,000\) treated as ordinary income, etc. HF 652, Krause.

\section*{OXAMINERS-}

General
Examination of insurance companies, fees, expenses of, etc. HF 526, commerce.

\section*{EXAMINING BOARDSGeneral}

That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for legal assistance. HCR 17; H.J. 320, 369 adopted; S.J. 365, 383, 413, 1005, 1785 adopted.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. HCR 18; H.J. 321, 369 adopted; S.J. 365, 383, 413, 1005, 1785-1786 adopted.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for legal assistance. (Same as HCR 17); SCR 20; S.J. 323, 324, 342, 1786 withdrawn.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licenses or registered members of its occupation or profession. (Same as HCR 18); SCR 21; S.J. 323, 324, 342,1786 withdrawn.
Supplemental appropriation from moneys received by the board of nursing examiners. SF 231, appropriations.
Establishment and administration of professional and occupational licensing boards. SF 277, Hansen, et al.; HF 477, Holden and Hill. S
Examination fee for real estate salesmen or broker examinations, establish. SF 339, state government.
Registration of psychologists and establish a psychology examining board. SF 446, Kelly, et al.

\section*{EXECUTIVE COUNCILGeneral}

Holiday days for state employees. SF 252, Nystrom.
Officers of certain state employeee organizations, provide office space and a leave of absence. SF 268, Schaben, et al.
Duties and functions of department of general services. HF 307, Bittle, et al.
Holidays for state employees. SF 342, Plymat, et al.; HF 413, West, et al.; SF 512, human and industrial relations. S
One-half of paper or paper products purchased by the state made from recycled paper. SF 351, Willits and Blouin.
Merit system classification and pay plans, remove executive council approval. SF 361, Gluba.
Erect new state office building, legislative advisory committee, appropriation. HF 473, Doyle.
Leasing of property under jurisdiction of conservation commission. HF 571, natural resources.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.
Publishing of notices, etc., printing disputes, executive council settle. HF 670, state government.
Executive council general contingent fund, appropriation. SF 541, appropriations.
State officials, departments and executive council, expenses of auditor of state (county, municipal, and school auditors' salaries), appropriations. SF 605, appropriations; HF 783, appropriations.

Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{EXECUTIVE OFFICIALS-} General
Four-year term of office for governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, secretary of agriculture, and attorney general. HF 442, Crabb.
Urge executive branch to initiate and seek cooperation and assistance from citizens and public bodies replanning and assistance for the economic redevelopment of region XV (Ottumwa area). HCR 33; H.J. 682, 747 adopted; S.J. 777, 827, 890, 920, 1028-1029 adopted.
Secretary of state not required to be elected-four year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Brinck, et al.

\section*{EXEMPTIONS— General}

Exemptions from execution, debtors, penalties. HF 438, Hill and Knoke; SF 433, Kelly.

\section*{EXPENDITURES-} General
Disclosure, etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
FATRSGeneral
Eliminate state aid to county and district fairs. SF 154, Doderer.
Games of skill, chance, raflles, operation of, penalties. SF 108, Lamborn; HF 137, Fisher of Greene.
State fair board, membership and authority of, also change financial operation. SF 166, Palmer.
Use of fairgrounds and fairground fund. HF 607, Monroe and Brinck.
State fair board, appropriation, capital improvements. HF 759, appropriations.
State fair board, appropriation, for maintenance of buildings and agricultural societies. HF 760, appropriations.
FAMILY PLANNING(A1so see Birth Control) General
Provide family planning services, etc. HF 304, Lipsky, et al.

\section*{FARMS-}
(See Agriculture, All sub-refs.)
FEDERAL AID AND FUNDSGeneral
Release of federal funds, environmental, emergency loans program, etc. HJR 1, Pellett and Strothman; SJR 1, Priebe and Doderer.
Funding of mental health and mental retardation services, state aid to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
County expenditures for capital improvements-accomplished without tax in-crease-federal funds available. HF 75, Knoke, et al.; HF 114, Miller of Buchanan; SF 118, judiciary; SF 247, county government; HF 773, ways and means. (All same subject matter)
Grants from sewage works construction fund. SF 128, Andersen, et al.; HF 161, Hutchins, et al. (companion); HF 515, Edelen, et al. SSM
Open space land acquisition program, conservation commission, appropriation. HF 224, Butler, et al.; SF 577 , appropriations.
Authorize highway commissison to issue \(\$ 50,000,000\) in bonds, financing of interstate highways, federal funds. HF 266, Welden.
Day care services, continue funding by department of health, education, and welfare until other sources can be found. HCR 24; H.J. 497.
Urge department of health, education and welfare to rescind or modify its proposed rules. SCR 28; S.J. 525, 533 adopted; H.J. 517, 545 adopted. Communication received. S.J. 1088.
Establish a commission for postsecondary education, qualify for federal funds. HF 464, Welden, et al.
Enable school districts to fulfill conditions for federally-aided school lunch programs. HF 469, Menke; HF 726, education. (Same)
Retain federal highway trust fund distribution formula, etc. (Same as HCR 40) ; SCR 35; S.J. 907, \(941,1114\).

Retain federal highway trust fund distribution formula, etc. HCR 40; H.J. 879, 926 adopted; S.J. 955, 966, 970, 975, 992, 1937.
Appropriation to comptroller for substitution or replacement, federal funds not available. SF 513, appropriations.
Appropriation to conservation commission for specific projects. HF 720, appropriations.
Authorize vocational education board (public instruction) to make disability determinations under federal supplement security income program for aged, blind, and disabled. SF 527, human resources.

Crime commission, match federal funds, certain activities within local government units, appropriation. SF 582, appropriations.
Authority of department of social services to provide state supplementary cash payments to certain persons, revising laws relative to federally-assisted categorical welfare assistance programs re those being terminated, penalties, etc. SF 587, human resources; HF 789, appropriations.
FEDERAL GOVERNMENT-

\section*{General}

Representation of the federal government on the midwest nuclear board. SF 45, Doderer.
Day care services, continue funding by department of health, education, and welfare until other sources can be found. HCR 24; H.J. 497.
Request congress amend the federal hatch act. SCR 27 ; S.J. 509, 526, 731, 909 , 1102-1103 adopted; H.J. 1194, 1647 adopted.
Urge department of health, education and welfare to rescind or modify its proposed rules. SCR 28; S.J. 525,533 adopted; H.J. 517, 545 adopted. Communication received. S.J. 1088.
Create a state information and liaison office in Washington, D. C., appropriation. SF 42 万, Murray.
Retain federal highway trust fund distribution formula, etc. (Same as HCR 40) SCR 35; S.J. 907, 941, 1114.

Retain federal highway trust fund distribution formula, etc. HCR 40; H.J. 879, 926 adopted; S.J. \(955,966,970,975,992,1937\).
Request congress refuse the request from the department of defense for transfer authority-enforce terms of peace treaty of Paris, etc. SR 5; H.J. 1144, 1170-1171 adopted.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners for flood damages resulting from Coralville reservoir. SCR 52; S.J. 1899-1900, 1933, 1938 adopted; H.J. 2164 adopted.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners on Iowa river above and below the Coralville dam for damages resulting from Coralville reservoir. (Same as SCR 52) HCR 69; Н.J. 2064-2065.

\section*{FEES-}

\section*{(Also see Motor Vehicles, sub-ref. Fees) \\ General}

Antitrust fees for a county attorney or attorney general, eliminate payment of a portion of the fines. SF 2, Hill.
Recording special assessment instruments for cities and towns, county recorder, \(\$ 3.00\) fee. SF 21, county government.
Increase maximum allowable expert witness fee. SF 29 , Kelly; HF 67, Oakley.
Supreme court set its fees by rule. SF 34, Shaff, et al.; HF 34, Hill, et al.
Enplanement fees, prohibit, cities and counties. HF 43, Crabb.
Increase the fee for a marriage license. HF 64, Schroeder.
Increase certain county fees. HF 146, Mendenhall, et al.
Fees of jurors, increase. HF 173, Peterson, et al.
Private employment agency fees. SF 183, Griffin, et al.; HF 217, Crabb, et al. (companion) ; HF 689, human and industrial relations. (Same)
Increase the fees charged by board of accountancy. HF 225, Egenes, et al.
Increase fees for applications, renewals and reinstatements of registered architects. HF 229, Egenes, et al.; SF 549, state government. S
Recording special assessment instruments for cities and towns, county treasurer, \(\$ 3.00\) fee. SF 198, county government; HF 276, county government.
Examination fee for real estate salesman or broker examinations, establish. SF 339, state government.
Fees, public officers (employees) not entitled to receive for certifying affidavits, etc., repeal law. SF 341, county government.
Local governments, authority to limit number of liquor and beer licenses, etc. SF 343, Bergman, et al.
Out of state land subdividers conduct all sales through Iowa real estate deaiers, fees, etc. SF 410, McCartney and Robinson; HF 647, commerce. SSM
Registration fees for special trucks, farm. HF 422, Miller of Cerro Gordo and Norland; SF 412, Scott, et al.
Compensation of administrators, executors, etc., and attorneys-estates. HF 455 , Schroeder.
Resident hunting and fishing license fees, increase rate. HF 492, Freeman and Brunow; HF 630, natural resources. (Same)
Court reporters' fees in criminal cases, increase. HF 505, Middleswart, et al. Change date of delinquency for dog license fees. SF 473, county government. Attorneys' fees re unemployment benefit appeals, fixed by court. HF 598, Rapp. Beer permit fees retained by local authorities. HF 629 , state government.
Inspection of swimming pools, fees, penalties. HF 631, Lipsky.
Increase certain fees for inspection of amusement rides, etc. HF 724, appropriations: SF 522, ways and means.
Rate of motor vehicle inspection station permit fees, administration of. SF 602, appropriations.

\section*{FPELONY-}
(See Law Enforcement)

\section*{FENCES-}

General
Partition fences, responsibility for. SF 428, Winkelman; HF 485, Stromer. Fences on another's land, removal of, etc. HF 744, Jordan.

\section*{FERTILIZER-}
(See Agriculture, sub-ref. Fertilizer)
FIDUCIARIES-

\section*{General}

Probate hearings, estates, securities, property, etc. SF 442, Riley; HF 586, Hill Interconnected regional securities depositories, further development of-amend uniform commercial code. SF 450, DeKoster.
Compensation of administrators, executors, etc., and attorneys-estates. HP 455, Schroeder.
Permissible investments by banks, livestock loans, investments of flduciary aocounts. HF 637, commerce.

\section*{FINES-}
(Also see Law Enforcement) General
Repeal constitutional sections providing that all fines for breach of the penal laws be applied to schools. HJR 13, Holden, et al.

\section*{FIRE-} General
Establish a uniform statewide telephone number for police and fire departments. SF 226, Priebe.
Saylor township of Polk county, legalize and validate proceedings of township trustees re tax levy for fire equipment. SF 253 , Kinley and Willits.
Automatic fire extinguishing systems in high-rise buildings. HF 313, Connors, et al.; HF 664, cities and towns. (Same)
Legalize and validate proceedings of Lewis township trustees, Pottawattamie county, fire protection purposes. SF 324, Griffin and Hultman.
Tag identification of discharge valves and pipe connections-discharge of flammable or combustible liquid. HF 487, Caffrey, et al.
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc. system, appropriation. SF 469, human and industrial relations.
Township trustees may levy tax, etc. for fire protection. HF 614, Hutchins. Marshal-State
Include motels, apartment houses, and child care facilities in rules and regulations re fire safety and protection. HF 285, Connors, et al.
Automatic fire extinguishing systems in high-rise buildings. HF 315, Connors, et al.; HF 664 , cities and towns. (Same)
Rules of the fire marshal, day care centers, etc. SF 399, Shaw: HF 481, Holden.
FIREARMS-
(Also see Wenpons) General
Misuse of firearms, penalties. HF 50, Mendenhall and Horn.
Commission of or attempt to commit certain crimes when armed with firearms, etc., increase penalties. SF 215, Miller of Des Moines; HF 305, Monroe and Woods.

\section*{FIREMEN -} General
Determining average final compensation of policemen and firemen, retirement. SF 169, Kennedy, et al.
Establish a uniform statewide telephone number for police and fire departments. SF 226, Priebe.
Policemen and firemen may retire age fifty, twenty-two years service. SF 283, Nystrom, et al.
Pension beneffis for policemen and firemen, relnstate under chapter 410. SF 380, Briles and Priebe; HF 584, Freeman and Krause (companion); HF 717, cities and towns. (Same)
Increase disability, accidental disability and retirement benefits for policemen and firemen. HF 591, Poncy.

\section*{FISCAL YEAR-}

\section*{General}

Reinstate the calendar year as fiscal year for cities and towns, counties, etc. SF 180, Hultman, et al.; HF 265, McElroy and Connors. S
Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56 ; H.J. 1573, 1689 adopted; S.J. 1550, 1575.
FISH AND GAME-
(Also see Conservation and/or Hunting and/or Licensen, sub-ref, Pise and Game)
General

Persons over slxty-four years of age fish without a license. HF 15, Norpel and Small.
Prohibit open season on certain birds and animals during open season on deer. HF 24, Wyckoff; HF 121, natural resources; SF 143, Tieden.
Juveniles subject to same penalties for violation of specifled fish and game laws as adults. HF 66, Knoke.
Prohibit hunting adjacent to game breeding and shooting preserves. HF 126, Oakley.
Shipping, transferring, and sale of skins and hides, repeal certain provision of law. HF 157, natural resources.
Update and eliminate obsolete fish and game provisions of the Code. HF 158, natural resources.
Destruction, taking, or possession of wild life owned by the state, and liability for, civil damages. HF 160, natural resources; SF 259, Tieden. S
Game birds and wild animals used for pets, sources from which obtained. HP 174, natural resources.
No fish or game may be released, into the wild, without permit. HF 253, natural resources.
Trotlines, also unlawful to use in inland waters. HF 272, natural resources.
Taking of wild turkey, special license fee and limitation. HF 292, natural resources.
Special trout license stamp, signature required. HF 310, natural resources.
Basket traps, fish, conservation commission approve material used for. SF 323 , Shaw.
Deer, operator of motor vehicle may claim if accidentally killed on highway. SF 419, Coleman, et al.
Disposition of fish and game confiscated by conservation commission or acetdentally killed, processed when practicable, and donated to charity. HF 472, Horn.
Resident hunting and fishing license fees, increase rate. HF 492, Freeman and Brunow; HF 630, natural resources. (Same)
Bow and arrow hunting period and firearm period the same-firearm license for 3 days, etc. SF 454, Coleman.
Change accounting date of fish and game license sales from April 10 to January 31. HF 543, natural resources.
Free fishing licenses to persons receiving financial assistance. HF 557, Harper; SF 572, Gluba and Blouin. Similar SM
Open seasons for bobwhite quail and pheasant hunting same. HF 559, Harper.
Nongame birds, willfully killing of, destruction of nests, eggs, etc., penalties. SF 468, Gluba, et al.
Sale of skins and plumage of game birds and animals, certain exceptions. HF 713, natural resources. Bait
Taking of fish with seines and traps for bait. HF 166, natural resources. Licenses (See Licenses, sub-ref. Fish and Game)

\section*{FLAGS-}

General
State flag flown below U.S. flag on all public buildings. HF 358, Horn.

\section*{FLOODSE-}

\section*{General}

County property tax levy of onequarter mill for flood and erosion control. HF 73, county government.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners for flood damages resulting from Coralville reservoir. SCR 52; S.J. 1899-1900, 1933, 1938 adopted; H.J. 2164 adopted.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners on Iowa river above and below the Coralville dam for damages resulting from Coralville reservoir. (Same as SCR 52) HCR 69; H.J. 2064-2065.

\section*{FOODS-}

\section*{General}

Repeal state license fee for restaurants and grocery stores, meat or meat products. HF 1, Fischer of Grundy.
Sale of meat and meat products, must meet certain standards. HF 2, Fischer of Grundy.
Require restaurants to state on menus grade of beef served, etc. SF 119, Potter.
Prevent sale of foods containing harmful residues beyond cretain tolerance. HF 159, agriculture.
lackaging and labeling, dating, meats, eggs, milk, etc. SF 303, Kinley.
Standards for food, establish. HF 382, agriculture; SF 357, agriculture. SSM (Also see HF 159)
Bakery products meet specifications and standards for enriched flour, U.S. food and drug administration, definition. HF 478, Egenes.
No slaughtering or processing operations be suspended or terminated before a hearing. HF 479, Fischer of Grundy; HF 711, agriculture. (Same)
sale of packaged meat food products, transparent package. HF 512, Hill.

Inspection of food establishments, food-service establishments, licensing; department of agriculture, etc., penalties. HF 540, Freeman, et al.; HF 712, agriculture. (Same)
Encourage and promote the production, sale and consumption of livestock, dairy, and other food products, maintain and improve economy of state and nation. HCR \(36 ;\) H.J. 761.
Inspection of meat and poultry, food establishments, penalties, etc., federal inspection. HF 621, Higgins.

\section*{Dairy}

Standards for cheese and cheese products be updated to meet federal standards. HF 32, agriculture; SF 79, agriculture.
Eggs, excise tax on sale of, establish an Iowa egg council. HF 270, agriculture.
FRANCHISES-
(Also see Tax, sub-ref. Franchise)
General
Franchise tax rates same as corporate income tax rates. HF 695, Rapp.
FUEL-
(Also see Tax, sub-ref. Fuel) General
Increase tax on motor fuel and special fuel, special fund. SF 10 , Griffin.
Taxation of motor fuel used in aircraft, use of unclaimed tax refunds. HF 200 , Lipsky, et al.; SF 192, Riley. S
Agriculture, abolish requirement to furnish dealers certified copy of tests of motor fuel, department of agriculture. HF 203, agriculture.
Licensed motor fuel distributors must purchase bond. SF 206, Palmer.
Diesel fuel, standards for. SF 244 , Priebe.
Create a grain resource research division-grain alcohol motor full industryagriculture. SF 288, Priebe, et al.
Tobacco products subject to sales tax-motor fuel and special fuel if fuel tax paid, exempt. HF 314, ways and means: SF 282, ways and means.
Create a grain resource research division-grain alcohol motor fuel indutsry -development commission. HF 375, agriculture. (Also see SF 288)
Committee to study specifications or standards for fertilizer, diesel fuel, etc., also grading, moisture testing and transportation of grain, also feasibility of border rivers open all year. SCR 29 ; S.J. 547, 569, 657, 945.
Credit against state income tax for fuel tax paid on motor fuel and special fuel, replace gas tax refund. SF 381, Tieden and Shaff; HF 456, Schroeder and Hansen.
Tag identification of discharge valves and pipe connections-discharge of flammable or combustible liquid. HF 487, Caffrey, et al.
Political subdivisions may purchase gasoline from highway commission, appropriation. SF 465, Gluba.
Petition congress to include grain alcohol as an energy resource in their major energy resource studies. HCR 34; H.J. 726.
Refunds of tax on special fuels, uncollectible with suitable records. SF 480 , ways and means.
Cities and towns may impose a one (1) cent per gallon fuel tax, streets, etc. HF 648 , ways and means.
Committee to study availability of petroleum supplies, etc. HCR 46; H.J. 1198.
Committee to study developing a state energy policy. HCR 48; H.J.' 1232-1233.
Urge governor to rescind order, national guard to camps-institute procedures to curtail use of fuels-study use of fuel, etc. SR 8; S.J. 1466, 1498.
Create an advisory committee for 1973 and 1974 to serve in an advisory capacity to development commission re development of a grain alcohol motor fuel industry. HCR 74; H.J. 2312.
Committee to study energy policy positions-areas of powerplant siting policies, energy supply and use, national energy policy, trade, etc. SCR 54; S.J. 2030-2031, 2032.

\section*{FUNDS-}
(Also see Schools, sub-ref. Funds and/or Federal Aid and Funds) General
Release of funds for rural programs, i.e. environmental assistance, electriffcation administration loan, and emergency loans program. HJR 1, Pellett and Strothman.
Brokers acting as salesmen deposit funds in broker-employer's trust account. HF 30, Holden; SF 38, Potter.
Investment of funds of retirement systems for policemen and firemen, banks. HF 400, Drake, et al.
Committee to study county funds, analyze need for each fund, expenditures, etc., report. HCR 29 ; H.J.' 589 .
Use of fairgrounds and fairground fund. HF 607, Monroe and Brinck.
Appropriation to comptroller for substitution or replacement, federal funds not available. \(\mathrm{SF}^{5} 513\), appropriations.

State agencies shall not expend public funds appropriated for entertaining members of the General Assembly. SCR 46; S.J. 1247, 1248, 1250, 12631265 adopted; H.J. 1351, 1415-1416 tabled; S.J. 1331. Counties
County funds may be expended for membership fees or attendance expenses for county officer associations. HF 418, Knoke.
Remove total amount that can be collected from all counties for membership in Iowa association of counties. SF 506 , county government.
Treasurer of State
Distribution of sales and use tax to road use tax fund. HF 9, Fischer of Grundy.

\section*{FUNERALS-}
(Also see Cemeteries)

\section*{General}

Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.
Licensing and inspection of funeral homes, department of health. HF 588, Crabb and McCormick; SF 507, Kennedy, et al.
Increase funeral benefits for welfare recipients. HF 641, Wells.

\section*{GAMBLING-}
(Also see Bingo and/or Pari-mutuel)
General
Legalize possession of antique gambing devices, inoperable. SF 285, Rodgers, et al.
Permit pari-mutuel betting, create racing commission, etc. SF 98, Kinley, et al.; HF 167, Brinck (similar); SF 275, Miller of Des Moines; HF 332, Caffrey (companion)-(All same subject matter)
GAMES-CHANCE, SKILL, ETC.

\section*{General}

Games of skill, chance, raffles, operation of, penalties. SF 108, Lamborn; HF 137, Fisher of Greene.
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GARBAGE-
(See Pollution)
GAS-

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    (See Fuel and/or Tax, sub-ref. Gas or Fuel)

GENERAL ASSEMBLYGeneral
Joint committee to arrange for inauguration. SCR 1; S.J. 10 adopted; H.J. 19 adopted.
Current codes and session laws furnished legislators, staff and press. SCR 2; S.J. 9 adopted; H.J. 15 adopted.

Journals, bills and binders to be furnished free to county auditors. SCR 3; S.J. 10 adopted; H.J. 15, 16 adopted.
Joint convention January 8, 1973, 10:30 p.m.-governor's state of the state message January 9, 1973, 10:00 a.m., canvass of votes. HCR 1; H.J. 10 adopted; S.J. 11 adopted.
Appointment of clerks, secretaries and pages. HR 2; H.J. 13 adopted.
Management of state records. HF 12, Welden; HF 363, state government. S
Chaplain committee. HR 1; H.J. 13 adopted.
Additional employees, joint committee appointed. HCR 2; H.J. 14 adopted; S.J. 11 adopted.
Appointment of secretaries. SR 1; S.J. 9 adopted.
Adjournment Friday, March 9, 1973-reconvene Monday, March 19, 1973 at 10:00 a.m. SCR 4; S.J. 42, 52 adopted; H.J. 65, 203 adopted.

Compensation of joint legislative employees. SCR 6; S.J. 52 adopted; H.J. 66, 73 adopted.
Compensation of chaplains, officers and employees of General Assembly. SCR 7: S.J. 55-58 adopted; H.J. 66-68, 73 adopted.
Committee to study employment positions in General Assembly. SCR 8; S.J. \(63,79,342\).
Adjournment Thursday afternoon, January 11, 1973-reconvene 10:00 a.m., Monday, January 15, 1973. HCR 4; H.J. 64, 73 adopted; S.J. 61 adopted.
Eighteen, age qualification of members of the General Assembly. SJR 3, Murray, et al.; HJR 2, Hill, et al.
State of the judicial department message. SF 17, Kelly.
Lobbying, require certain disclosures by persons'and organizations engaged in, penalty. SF 18, Glenn.
Supreme court set its fees by rule. SF 34, Shaff, et al.; HF 34, Hill, et al.
Provide means for General Assembly to convene itself into special session. HJR 3, Hill, et al.
Joint convention, governor's budget message, Thursday, January 25, 1973 at 6:30 p.m. HCR 7; H.J. 105, 147 adopted; S.J. 124,126 adopted.

Create a land use pollcy commission. SF 58, Winkelman, et al.; HF 65, Cochran, et al. (companion) ; HF 688, natural resources (added appropriation). SSM
Simplified state income tax law, enable legislature to enact, percentage of federal tax. HJR 5, Mendenhall.
Prohibit enactment of any state or local law imposing or increasing a tax retroactively. HJR 6, Anderson, et al.
Create a legislative audit committee and office of legislative auditor, abolish budget and financial control committee, and office of legislative fiscal director, appropriation. SF 27, Hill; HF 80, Cochran, et al. SSM
Adjournment of the General Assembly. SF 137, Hansen, et al.
Leaves of absence, candidates for election to General Assembly. HF 142, Carr. et al.; HF 274, Crabb. SSM
Terminate operation of Annie Wittenmyer Home, social services report disposition of, etc. to General Assembly. SF 145, Griffin and Miller of Des Moines; HF 508, human resources. SSM
Repeal provisions for a statewide property tax levy. SF 155, Van Gilst; HF 194, Anderson and Dunton.
Adoption of permanent joint rules. HCR 14; H.J. 241-246, 265-266, 275, 279, 300, 282 adopted; S.J. 274-278, 286, 309, 320-321 adopted.
Joint convention on Monday, February 12, 1973, at 11:00 a.m., Senator McCartney deliver address, Lincoln's birthday. HCR 15; H.J. 266, 282 adopted; S.J. 278, 283 adopted.

Adjournment of the General Assembly. HF 192, Welden, et al.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for legal assistance. HCR 17; H.J. 320, 369 adopted; S.J. 365, 383, 413, 1005, 1785 adopted.
That each examining board be required to submit in writing to the General Assembly no Iater than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. HCR 18; H.J. 321, 369 adopted; S:J. 365, 383, 413, 1005, 1785-1786 adopted.
That each examining board be required to submit in writing to the General Assembly no later than January 14,1974 its recommendations for legal assistance. (Same as HCR 17) SCR 20 ; S.J. \(323,324,342,1786\) withdrawn.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. (Same as HCR 18) SCR 21; S.J. 323, 324, 342,1786 withdrawn.
Four-year terms for members of the House of Representatives. HJR 7, Mendenhall.
Vacancies in the membership of the General Assembly, appointments, etc. HJR 9 , Mendenhall.
Lieutenant governor, duties of-Senate select officers. HJR 10, Brinck, et al.; SJR 9, Milligan, et al. S
Legislative expenses after May 15 th , odd-numbered years-April 20th, evennumbered years. HF 341, Bortell.
Joint memorial session Wednesday, April 11, 1973 at \(7: 30\) p.m. HCR 23; H.J. 487, 505 adopted; S.J. 524, 558 adopted.
Compensation of ofticers and employees of the General Assembly. HF 379, Crabb, et al.
Create a state land use policy division, department of agriculture. SF 338 , Heying. (Also see SF 58-HF 65)
Successors to uncompleted terms of deceased members of General Assembly chosen by conventions of the political party of deceased Senator or Representative. HJR 15, Freeman; SJR 13, Shaw.
Establish a work-study program, higher education, appropriation. SF 373, Murray and Nystrom; HF 465, Crawford.
Extend social security benefits to members of General Assembly. HF 433, Middleswart, et al.
Identifleation, and preservation of the burlal place and former residence of Iowa's first elected governor, historical landmark. HCR 31; H.J. 606, 637 adopted: S.J. 677.
Allow members of General Assembly to employ related persons as clerks. HF 549, rules.
Increase salaries and expenses of state officials, supreme and district court judges, and members of the General Assembly. HF 643, state government; HF 796, appropriations and HF 801, appropriations are similar in part.
Iowa General Assembly opposes the passage of HR 6168, roll back of livestock prices, by congress. forward this resolution. SCR 34 ; S.J. 840, 841 adopted 848 ; H.J. 818,873 adopted.
Joint convention, suppiemental budget message by Governor Robert D. Ray. Wednesday, April 11, 1973, at 2:00 p.m. HCR 38: H.J. 810 adopted; S.J. 838 adopted, 848.

Effective date of laws, pubishing, etc. HJR 17, appropriations.
Authorize printing 13 th edition, How a Bill Becomes a Law. HR 7; HJ 840, 880 adopted.
Pay and allowance plan for officers and enlisted men in active state service, some state authority. SF 498, appropriations.
Part-time legislative employees not covered by unemployment compensation. HF 680, human and industrial relations.
Composition of the General Assembly, basis for apportionment of members, and time when reapportionment is required. SJR 14, Shaw.
Consideration of claims. HCR 43; H.J. 1094-1096, 1200, 1317 adopted; S.J. 1267, 1271, 1331, 1355, 1418-1419 adopted.
Interim exepenses for the secretary of the Senate. SR 7: S.J. 1171, 1782 adopted.
Details of closing the 1973, first regular session of the Sixty-fifth General Assembly, interim staff and work, reconvening 1974 , second regular session, etc. SCR 41; S.J. 1171, 1250, 1782-1783 adopted; H.J. 1974, 2208 adopted.
Expenses of legislators, and others, pertaining to operation of legislative services between sessions, be paid after proper authorization. SCR 42: S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.

Interim expenses for the chief clerk of the House. HR 8; H.J. 1261, 2280 adopted.
That the General Assembly recommend that no person serve as governor for more than 8 years. HCR 50; H.J. 1323.
Capitol planning commission, appropriation for planning and construction of certain state buildings, and space for General Assembly. HF 770, appropriations.
Fxpress personal sympathy to Representative Arlyn E. Danker in the loss of his father, Mr. Emil Danker. HR 10; H.J. 1662 adopted.
House challenges Senate to a softball game. HCR 62; H.J. 1822, 1933 adopted: S.J. \(1776,1822,2032\).

Request chief clerk install opaque curtain, that may be opened and closed, to cover the voting machine panel. HR 11; H.J. 1867.
Wstablishing legislative compensation to be paid because of a vacancy resulting in the House membership. HJR 23, ways and means.
Adjournment, June 24, 1973. HCR 76; H.J. 2392 adopted; S.J. 2136 adopted.
Fxtend fondest regards, congratulations and best wishes to Charles \(W\). and Kathryn Lakin for his years of service and retirement. SR 9; S.J. 2030.

Express personal sympathy to Representative Russel De Jong in the loss of his father-in-law, Mr. Lane Visser. HR 3; H.J. 165 adopted.

\section*{GENERAL SERVICES-} General
Snow removal, parking areas. SCR 10; S.J. 128 adopted; H.J. 155, 162 amended and adopted; S.J. 134, 135 adopted.
Shuttle-bus service during inclement weather. SCR 11; S.J. 128 adopted; H.J. 155, 162 adopted.
Highway commission and board of regents subject to centralized purchasing under general services. HF 96 , Schroeder.
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.
Transportation, department of, create. HF 230, Drake, et al.
Duties and functions of department of general services. HF 307, Bittle, et al.
One-half of paper or paper products purchased by the state made from recycled paper. \(S \mathrm{~F}^{351}\), Willits and Blouin.
Life-lite vehicle safety signals, study effectiveness. HF 387, transportation.
General services and other state agencies be encouraged to purchase recycled paper and paper products. HCR 30 ; H.J. 589,746 adopted; S.J. \(77 \%\) 827, 957.
State property and casualty insurance. HF 738, Bittle and Fischer of Greene.
General services, appropriation. SF 533, appropriations.
General services centralized printing fund, from moneys received, appropriation. SF 534, appropriations.
General services revolving fund, appropriation. SF 535, appropriations.
Educational radio and TV, general services, appropriation. HF 768, appropriations.
Capitol planning commission, appropriation for planning and construction of certain state buildings, and space for General Assembly. HF 770, appropriations.
General services, department of, appropriation, renovation of Valley Bank building. SF 575 , appropriations.
General services, expansion of capitol complex, appropriation. SF 579, appropriations.
General services, appropriation for capitol improvements, and repairs for bullding and facilities. HF 778, appropriations.
General services, appropriation for educational radio and TV facility board for purchase of equipment. SF 597, appropriations.
Fducational radio and TV facility board, appropriation for capitol improvements, northwest and southwest areas. SF 611, appropriations.

\section*{GEOLOGY-}

General
Geological survey, and natural resources, appropriation. SF 553, appropriations.
GLASS-
General
Require safety glass, or other, in hazardous locations. SF 114, Grifin.

\section*{GOVERNOR-}

General
Joint committee to arrange for inauguration. SCR 1; S.J. 10 adopted; H.J. 19 adopted.
Joint convention January 8, 1973, 10:30 p.m.-governor's state of the state message January 9, 1973, 10:00 a.m., canvass of votes. HCR 1; H.J. 10 adopted; S.J. 11 adopted.
Joint convention, governor's budget message, Thursday, January 25, 1973 at 6:30 p.m. HCR 7; H.J. 105, 147 adopted; S.J. 124, 126 adopted.

Annual budgeting and reporting for state departments, agencies, boards, etc. SF 46, Hill.
Create a land use policy commission. SF 58, Winkelman, et al.; HF 65, Cochran, et al (companion); HF 688, natural resources (added appropriation). SSM
Joint convention Thursday, January 25, 1973 at 11:00 a.m., Governor Robert D. Ray invited to make appropriate remarks commenorating life, etc., and to pay tribute to former President Lyndon Baines Johnson. HCR 9 ; H.J. 166, 175 adopted; S.J. 148 adopted.
Establish a department of mental health and mental disabilities. SF 78, Griffin and Miller of Des Moines.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Consolidation of counties. SF 84, Kelly; HF 183, Hill; SF 117, Blouin. SSM
Iowa drug abuse authority, establish. SF 122, Murray and Hansen; HF 140, Crawford.
Prohibit governor or lieutenant governor from receiving nomination for a third consecutive term. HF 119, Schroeder, et al.
Create a distinguished service and achievement award. SF 161, Shaw.
State fair board, membership and authority of, also change financial operation. SF 166, Palmer.
Licensing and regulation of hearing aid dealers, establish board, etc. HF 195, Drake, et al.; SF 195, Rabedeaux, et al.; HF 708, state government. SSM
Create state library department and commission. SF 196, Hultman, et al.
Open space land acquisition program, conservation commission, appropriation. HF 224, Butler, et al.; SF 577, appropriations.
Transportation, department of, create. \(H F 230\), Drake, et al.
Prohibit incurring expenses for receptions for the governor's inaugural. HF 277. Millen, et \(\boldsymbol{4}\) :

Vacancies in the membership of the General Assembly, appointments, etc. HJR 9, Mendenhall.
Secretary of state not required to be elected-four year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Brinck, et al.
Joint election of governor and lieutenant governor. HJR 12, Brinck, et al.
Eliminate requirement superintendent of banking have five years bank executive experience. HF 320, Egenes, et al.
Provide a banner for use by the governor. SJR 10, Nystrom; HJR 14, Dunton and Lippold.
Governor name chairman of commerce commission, two year term. HF 361, Knoke; HF 650, commerce. \(S\)
Create a state land use policy division, department of agriculture. SF 338, Heying. (Also see SF 58-HF 65)
Registration of sanitarians, establish board of, training, etc. SF 353, Riley and Robinson.
Establish a work-studv program, higher education, appropriation. SF 373 , Murray and Nystrom; HF 465, Crawford.
Appropriations, from one department to another, not transferable. HF 448 , appropriations.
Create a state information and liaison office in Washington, D.C., appropriation. SF 425, Murray.
Terrace Hill, appropriation to for repair, etc-sale of governor's mansion. HF 595, Dunton.
Expenses of the inaugural ceremonies, appropriation. HF 612, appropriations.
Joint convention, supplemental budget message by Governor Robert \(D\). Ray, Wednesday, April 11, 1973, at 2:00 p.m. HCR \(38 ;\) H.J. 810 adopted; S.J. 838 adopted, 848.
Pay and allowance plan for officers and enlisted men in active state service, some state authority. SF 498, appropriations.
Create office of youth opportunity, etc., appropriation. HF 666, Krause, et al.
Appropriation to conservation commission for specific projects. HF 720, appropriations.

State of emergency, governor may reduce speed limits, shortage of fuels. SF 526, state government.
Committee to study HJR's 10,11 , and 12 re joint election of governor and lieutenant governor-secretary of state not an elected official-duties of lieutenant governor, report 1974. HCR 47; H.J. 1198.
That the General Assembly recommend that no person serve as governor for more than elght years. HCR 50; H.J. 1323.
Governor's youth opportunity program, improve railroad branch lines, appropriation. HF 767, appropriations; SF 573, appropriations.
Education commission of the states, Iowa become member, establish commission, appropriation. HF 774, appropriations.
Urge governor to rescind order, national guard to camps-institute proceedings to curtail use of fuels-study use of fuel, etc. SR 8; S.J. 1466, 1498.
State officials, department and executive council, expenses of auditor of state (county, municipal, and school auditors' salares), appropriation. SF 605, appropriations; HF 783, appropriations.
Abolish division of civil defense in department of public defense, establish office of disaster preparedness within department of public defense. HF 794, appropriations.

\section*{GRAIN-}
(See Agriculture, sub-ref. Grain)

\section*{GRAIN ALCOHOL}

\section*{General}

Create a grain resource research division-grain alcohol motor fuel industry -agriculture. SF 288, Priebe, et al.
Create a grain resource research division-grain alcohol motor fuel industry -development commission. HF 375, agriculture. (Also see SF 288)

\section*{GUNS-}
(See Firearms and/or Weapons)

\section*{HANDICAPPED-} General
Construction of private and public buildings and facilities accessible to and functional for physically handicapped. SF 409, Blouin.
Hunting by the handicapped, special permits, etc. HF 471, Dunton.
Exempt low-rent housing developments for elderly and handicapped, nonprofit, etc. organizations from property taxes. HF 579, Miller of Buchanan, et al.
Committee to study quality of life of elderly and physically handicapped, report. SCR 39; S.J. 966-968, 985, 1114.
Appropriation to committee on employment of the handicapped. SF 523, appropriations.

\section*{HEALTH—} General
Establish a birth defects institute. SF 52, Doderer.
Property tax levy of one mill for county health programs. HF 72, county government.
Local health services, standards for, tax levy. SF 250, Rabedeaux and Doderer. Qualifications of commissioner of public health. HF 459, human resources.
Committee to study health service personnel, programs, facilities, etc., report. HCR 28; H.J. 578.

\section*{Centers}

County health centers, reduce population requirement from 100,000 to 70,000 . SF 1, Doderer.

\section*{Department of}

HMO-health maintenance organizations, establishment, regulation, and penalties. SF 25, Rabedeaux, et al.; HF 29, Monroe, et al.
Treatment, education, and rehabilitation of alcoholics. SF 150, Doderer, et al.; SF 504, state government.
Licensing and regulation of hearing aid dealers, establish board, etc. HF 195 , Drake, et al.; SF 195, Rabedeaux, et al.; HF 708, state government. SSM
Internship, licensing, and practice of osteopathic medicine and surgery. HF 216, Schroeder and Stromer.
Abortion, repeal present law, restrictions on abortion information, educational information available, etc. SF 210 , human resources.
Licensing of plumbers, supervision and inspection of, etc. SF 214, Nystrom.
Standards for ambulance services, penalties. HF 237, Lipsky et al.; HF 653, human resources. SSM
Provide family planning services, etc. HF 304, Lipsky, et aI.
Formula for computing number of district judgeships. SF 293, DeKoster and McCartney.
Remove prohibition against sale, etc., or advertisement of birth control devices, abortion information, and venereal disease cures. SF 85, Kelly; SF 301, human resources. SSM
Establish Iowa health services commission. SF 331, Riley, et al.

Standards for water well construction, inspection, permit fees, etc. SF 347, Griffin.
Internship requirements of physicians and surgeons and osteopathic physicians and surgeons, may accept resident training. SF 350, Hansen, et al.; HF 416, Holden and Hill.
Registration of sanitarians, establish board of training, etc. SF 353, Riley and Robinson.
Testing for sickle cell anemia, penalty. SF 366, Guba; HF 489, Hargrave.
Licensing and inspection of funeral homes, department of health. HF 588 Crabb and McCormick; SF 507, Kennedy, et al.
Rules and minimum standards for nursing and custodial homes. HF 626, Den Herder and West.
Inspection of swimming pools, fees, penalties. HF 631, Lipsky.
Redesignating county homes as county care facilities, revising operation of, etc. HF 659, county government.
Health, department of, appropriation. HF 752, appropriations. Mental
Establish a department of mental health and mental disabilities. SF 78, Griffin and Miller of Des Moines.
Funding of mental health and mental retardation services, state ald to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
Placement of patients admitted or committed to state hospital-schools for mentally retarded or facilities outside those institutions. SF 91, Grifin and Miller of Des Moines; HF 240, human resources. S
Appropriate \(\$ 50,000\) to committee on mental hygiene to conduct study of mental health delivery systems. SF 352, Shaw.
Liens against property of persons admitted or committed to certain state institutions, etc. HF 546, Higgins and Byerly.
Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidation, or closing of facilities. SCR 33; S.J. 779, 826, \(890,920\).

Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidation, or closing of facilities. (Same as SCR 33) HCR 37; H.J. 802.
Support of patients in state mental health institutes. HF 691, human resources.
Social services, appropriation, mental health services, etc. HF 747, appropriations.
Legislative service bureau, office of legislative fiscal director, appropriationalso legislative council for study of mental health delivery systems in Iowa. HF 784, appropriations; SF 607, appropriations. (S in part)
House judiciary and law enforcement committee study statutory procedure for commitment of persons to mental health institutions. HR 12; HJ 2301.

\section*{HEARINGGeneral}

No insurance company may refuse motor vehicle insurance to an applicant unless reasons are in writing, etc.-hearings. HF 257, Fischer of Grundy.
No slaughtering or processing operations be suspended or terminated before a hearing. HF 479, Fischer of Grundy; HF 711, agriculture. (Same)
Hearing required, court actions for recovery of property. SF 536, judiciary.

\section*{HEARING AIDS-}

\section*{(Also see Medical-Professional)} General
Licensing and regulation of hearing aid dealers, establish board, etc. HF 195, Drake, et al.; SF 195, Rabedeaux, et al.; HF 708, state government. SSM

\section*{HERBER'I HOOVER BIRTHPLACE FOUNDATIONGeneral}

Herbert Hoover birthplace foundation and Mississippi river parkway commission, appropriation. SF 488, appropriations.

\section*{HIGHER EDUCATION-} (Also see Colleges-Universitien and/or Schools) General
Educational program of schools. SF 126, schools.
College at Denison, acquisition and use of. HF 149, Crabb.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. HCR 18; H.J. 321, 369 adopted; S.J. 365 , 383, 413, 1005, 1785-1786 adopted.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. (Same as HCR 18) SCR 21; S.J. 323, 324. 342,1786 withdrawn.

Legalize and validate proceedings of the board of directors of Des Moines area community college. HF 309, Bittle.
Prohibit expansion of certain curricula at area vocational schools and area community colleges. HF 321, Kreamer.
Faculty of board of regents institutions hired, fired, paid, etc., based on their ability. HF 337, Grassley.
State school foundation program amended-enrollment dates-district costs, etc. HF 359, education; SF 362, schools. SSM
Authorize area schools to acquire and operate student centers and parking facilities, revenue bonds. HF 368, Dunton, et al.; SF 392, Rodgers, et al. (similar) ; HF 727, education. (Same)
Finance tuition grants, higher education facilities commission, appropriation. SF 345, appropriations.
Establish a work-study program, higher education, appropriation. SF 373, Murray and Nystrom; HF 465, Crawford.
Tort claim insurance purchased, out of general fund, etc., by municipalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462, education. (Same subject matter in part)
Provide tax-sheltered annuities for employees of the state educational radio and television facility board. HF 458, Menke.
Establish a commission for postsecondary education, qualify for federal funds. HF 464, Welden, et al.
Confidential communications with certified guidance counselors. HF 495, Stromer; HF 753, education. (Same)
State per pupil aid for laboratory schools. SF 436, higher education; HF 551, education.
Interstate agreement on qualification of educational personnel, etc. HF 536, Grassley; HF 705, education. (Same)
Faculty members, rules and regulations on hiring and tenure by board of regents. HF 638, Grassley.
Scholarship program, higher education facilities commission, appropriation. HF 682, appropriations.
Medical student tuition loans, higher education facilities commission administrative funds, appropriation. HF 683, appropriations.
Education commission of the states, Iowa become member, establish commission, appropriation. HF 774, appropriations.
Committee to study post-secondary education. HCR 60; TH.J. 1801.
HIGHWAY COMMISSION-
(Also see Roads and Highways)

\section*{General}

Create a state transportation planning commission. HF 35, Welden,
Temporary restrictions on weight and load of certain motor vehicles, etc. HF 41, transportation.
Changes in roads, streams, or dry runs, highway commission and boards of supervisors. HF 59, transportation.
Highway commission and board of regents subject to centralized purchasing under general services. HF 96, Schroeder.
Highway grade crossing safety fund carried over each year, remains in same fund. SF 112, Robinson.
Rest area, establish at Loveland. HF 109, transportation.
Sale of unused right of way by highway commission, contract. HF 155, transportation; SF 228, Miller of Des Moines. SSM
Movement of truck trailers manufactured in this state. HF 189, transportation.
Truck speed limits. HF 190, transportation.
Movement of registered special mobile equipment. HF 191, transportation.
Movement of vehcles and loads of excessive size and weight. HF 193, transportation.
Sixty-five feet overall length of combinations of vehicles. SF 186 , Rabedeaux, et al.; HF 369, Dunton, et al. (companion); HF 671, transportation. SSM
Prohibit operation of metal tracked and metal tired vehicles on streets and roads. HF 220, transportation.
Transportation, department of, create. HF 230, Drake, et al.
Restoration of land disrupted by a highway project-replacement of borrow pit soil. HF 239, Welden; SF 220, Taylor (companion); SF 233, Scott; HF 421, Miller of Cerro Gordo and Norland (companion). SSM
Authorize highway commission to issue \(\$ 50,000,000\) in bonds, financing of interstate highways, federal funds. HF 266, Welden.
Utilities, highway commission pay cities and towns for relocating, etc., due to construction, etc. of highway. SF 240, Miller of Des Moines; HF371, Monroe.
Overtime pay for employees of highway commission. SF 251, Nystrom.
Scenic and recreational highway system, establish. HF 293, Clark of Lee and Stanley.
Appropriation to highway commission, scenic and recreational highway system. HF 294, Clark of Lee.

Eminent domain, remove \(\$ 500\) expense limitation, distance of movement, and possession 180 days. SF 281, Gallagher, et al.
Definition of vehicle. HF 308, transportation.
Planning of primary road construction and improvement, consider industrial development. HF 319, Hansen, et al.
Payment of certain damages, action of highway commission, to \(R\). \(S\). and Donald H. Weber, appropriation. SF 302, Scott.
Allow movement of mobile homes and factory-built structures, maximum 14 ft . \(\overline{5}\) in. width, permits, etc. \(H F\) 353, Schroeder and Woods; SF 466, Rabedeaux and Tieden.
Salary increases for certain state employees, appropriation. SF 360, Nystrom, et al .
Repair of railway crossings, agreements between cities, counties, and/or highway commission. SF 382, Robinson.
Exempt from requirement county obtain approval of highway commission for use of federal revenue sharing funds for secondary road purposes. HF 427, Jordan and Wells.
Secondary road projects approved by highway commission. SF 400, Lamborn.
Financing, by bond, the freeway-expressway system, appropriation. SF 445, McCartney;'SF 491, Schwieger, et al. SSM
Political subdivisions may purchase gasoline from highway commission, appropriation. SF 465, Gluba.
Pedestrian walkways on highway bridges, highway commission construct. HF 615, Butler.
Payment of workmen's compensation claims, highway commission employees, appropriation. SF 503, appropriations.
Appropriation to highway commission for designated capital improvement programs. SF 508, appropriations; HF 707, appropriations.
Appropriation to highway commission including administration of merit system, etc. HF 703, appropriations.
Addition to highway commission laboratory building, authorize and approve \(\$ 500.00\) payment to an architect to prepare cost estimate. SR 4; S.J. 1088, 1102 adopted.
Highway commission refrain from appealing district court ruling re closing of highways for local celebrations and amend its policy and allow this practice. HCR 55; H.J. 1522, 1621-1622 adopted; S.J. 1540, 1575. Weighing Stations
Appropriation to traffic weight operations, highway commission. HF 709, transportation.

\section*{HIGHWAYS-}
(See Roads and Highways)
HISTORICAL MARKERSGeneral
Identification and preservation of the burial place and former residence of Iowa's first elected governor, historical landmark. HCR 31; H.J. 606, 637 adopted; S.J. 677.

\section*{HISTORICAL SOCIETY-} General
Identification and preservation of the burial place and former residence of Iowa's first elected governor, historical landmark. HCR 31; H.J. 606, 637 adopted; S.J. 677.
Vital statistics, authorize inspection, etc. to an incorporated nonprofit society for historical or genealogical research purposes. HF 651, Crabb.
Historical society, appropriation. SF 558, appropriations.
Historical society, appropriation for development of Toolsboro mounds and museum area, and development, etc. of Gardner Log Cabin. HF 791, appropriations.

\section*{HISTORY AND ARCHIVES-} General
Management of state records. HF 12, Welden; HF 363, state government. S Create a distinguished service and achievement award. SF 161, Shaw.
Return silver tea service to Dodge house, Council Bluffs. SJR'11, Griffin and Hultman.
History and archives, appropriation. HF 742, appropriations.

\section*{HMO-} General
HMO-health maintenance organizations, establishment, regulation, and penalties. SF 25, Rabedeaux, et al.; HF 29, Monroe, et al.

\section*{HOLIDAYS-} General
Change observance date of Veterans' day. HF 27, Wells, et al.
Holiday days for state employees. SF 252 , Nystrom.
Holidays for state employees. SF 342, Plymat, et al.; HF 413, West, et al.; SF 512, human and industrial relations. S
Adding a new division to banking act re days and hours of operation of banks and savings and loan associations. SF 608, commerce.

\section*{HOME RULE-}

General
Create the municipal powers of initiative, referendum, and recall, elections, home rule act. HF 593, Connors.

\section*{HOMES—} General
Improvements to residences, temporary tax exemption. HF 42, Small; HF 608, Cusack. S

\section*{Coninty}

Redesignating county homes as county care facilities, revising operation, etc. HF 659, county government. Custodial
Rules and minimum standards for nursing and custodial homes. HF 626, Den Herder and West. Juvenile
Terminate operation of Annie Wittenmyer home, social services report disposition of, etc. to General Assembly. SF 145, Griffin and Miller of Des Moines; HF 508, human resources. SSM

\section*{Nursing}

Old-age assistance for residents of county-owned nursing homes. SF 120 , Blouin, et al.; HF 147, Carr, et al.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.
Rules and minimum standards for nursing and custodial homes. HF 626, Den Herder and West.
HOMESTEAD CREDITGenerai
Homestead tax credit, Thomas Lew Heathershaw, Oskaloosa. SF 160, Van Gilst.
Exempt homesteads of persons seventy-five years or over from property taxes, exceptions. SF 165 , Heying, et al.
Method of filing reports on homestead tax credits and military service tax credits. SF 265 , county government.
Additional homestead tax credit for persons sixty-five years or older or totally disabled. HF 563, Doyle; HF 576, Crabb. SSM

\section*{HOSPITALIZATION-} General
Members of commissions on hospitalization, compensation and expenses fixed by judges of district court. SF 106, Riley and Potter.

\section*{HOSPITALS—} General
Sales and use tax exemption for voluntary nonprofit hospitals. SF 63, Winkelman.
Construction of an addition to the General hospital at the state university of Iowa. SCR 12; S.J. 148, 151, 342, 413, 505-507 adopted, 510, 526; H.J. \(516,1458-1460\) adopted, 1460,\(1554 ;\) S.J. 1653 signed by president; H.J. 1861 signed by speaker; S.J. 1653 sent to governor; 1784 signed by governor.
Include students of schools of nursing in tuition grant program. SF 101, Shaw.
Members of commissions on hospitalization, compensation and expenses fixed by judges of district court. SF 106, Riley and Potter.
Construction of an addition to the general hospital at the state university of Iowa (Same as SCR 12) HCR 16; H.J. 288, 309, 354, 1423, 1431, 1458; SCR 12 substituted, 1460 withdrawn.
Inspection of patients' records. SF 179, Kelly.
Establish Iowa health services commission. SF 331 , Riley, et al.
Industrial aid bonds, expand the purposes bonds can be issued-hospitals, etc. SF 378, Hansen, et al.; HF 443, Crabb, et al.
Transfer of patients to the Úniversity hospital, sight-saving and deaf school students. HF 401, education; SF 401, higher education.
Sale or lease of property by a city or county hospital. SF 459, human resources.
Liability for support for patients at a hospital-school or special unit, eighteen years of age or older. HF 555, Harvey.

\section*{HOTELS-} General
Inspection of food establishments, food-service establishments, licensing, department of agriculture, etc., penalties. HF 540, Freeman, et al.; HF 712 , agriculture. (Same)

\section*{HOUSING-}

Exempt low-rent housing developments for elderly and handicapped, nonprofit, etc. organizations from property taxes. HF 579, Miler of Buchanan, et al.

Prohibit sex discrimination in housing. SF 487, human resources.

\section*{HUMAN RESOURCES-} General
Eligibility for assistance in ADC program. HF 13, Hill, et al.; SF 125, Gluba, et al.
HMO--health maintenance organizations, establishment, regulation, and penalties. SF 25, Rabedeaux, et al.; HF 29, Monroe, et al.
Clarify how a child residing in an institution acquires settlement. SF 149, human resources.
Abortion, repeal present law, restrictions on abortion information, educational information available, etc. SF 210, human resources.
Definition of a delinquent child, delete portion. HF 602, Cusack.
Parole relief fund, appropriation. SF 478, human resources.
Community-based corrections programs and services, appropriation. SF 71, Potter, et al.; HF 85, Lipsky, et al. (companion); SF 482, human resources. SSM
Establish a commission for the deaf. HF 620, Connors, et al.
Yrohibit sex discrimination in housing. SF 487, human resources.
Establishment and operation of community day care centers, etc., appropriation. SF 434, Murray; HF 577, Hill (companion); HF 729, human resources; SF 569, human resources (S); (All same subject matter)
Authority of department of social services to provide state supplementary cash payments to certain persons, revising laws relative to federallyassisted categorical welfare assistance programs re those being terminated, penalties, etc. SF 587 , human resources; HF 789, appropriations.

\section*{HUNTING-} General
r'rohibit open season on certain birds and animals during open season on deer. HF 24, Wyckoff; HF 121, natural resources; SF 143, Tieden.
Juveniles subject to same penalties for violation of specified fish and game laws as adults. HF 66, Knoke.
Payment of damages caused by hunters. HF 111, Stromer.
Prohibit hunting adjacent to game breeding and shooting preserves. HF 126, Oakley.
Hunting by the handicapped, special permits, etc. HF 471, Dunton.
Bow and arrow hunting period and firearm period the same-firearm license for three days, etc. SF 454, Coleman.
Open seasons for bobwhite quail and pheasant hunting same. HF 559, Harper.
Nongame birds, willfully killing of, destruction of nests, eggs, etc., penalties. SF 468, Gluba, et al.

\section*{CONSERVATION COMMISSION(See Conservation)}

LICENSES(See Licenses, sub-ref. Hunting)
IMPLIED CONSENTGeneral
Implied consent test for alcohol-officer determine-added section re driving while intoxicated. HF 343, Doyle.
Operating a motor vehicle while under the influence of alcohol, drugs, etc., redefine the offense for-implied consent, etc. SF 318, Plymat, et al.; HF 552, Oakley, et al.
IMPRISONMENTGeneral
First and second degree murder, death penalty and/or life imprisonment-specific offenses. HF 336, Brinck, et al.

\section*{INAUGURATION-}

\section*{General}

Joint committee to arrange for inauguration. SCR 1; S.J. 10 adopted; H.J. 19 adopted.
Commend General Joseph G. May, Colonel Eric P. Berner, the 186th Military Police Company, and Iowa National Guard for the excellent arranging of the inaugural ceremonies. SCR 14; S.J. 149, 180 adopted; H.J. 214, 219 adopted.
Prohibit incurring expenses for receptions for the governor's inaugural. HF 277, Millen, et al.
Expenses of the inaugural ceremonies, appropriation. HF 612, appropriations.

\section*{INCOME TAX-}
(See Tax, sub-ref. Income)
INDUSTRIAL COMMISSIONGeneral
Second injury fund benefits, workmen's compensation. SF 449, Dekoster.

Workmen's compensation benefits conforming to national workmen's compensation benefits, etc. HF 554, Kiser; SF 495, human and industrial relations. SSM
Fayment of workmen's compensation claims, highway commission employees, appropriation. SF 503, appropriations.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.
Amends two sections in the workmen's compensation law, benefits (should have been included in SF 495). SF 606, human and industrial relations.

\section*{INDUSTRY-} General
Bureau of labor, change name to department of labor and industry. HF 40. state government.
Equipment owned by prison industries, reinstate cash depreciation fund for SF 148, human resources.
Create a grain resource research division-grain alcohol motor fuel industryagriculture. SF 288, Priebe, et al.
Planning of primary road construction and improvement, consider industrial development. HF 319, Hansen, et al.
Create a grain resource research division-grain alcohol motor fuel industry -development commission. HF 375, agriculture. (Also see SF 288)
Industrial aid bonds, expand the purposes bonds can be issued-hospitals, etc. SF 378, Hansen, et al.; HF 443, Crabb, et al.
Diversion of water, industrial coolants, to underground basins or watercourses, alternative methods. HF 497, Krause.
Commercial projects supported by cities and towns-also include counties. SF 287 , Scott: HF 350, Miller of Cerro Gordo and Norland (companion): SF' 422, Winkelman and Schwieger; SF 440, cities and towns; HF 719, cities and towns. (All same subject matter)

\section*{INGREDIENTS-} General
Paints and like products, labeling of, penalties, secretary of agriculture. SF 103, Hill.

\section*{INHERITANCE TAX-}
(See Tax, sub-ref. Inheritance)

\section*{INSPECTIONS-}
(Also see Agriculture, sub-ref. Inspection) General
Sale of meat and meat products, must meet certain standards. HF 2, Fischer of Grundy.
Nondealers may sell or transfer motor vehicles without inspection, buyer obtain certificate of inspection, etc. HF 250, Crabb.
Motor vehicle inspection and safety, hearing procedures, revocation of permit held by inspection station, etc. SF 387, Schwengels and Nystrom (SSM as) ; SF 481, state government; HF 622, transportation (companion).
Inspection of meat and poultry food establishments, penalties, etc., federal inspection. HF 621, Higgins.
Inspection of swimming pools, fees, penalties. HF 631, Lipsky.
Sale of coal and other bulk commodities by weight, delivery tickets, inspection of hopper scales, etc. SF 517, agriculture.
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
Committee to studv livestock brands and brand inspection (HF 606). (Same as SCR 45) HCR 49; H.J. 1261-1262.
Rate of motor vehicle inspection station permit fees, administration of. SF 602; appropriations.
Committee to study effectiveness of present motor vehicle safety inspections, etc. HCR 58; H.J. 1773.

\section*{INSTITUTIONS-}
(See Schools, sub ref. Institutions-Fenal Institutions-Health, wibref. Mental, and Hospitals, sab-ref. Mental)

\section*{INSURANCE-} General
Group insurance for elected county officials. SF 20 , county government; HF 63 , county government.
Increase minimum limits for compliance, motor vehicle financial responsibility law. SF 23, Riley.
Insurance companies insuring against loss from liability, motor vehicle accidents, must offer additional first party benefits. SF 28, Kelly.
Prohibit reduction of accident and health insurance coverage of an aged, etc. subscriber without proportionate reduction of premium charged. HF 54, Mendenhall.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.

Termination of a licensed agent's contract, other than life, by an insurance company, one-year's written notice, exception. HF' 70 , Mendenhall.
Sale of credit life and credit accident and health insurance. HF 81, Norpel.
Court reporters for purpose of group insurance considered county employees. HF 93, Doyle.
No-fault motor vehicle insurance. HF 107, Fischer of Grundy; HF 699, commerce. SSM
Taxation of marine insurance underwriting profits. SF 123, Hansen and Griffin: HF 162, Freeman and Bittle.
Provide insurance fund for damage to public buildings. SF 153, Palmer; HF 432, Connors, et al. S
Motor vehicle liability insurance, underinsured motorist coverage. SF 167, Riley.
Use of public buildings, etc., cannot refuse due to lack of liability insurance. HF 182, Norpel.
Proof of financial responsibility at time of registration, motor vehicles. HF 184, Mendenhall.
Regulation of premium rates for credit life, accident and health insurance. HF 186, commerce.
Standards for ámbulance services, penalties. HF 237, Lipsky, et al.; HF 653, human resources. SSM
No insurance company may refuse motor vehicle insurance to an applicant unless reasons are in writing, etc.; hearings. HF 257, Fischer of Grundy.
County engineers, remove restriction on claims for any negligent act, error or omission, etc. HF 271, county government.
Value of buildings insured for casualty loss, amount stated in policy. SF 238 , Priebe, et al.
Retirement annuities, remove taxation provision. SF 242, Briles; HF 428, Fisher of Greene.
Publications of insurance statistical information, abolish requirement. HF 289 , commerce.
Variable contracts of annuities and life insurance. SF 328, McCartney; HF 642, commerce.
Title insurance may be sold in Iowa. HF 376, Hill.
Group disability insurance program for state employees. SF 355, Schaben, et al.
Annual statement of insurance companies, adequate reports. HF 392, commerce.
No-fault motor vehicle insurance, etc. SF 369, Kinley; HF 445, Fitzgerald and Rapp.
Tort claim insurance purchased, out of general fund, etc., by municipalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462, education. (Same subject matter in part)
Liability insurance for state-owned automobiles. HF 412, Crabb; HF 685, commerce. SSM
Individual accident or health insurance policies, persons no longer eligible under group policy. HF 446, Freeman, et al.; HF 646, commerce. (Same)
Municipal tort claims, expand definition of, insurance paid out of general fund, etc. HF 462, education; SF 515 , schools.
Authorize state educational radio and television facility board purchase insurance for certain broadcasting facilities. HF 466, Menke.
Examination of insurance companies, fees, expenses of, etc. HF 526, commerce.
Second injury fund benefits, workmen's compensation. SF 449, DeKoster.
Suspension or revocation of a drivers license, obtaining insurance. HF 556, Harper.
Renewal of certificates of authority of insurance companies, extend time for reviewing statements etc. HF 639, commerce.
Certiftcates of group life, accident and health insurance. HF 640, commerce.
Group insurance for public employees may include spouses and dependents. SF 502, McCartney.
Necessary funds, etc., provided to take advantage of resources offered through Ford Foundation and U.S. department of transportation re no-fault insurance. SCR 37; S.J. 940, 956, 1030, 1059, 1075, 1257 withdrawn.
Approve contracting for cost analyses of no-fault insurance legislation, appropriation. HJR 19, appropriations.
State property and casualty insurance. HF 738, Bittle and Fisher of Greene.
Correction to HF 186, 1973 session, Sixty-fifth General Assembly. HF 787, ways and means.
Committee to study taxes paid by insurance companies and lawful methods by which said fair share should be collected. SCR 57; S.J. 2138, 2139. Commission
Powers of the commissioner of insurance. HF 222, commerce.
Repeal of certain exemptions under securities law, registration requirements, licensing and examination fees, etc. HF 673, commerce.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.

Variable contracts of annuities and life insurance. SF 328, McCartney; HF 642, commerce.
Permit foreign life insurance companies to become Iowa corporations if they comply, and payment of transfer tax. SF 592, ways and means; HF 798, ways and means. S

\section*{Medical}

HMO-health maintenance organizations, establishment, regulation, and penalties. SF 25, Rabedeaux, et al.; HF 29, Monroe, et al.
Equate insurance proceeds payable to medical practitioners. SF 88, Miller of Des Moines.
Collection of premium taxes on insurance premiums, nonprofit hospital and medical service corporations. HF 143, Freeman.
Outpatient coverage by insurance companies, etc. HF 153, Lipsky.
Employees eligible for group insurance, members of board of directors if a corporation. HF 156, Freeman, et al.
Premium tax excluded on policles of health insurance. SF 230, Riley and Priebe.
Individual accident or health insurance policies, persons no longer eligible under group policy. HF 446, Freeman, et al.; HF 646, commerce (Same)

\section*{INTHEREST-} General
Increase rate of interest on public utility refunds to customers. HF \(\mathbf{1 0}\), Patchett, et al.
Increase interest rates on judgments and decrees. SF 9, Kelly; HF 101, Doyle.
Increase interest penalty on delinquent property taxes. HF 177, Bennett.
Direct superintendent of banking immediately implement federal court ruling re interest rates charged consumers. HCR 20 ; H.J. 442.
Number of days in a year for determining interest charges. SF 298, Winkelman, et al.; HF 346, Bennett.
Interest income on deposit in general fund of school districts, voters determine how used. SF 335, Briles; HF 415, Daggett; (also see HF 60; SF 59).

Interest computed and collected on a levee and drainage district assessment. HF 393, Stromer and Schroeder.
Regulate revolving charge accounts, interest rate, etc. SF 416, Griffin.
Credit service charges for revolving charge accounts, penalties. HF 649, Carr, et al.

\section*{INTERIM COMMITHEES-} General
Create an interim study committee on county statutes, appropriation. SJR 5, county government.
Resolutions calling for interim studies not adopted by both houses be delivered to president pro tempore and speaker of the house, legislative council determine priorities, etc. HCR 42; H.J. 1070, 1111 adopted; S.J. 1152, 1175-1176 adopted; H.J. 1250, 1272 concurred and adopted.
Expenses of legislators, and others, pertaining to operation of legislative services between sessions, be paid after proper authorization. SCR 42; S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.

\section*{INTERSTATE COMMERCE-} General
Repeal use tax exemption for tangible personal property, interstate transportation or commerce. HF 122, ways ad means.

\section*{INTERSTATE COOPERATION-} General
Interstate agreement on qualification of educational personnel, etc. HF 536, Grassley; HF 705, education. (Same)
Appropriation to interstate cooperation, council of state governments, and commission on uniform state laws. SF 519, appropriations.
General Assembly approve Iowa's participation as an associate member of the multistate tax commission, etc. SCR 48; S.J. 1552, 1575.

\section*{INTERSTATE CORRECTIONS COMPACTGeneral}

Interstate corrections compact. SF 75, Lamborn, et al.; HF 81, Lipsky, et al.
INTOXICATION-
(See Alcohol Beverages and/or Alcoholism and/or Law Enforcement)

\section*{INVESTMENTS—} General
Investment of funds of retirement systems for policemen and firemen, banks. HF 400, Drake, et al.
Consolidation under employment security commission for investment of retirement system funds. HF 624, Connors, et al.
Permissible investments by banks, livestock loans, investments of fiduciary accounts. HF 637, commerce.

Variable contracts of annuities and life insurance. SF 328, McCartney; HF 648, commerce.
Investments (bankers acceptances) and administration of state chartered sarings and loan associations. SF 551, commerce.
IOWAGeneral
Official title of the State of Iowa is the Hawkeye State. HCR 6; H.J. 64.
Hawkeye State, official title of the State of Iowa. HF 112, Wells.

\title{
IOWA LEGISLATIVE COUNCIL(See Legislative Council)
}

IOWA NATURAL RESOURCES COUNCIL(See Natural Resonrces Council)
IPERSGeneral
Phase out contribution ceiling, IPERS. SF 96, Riley.
Age of retirement, IPERS, etc. SF 177, Andersen; HF 23n, Doyle and Junker companion); HF 218, Drake, et al. covers additional sections, etc. (Same subject matter)
Cost-of-living adjustments after retirement. IPERS. HF 221, Anderson.
Increase per diem for advisory investment board members, change maximum age for contributions, increase covered wages, etc. HF 287, state government; SF 290, state government; SF 411, state government. (All same subject matter)
Appropriate from IPERS fund to employment security commission, cost of administration. HF 403, appropriations.
Optional variable annuity plan for IPERS, employ actuary to conduct study, appropriation. SJR 12, Doderer.
IPERS, investment of funds, increase contributions, members of General Assembly become members, early retiremet, increase interest rate, etc. SF 280, Briles, et al.; HF 534, Caffrey.
Payment, in full, of per diem claims for two members of advisory investment board of IPERS, appropriation. HF 572, appropriations.
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc. system, appropriation. SF 469, human and industrial relations.
Committe to study IPERS, other pension funds, annuities, etc., report. SCR 38; S.J. 941, 956, 1030.
Corrective amendments to HF 287. SF 550, state government.
JAILS-
(See County, sub-ref. Jails and/or Law Enforcement and/or Peal Institutions)

\section*{JUDGMENTS-}

General
Increase interest rates on judgments and decrees. SF 9, Kelly; HF 101, Doyle. All instruments affecting real estate and notices of statutory liens filed in county recorder's office, exceptions-court actions re liens. HF 187, Riley and DeKoster; HF 449, Hill.
Mechanic's lien not foreclosable unless person has first obtained a judgment against original contractor, etc. SF 431, Priebe, et al.; FF 560, Woods, et al.

\section*{JUDGES-} General
Temporary service by retired Supreme Court judges, quorum, and divisions of the Supreme Court. SF 35, Shaff, et al.; HF 33, Hill, et al.
Members of commissions on hospitalization, compensation and expenses fixed by judges of district court. SF 106, Riley and Potter.
Include survivors of judges who died prior to the effective date of the blll, judicial retirement system. HF 298, Lipsky and Hill.
Fifth Judicial District and judicial nominating commission, change. HF 316, Roorda and Middleswart.
Formula for computing number of district judgships. SF 293, DeKoster and McCartney.
Change administration of judicial retirement system from comptroller to court administration. SF 314, judiciary.
Appointment of jury commissioners. SF 389, McCartney.
Increase salaries and expenses of state officials, supreme and district court judges, and members of the General Assembly. HF 643, state government; HF 796 , appropriations and HF 801, appropriations are similar in part.
District court judges, etc., appropriation. HF 792, appropriations.
Fifth Judicial District divided into three election districts, judicial nominating commission. SF 612, judiciary.
To finance increased salaries for state officials, designated employees, and costs for contributions to judicial retirement system. HF 806, appropriations.

JUDICIARY-
(Also see Court, All sub-refs.) General
Management of state records. HF 12, Welden; HF 363, state government. S Police reserve units, cities 5,000 or more population. HF 14, Knoke and Butler: SF 14, Griffin.
Clarification of amendatory acts employing strike-through letters and underlined words re statutes. SF 13, judiciary.
State of the judicial department message. SF 17, Kelly.
Deferred sentences, probation. SF 26, DeKoster and Riley.
Permit sale of alcoholic liquor and beer on Sunday, certain license holders etc. HF 31, Norpel, et al.; SF 47, Shaw and Gluba (companion); HF 130, Knoke, et al.; SF 144, Griffin, et al. (companion) ; HF 91, Brinck and Monroe; HF 129, Brinck (same subject matter). (All same subject matter)
Provide means for General Assembly to convene itself into special session. HJR 3, Hill, et al.
Temporary service by retired Supreme Court judges, quorum, and divisions of the Supreme Court. SF 35, Shaff, et al.; HF 33, Hill, et al.
Misuse of firearms, penalties. HF 50, Mendenhall and Horn.
Deduction of debts for inheritance tax purposes, spouse and minor children. HF 78, Doyle; SF 185, Hill. SSM
Consolidation of counties. SF 84, Kelly; HF 183, Hill; SF 117, Blouin. SSM
Code and other documents, distribution of, courts and county supervisors. HF 28, Monroe; SF 95, judiciary; HF 176, Doyle. (Same subject matter)
Jurisdiction and compensation of district court associate judges, redefining small claims, reporters for district associate judges. HF 90, Doyle.
Pleas of no contest in trial of nonindictable motor vehicle offenses. HF 92. Doyle.
Breaking and entering of vending machines, penalty. HF 94, Doyle.
Contributing to the delinquency of a minor, change penalty. HF 95, Doyle,
Changing the name of a minor child. SF 113 , DeKoster.
Exclude record of conviction, etc. in a criminal action from influencing results In a civil action. HF 100, Doyle.
Appeal of a condemnation award. HF 116, Nielsen.
Adoption of children, eliminate delivery of adoption decree. HF 151, Knoke.
Disposition of personal property left by tenant, expiration of lease. HF 181, Knoke.
Fees of jurors, increase, HF 173, Peterson, et al.
Limitation of certain damage actions, improvements or work upon real property. HF 180, Mendenhall.
Operation of aircraft, liability. HF 187, Middleswart, et al.
Create a commission on judicial qualifications. SF 199, judiciary.
Prohibit giving an obscene name to minor children. SF 201, Dekoster.
Referee of juvenile court-dependent, delinquent, and neglected children, court -receive copy of Code. HF 232, Doyle.
Include apartments-illegal obtaining lodging with intent to defraud. HF 243, Wells and Lipsky.
Abolish restriction that actions for forcible entry or detention of property actions cannot be brought in connection with any other action, etc. HF 254, Knoke, et al.
Exempt directors, officers, employees, etc. from personal liability for claims based on an act or omission of duties, nonprofit corporations. HF 258 , Kreamer.
Jurisdiction of peace officers, mutual assistance agreements. SF 224, judiciary.
Include survivors of judges who died prior to the effective date of the bill, judicial retirment system. HF 298. Lipsky and Hill.
Reopening of estates, additional assets. HF 311, Doyle.
Fifth Judicial District and iudicial nominating commission, change. HF 316, Roorda and Middleswart.
Exempt cases of overtime parking from \(\$ 5.00\) court costs. HF 326, Doyle.
Name of a married woman, may choose. HF 331, Higgins and O'Halloran.
Formula for computing number of district judgships. SF 293, Dekoster and McCartney.
Implied consent test for alcohol, officer determine-added section re driving while intoxicated. HF 343, Doyle.
Court reporters, total compensation of, one county in district issue warrant. HF 345, Doyle, et al.; SF 397, Kelly.
Change administration of iudicial retirement system from comptroller to court administration. SF 314, judiciary.
Heir to an estate of a deceased person, etc. may obtain a copy of the autopsy report. HF 356, Oakley.
Legalize special election of Lamoni community school district, Decatur county, issuance of school bonds, etc. HF 364, Anderson.
Establish a state criminal defense fund, allocate to counties, court-appointed attorney fees or public defender. HF 367, Jordan, et al.
Administration of small estates. SF 365, Miller of Des Moines, et al.; HF 453. Monroe, et al.

Create a state grand jury, appropriation. SF 371, Schwieger.
Joint trials of defendants who are jointly indicted, felony cases, exception. SF 372, Schwieger.
Motor vehicles involved in accidents must have sticker with number of offcer's report, removed after damage repaired, etc. HF 420, McCormick.
Grant judges discretion to place persons convicted of violation of the uniform controlled substances act on probation. HF 426, Higgins, et al.; SF 395, Doderer and Plymat.
Suits against employees of the state, provide waiver of sovereign immunity. HF 430, McCormick.
Appointment of jury commissioners. SF 389, McCartney.
Attorneys, revise admission to practice, etc. SF 403 , Kelly.
Exemptions from execution, debtors, penaities, HF 438, Hill and Knoke; SF 433, Kelly.
Accident reports filed by law enforcement officers not admissible in civil cases. HF 441, Nielsen and Doyle.
State reciprocity in enforcement of support decrees, etc. HF 444, Hill and Knoke.
Compensation of administrators, executors, etc., and attorneys-estates. HF 455 , Schroeder.
Allow attorneys to appear for defendants, minor traffic violations. HF 460 , Nielsen.
Homestead owners who pay contractors not liable on mechanic's liens. HF 470 , Nielsen.
Waiver of jury trial in criminal cases. HF 476, Doyle.
Meehanic's lien not foreclosable unless person has first obtained a judgment against original contractor, etc. SF 431, L'riebe, et al.; HF 560 , Woods, et al.
Mileage expense paid at and up to \(\$ .13\) cents per mile. HF 486, Doyle, et al.
Embezzlement by public officers. double the penalty for. HF 491, Fischer of Grundy.
Court reporters; fees in criminal cases, increase. HF 505. Middleswart, et al.
Action for partition, alternative to sale of property. HF 519, Norland.
Jury selection, service, disqualifications, etc. HF 530 , Knoke.
Probate hearings, estates, securities, property, etc. SF 442 , Riley; HF 586, Hill.
Committee to study the criminal justice system, report. SCR 31; S.J. 678, 693, 828.

Restitution to the victims of crimes. SF 462, Winkelman; HF 597, Lipsky and Strothman. SSM
Contributory negligence section of Code repeal, enact comparative negligence. HF 565, Monroe and Horn.
Joint tenancy, contract to sell real estate. HF 580, Knoke.
Amend the unifled trial court act, small claims, nonindictable misdemeanors, traffic violations-office of judicial magistrate, district associate judge, etc. HF 585, judiciary and law enforcement; SF 477, judiciary. S
Municipal court clerks and employees become associate district court clerks and employees on July 1, 1973 . HF 589, Nielsen.
Abolish office of county attorney, establish office of elected district prosecutor, boards of supervisors employ legal counsel and provide administrative procedures, etc. SF 471, DeKoster.
Committee to study Iowa juvenile justice system, juvenile delinquency, juvenfle probation, etc. HCR 35; H.J. 752 .
Committee to study establishing a district attorney system and district public defender system, report. HCR 39; H.J. 879.
Amend the rules of civil procedure proposed by the supreme Court. SF 514, judiciary.
Presentence investigation reports mandatory in cases of felonfes. HF 725, human resources.
Hearing required, court actions for recovery of property. SF 536, judiciary.
Granting immunity to witnesses, criminal proceedings, penalty. SF 568, judciary.
Civil rights commission may investigate individual complaints but not pattern or practices complaints, etc. SF 593, judiciary.
Fifth Judicial District divided into three election districts, judicial nominating commission. SF 612, judiciary.
Permt Jefferson county board of supervisors to make payments for purchase of a one-fifth interest in city-county law enforcement center, and purchase and acquire holding facility. SF 619, judiciary.
House judiciary and law enforcement committee study statutory procedure for commitment of persons to mental health institutions. HR 12; H.J. 2801.

\section*{JURIESGeneral}

Fees of jurors, increase. HF 173, Peterson, et al.
Create a state grand jury, appropriation. SF 371, Schwieger.
Appointment of jury commissioners. SF 389 , McCartney.
Waiver of jury trial in criminal cases. HF 476, Doyle.
Jury selection, service, disqualifications, etc. HF 530, Knoke.

\section*{JEVENHLES-}
(See Minorm)

\section*{LABELING=}

General
Paints and like products, labeling of, penalties, secretary of agriculture. SF 103, Hill.
Packaging and labeling, dating, meats, eggs, milk, etc. SF 303, Kinley.

\section*{LABOR-}
(Also see Migrant Laborern)
Bureau
Bureau of labor, change name to department of labor and industry. HF 40 , state government.
Reversion of funds appropriated for carrying out amusement inspections, appropriation. SF 346, appropriations.
Labor, bureau of, and occupational safety and health review commission, appropriation. HF 799, appropriations. Commission
Require safety glass, or other, in hazardous locations. SF 114, Griffin.
Employees must be paid at least once per month, no unauthorized deductions, penalties. HF 199, Lipsky.
Eligibility to receive the benefits of certain welfare programs re unemployment due to work stoppage. HF 207, Kreamer.
Establish a minimum wage standard, penalties. HF 537, Clark of Dubuque.

\section*{LADYBUG-}

General
Designate ladybug as state insect. SJR 2, Rodgers, et al.; HJR 4, Craffrey, et al. S
LAKES-
(Also see Water)
General
Wake, definition of, water navigation regulations. HF 282 , natural resources. Codemnation of easements for the development of recreational facilities (lakes, dams, etc.). SF 407, Briles.
LAND-
(Also see Property and/or Real Estate) General
Purchase of real estate by political subdivisions. HF 6 , Norpel.
Require approved soil conservation practices, land in watershed of proposed dams. SJJR 4, Winkelman, et al.; HJR 8, natural resources.
Create a land use policy commission. SF 58, Winkelman, et al.; HE 65, Cochran, et al. (companion); HF 688, natural resources (added appropriation). SSM
Sale of unused right of way by highway commission, contract. HF 155 , transportation; SF 228, Miller of Des Moines. SSM
Open space land acquisition program, conservation commission, appropriation. HF 224, Butler, et al.; SF 577, appropriations.
Conservation commission acquire no more land and water until land previously acquired has been developed, etc. SJR 8, Heying, et al.
Reversions and use restrictions on land, exceptions, railroads, state, etc. SF 337, Shaff and Lamborn; HF 417, Holden.
Create a state land use policy division, department of agriculture. SF 388, Heying. (Also see SF 58-HF 65)
Establish a land preserve loan authority, prescribe purposes, duties, etc. SF' 367, Winkelman.
Annexation of territory by cities and towns, municipal services provided within flve years. SF 394, Rabedeaux; HF 575, Holden. S
Out of state land subdividers conduct all sales through Iowa real estate dealers, fees, etc. SF 410, McCartney and Robinson; HF 647, commerce. SSM
Partition fences, responsibility for. SF 428, Winkelman; HF 485, Stromer.
Rivers, streams, or creeks with flowing surface water available for public use. SF 460, Tieden.
Hiking and eqestrian trails, conservation commission. SF 463, Winkelman.
Surveyors' plats, reduce subdivided parts from three to two. HF' 562, Hutchins.
Joint tenancy, contract to sell real estate. HF 580 , Knoke.
Annexation of agricultural land. HF 619, Holden.
Eminent domain procedures. FF 672, transportation; SF 566 , state goverirment.
Fences on another's land, removal of, etc. HF 744, Jordan.
Committee to study developing a state land use policy. HCR 66; H.J. 1897.

\section*{LAUNDRIES-} General
Repeal service tax on coin-operated laundries. HF 558, Harper, et al.
LAW ENFORCEMENTGeneral

Police reserve units, cities 5,000 or more population. HF 14 , Knoke and Butler; SF 14, Griffin.
Duplicate not triplicate memorandum of alleged traffic violations. HF 17, transportation.
Duties of operators of vehicles turning left. HF 18, transportation
Exceptions to driving on the right side of a roadway. HF 19, transportation.
Permit sale of alcoholic liquor and beer on Sunday, certain license holders, etc. HF 31, Norpel, et al.; SF 47, Shaw and Gluba (companion); HF 130, Knoke, et al.; SF 144, Griffin, et al. (companion); HF 91, Brinck and Monroe; HF 129, Brinck (same subject matter). (All same subject matter)
Misuse of firearms, penalties. HF 50, Mendenhall and Horn.
Contributing to the delinquency of a minor. SF 70, Kennedy, et al.; HF 89, Doyle and McCormick.
Breaking and entering of vending machines, penalty. HF 94, Doyle.
Contributing to the delinquency of a minor, change penalty. HF 95, Doyle.
County expenditures for capital improvements-accomplished without tax in-crease-federal funds available. HF 75, Knoke, et al.; HF 114, Miller of Buchan; SF 118, judiciary; SF 247, county government; HF 773, ways and means. (All same subject matter)
Disclosure of criminal history and intelligence data dispersed by department of public safety, restrictions, etc. SF 115, Milligan; HF 145, Hill and Small.
Sheriffs and their deputies, provide standard uniforms. HF 125, judiciary and law enforcement.
Deputy sheriffs approved by board of supervisors. SF 142, Hill.
Commission of or attempt to commit certain crimes when armed with firearms. etc., increase penalties. SF 215, Miller of Des Moines; HF 305, Monroe and Woods.
Include apartments-illegal obtaining lodging with intent to defraud. HF 243, Wells and Lipsky.
Abolish restriction that actions for forcible entry or detention of property actions cannot be brought in connection with any other action, etc. HF 254, Knoke et al.
Remove jail sentence for possession of marijuana, unless intent to deliver. HF 256, Higgins and Cusack; SF 316, Plymat, et al.
Vehicles following highway snowplows allow 300 feet distance. HF 295, Lipsky.
First and second degree murder, death penalty andor life imprisonment-specific offenses. HF 336, Brinck, et al.
Establish county law enforcement units, discontinue police departments, sheriffs, etc. HF 377, Knoke.
Motor vehicles involved in accidents must have sticker with number of officer's report, removed after damage repaired, etc. HF 420, McCormick.
Grant judges discretion to place persons convicted of violation of the uniforms controlled substances act on probation. HF 426, Higgins, et al.; SF 395 , Doderer and Plymat.
Accident reports filed by law enforcement officers not admissible in civil cases. HF 441, Nielsen and Doyle.
Allow attorneys to appear for defendants, minor traffic violations. HF 460 , Nielsen.
Assaults on peace officers, felony. SF 427, Kennedy.
Embezzlement by public officers, double the penalty for. HF 491, Fischer of Grundy.
Restitution to the victims of crimes. SF 462, Winkelman; HF 597, Lipsky and Strothman. SSM
Presentence investigation reports mandatory in cases of felonies. HF 725, human resources.
Committee to study ways to prevent theft of livestock, apprehension of persons, etc. HCR 52; H.J. 1450-1451.
Committee to study training of law enforcement officers, etc. HCR 57; H.J. 1614.

Permit Jefferson county board of supervisors to make payments for purchase of a one-fifth interest in city-county law enforcement center, and purchase and acquire holding facility. SF 619, judiciary. Training Academy
Law enforcement academy, director and staff under merit system. SF. 426, Kennedy.
Appropriation, law enforcement academy. SF 525, appropriations.

\section*{LEAGUE OF IOWA MENICIPALITIES-} General
Payment of annual dues to League of Iowa Municipalities, remove ceiling. SF 435 , cities and towns (withdrawn); SF 456, citles and towns; HF 613, cities and towns. SSM

\section*{LEASING-}

General
Disposition of personal property left by tenant, expiration of lease. HF 181 , Knoke.

LEAVES OF ABSENCE-

\section*{General}

Leaves of absence, candidates for election to General Assembly. HF 142, Carr, et al.; HF 274, Crabb. SSM
Authorize additional sick leave for certain employees injured in line of duty, etc. SF 164, Junkins and Schwengels; HF 201, Millen, et al. (companion) : SF 235, Nystrom: HF 388, human resources. (All same subject matter)
LEGAL COUNSEL(See Attorneys)

LEGALIZING AND ENABLING ACTG— General
Saylor township of Polk county, legalize and validate proceedings of township trustees re tax levy for fire equipment. SF 253, Kinley and Willits.
Legalize and validate proceedings of the board of directors of Des Moines area community college. HF 309, Bittle.
Legalize and vaiidate proceedings of Lewis towship trustees, Pottawattamie county, fire protection purposes. SF 324, Griffin and Hultman.
Legalize proceedings of board of trustees, Stuart municipal utilities, water revenue bonds, increase rates, Adair and Guthrie counties. HF 366, Bortell: HF 679, judiciary and law enforcement. (Same)
Legalize proceedings of board of supervisors of Worth county, drainage districts Nos. 24, 34, and 52. HF 507, Norland; HF 677, judiciary and law enforcement. (Same)
Legalize proceedings of city council of Sac City, Sac county, special assessments for construction of sanitary sewer program No. 1, 1972. HF 564, Bennett: HF 678, judiciary and law enforcement. (Same)
Legalize proceedings of town council of Sanborn, O'Brien county, management and control of waterworks system in town council. HF 568, Hansen; HF 676, judiciary and law enforcement. (Same)
Legalize special election of Lamoni community school district, Decatur county, issuance of school bonds, etc. HF 364, Anderson.
Construction of a new office building in Orange City, Iowa. HF 675, judiciary and law enforcement.
Legalize proceedings of Muscatine city council re election on annexing certain territory. HF 732, judiciary and law enforcement.
Legalize sale of real estate, Knoxville community school district to Harvey, Iowa. SF 585, judiciary.
Legalize procedures of Nishna valley community school district, Mills county sale of several tracts of real estate, etc. HF 804, ways and means.
Permit Jefferson county board of supervisors to make payments for purchase of one-fifth interest in city-county law enforcement center and purchase and acquire holding facility. SF 619, judiciary.
LEGISLATIVE ADVISORY COMMITTEEEGeneral
Erect new state office building, legislative advisory committee, appropriation. HF 473, Doyle.

\section*{LEGISLATIVE COUNCIL-}

\section*{General}

Create an interim study committee on county statutes, appropriation. SJR E, county government.
Duties and functions of department of general services. HF 307, Bittle, et al.
Legislative fiscal bureau, establish-budget and financial control committee abolish. SF 476, state government.
Resolutions calling for interim studies not adopted by both houses be delivered to president pro tempore and speaker of the house, legislative council determine priorities, etc. HCR 42; H.J. 1070, 1111 adopted; S.J. \(1152,1175-1176\) adopted; H.J. 1250, 1272 concurred and adopted.
Legislative service bureau, office of legislative fiscal director, appropriationalso legislative council for study of mental health delivery systems in Iowa. HF 784, appropriations; SF 607, appropriations. (S in part)
LEGISLATIVE FISCAL DIRECTORGeneral
Create a legislative audit committee and office of legislative auditor abolish budget and financial control committee, and office of legislative fiscal director, appropriation. SF 27, Hill; HF 80, Cochran, et al. SSM
Legislative fiscal bureau, establish-budget and financial control committee, abolish. SF 476, state government.
Legislative service bureau, office of legislative fiscal director, appropriationalso legislative council for study of mental health delivery systems in Iowa. HF 784, appropriations; SF 607, appropriations. (S in part)

\section*{LEGESLATIVE REAPPORTIONMENT(See Reapportionment of Legislature)}

\section*{LICGISLATIVE SERVICE BUREAUGeneral}

Approve contracting for cast analyses of no-fault insurance legislation, appropriation. HJR 19, appropriations.
Legislative service bureau, office of legislative fiscal director, appropriationalso legislative council for study of mental health delivery systems in Iowa. HF 784, appropriations; SF 607, appropriations. (S in part)

\section*{LEGISLATURE-}
(See General Assembly)

\section*{LEVEE-}
(See Drainage Distriets)

\section*{LIABILITY-} General
Insurance companies insuring against loss from liability, motor vehicle aceidents, must offer additional first party benefits. SF 28, Kelly.
Operation of aircraft, liability. HF 187, Middleswart, et al.
Exempt directors, officers, employees, étc. from personal liability for claims based on an act or omission of duties, nonprofit corporations. HF 258, Kreamer.
Liability for support for patients at a hospital-school or special unit, eighteen years of age or older. HF 555, Harvey.

\section*{LIBRARIES-}
(Also see Schools, sub-ref. Libraries)

\section*{General}

Create state library department and commission. SF 196, Hultman, et al.
Establish a regional library system, appropriation. SF 271 , Kelly; HF 636 , Poncy. SSM
Libraries, certain state, appropriation. HF 777, appropriations; SF 589, appropriations. S

\section*{LICENSESGeneral}

Iowa drug abuse authority, establish. SF 122, Murray and Hansen. HF 140, Crawiord.
Dog licensing repealed, rabies vaccinations, domestic animal fund. SF 62, Kelly; HF 178, Doyle.
Bingo, imposing a tax, penalties. SF 53, Blouin, et al.; HF 152, Higgins. S
Licenses for professional boxing and wrestling matches, qualifications for. SF 86, Briles, et al.; HF 268, natural resources. SSM
Permit pari-mutuel betting, create racing commission, etc. SF 98, Kinley, et al.; HF 167, Brinck (similar); SF 275, Miller of Des Moines; HF 332, Caffrey (companion). (All same subject matter)
Vending machine operator's licenses, \(\$ 2.00\) per machine. HF 171, Schroeder.
Licensing and regulation of hearing aid dealers, establish board, etc. HF 195, Drake, et al.; SF 195, Rabedeaux, et al.; HF 708, state government. SSM
Alteration of registration plates, certificates, etc., issued by county treasurers, penalties. HF 197, transportation.
Standards for the care of animals in shelters, pounds, and pet shops, regulations, licenses, penalties, etc. SF 190, Rlley, et al.; HF 550, agriculture. SSM
Licensing of plumbers, supervision and inspection of, etc. SF 214, Nystrom.
Standards for ambulance services, penalties. HF 237, Lipsky, et al.; HF 653, human resources. SSM
Establishment and administration of professional and occupational licensing boards. SF 277, Hansen, et al.; HF 477, Holden and Hill S
Grain dealers, licensing and regulating, commerce commission. HF 383, agriculture.
Licensing and inspection of funeral homes, department of health. HF 588, Crabl and McCormick; SF 507, Kennedy, et al.
Change date of delinquency for dog license fees. SF 473 , county government.
Licensing of dogs, county auditor may assign license tags to assessor. SF 528 , county government. Drivers
Mandatory revocation of drivers license, conviction of possession of a controlled substance in a motor vehicle. HF 76, Doyle, et al.
Operators' and chauffeurs' licenses-color photographs, increase fee. SF 168, Schaben, et al.; HF 214, Trowbridge, et al. S
Revoke driver's license, for ten years, of habitual offenders of traffic laws, etc. SF 173, DeKoster, et al.; HF 528, Freeman, et al.
Operating a motor vehicle while under the influence of alcohol, drugs, etc., redefine the offense for-implied consent, etc. SF 318, plymat, et al.; HF 552, Oakley, et al.
Persons whose drivers license have been mandatorily revoked, issued special motor vehicle registration plates. SF 368, Kelly.
When proof of financial responsibility is required after suspension or revocation of license. SF 391, Lamborn.
Require persons under eighteen years of age and not attending school to take drivers' education courses. HF 521 , Bittle, et al.

Suspension or revocation of a drivers license, obtaining insurance. HF 556, Harper.

\section*{Fees}

Repeal state license fee for restaurants and grocery stores, meat or meat products. HF 1, Fischer of Grundy.

\section*{Fish and Game}

Persons over sixty-four years of age fish without a license. HF 15, Norpel and Small.
Prohibit issuance of trapping licenses to non-residents. SF 178, Tieden; HF 246, Mendenhall and Tofte.
Taking of wild turkey, special license fee and limitation. HF 292, natural resources.
Special trout license stamp, signature required. HF 310, natural resources.
Bow and arrow hunting period and firearm period the same-firearm license for three days, etc. SF 454, Coleman.
Change accounting date of fish and game license sales from April 10 to January 31. HF 543, natural resources.
Free fishing licenses to persons receiving financial assistance. HF 557, Harper; SF 572, Gluba and Blouin. Similer SM
Resident hunting and fishing license fees, increase rate. HF 492, Freeman and Brunow; HF 630, natural resources. (Same)

\section*{Liquor}

Licquor licenses of clubs, veterans organizations, include beer. HF 127, Fisher of Greene.
Sale of liquor by private licensees, eliminate state-owned liquor stores, etc. SF 151, Blouin, et al.; HF 297, Clark of Dubuque, et al.
Local governments authority to limit number of liquor and beer licenses, etc. SF 343, Bergman, et al.

\section*{Marriage}

Increase the fee for a marriage license. HF 64, Schroeder.
Marriage licenses, remove color requirement. SF 191, Riley.
Sixteen (16) age requirement for marriage licenses. SF 237 , county government.
Testing for sickle cell anemia, penalty. SF 366 , Gluba; HF 489, Hargrave. Motor Vehicles
Free registration plates for certain disabled veterans. HF 261, Holden; SF 348, Lamborn.
County treasurer may refuse to issue a motor vehicle license, outstanding warrant against applicant. HF 264, Kreamer, et al.; SF 274, Milligan, et al.
Motor vehicle registration plates must include county number. SF 130, Priebe and Schwieger; HF 303, Branstad, et al.
Persons whose drivers license have been mandatorily revoked, issued special motor vehicle registration plates. SF 368, Kelly.

\section*{Real Estate}

Licensing of real estate apprentice salesmen. SF 56, Griffin and Riley; HF 68, Freeman (companion); HF 697, state government. (Same subject matter)
Real estate broker and real estate salesman licenses. HF 333, Holden.

\section*{LIENS—}
(Aiso see Federal Tax Liens)
General
Delinquent sewer charges constitute a lien against property. SF 24, Shaff.
Federal tax lien registration, motor vehicles. HF 135, transportation.
All instruments affecting real estate and notices of statutory liens fled in county recorder's office, exceptions-court actions re liens. SF 187, Riley and DeKoster; HF 449, Hill.
Regulation of railroads in cities and towns, penalty. SF 213, Robinson.
Recording of liens by card index system-unemployment contribution and income tax liens. HF 306, Bittle, et al.
Veterinarian's liens on any animal, etc. HF 374, agriculture.
Notice of mechanic's lien served on property owner and cautionary notice to homeowners-construction. SF 384, Willits; SF 386, Van Gilst. SSM
Mechanic's liens, owner must be notified before contractor paid. SF 408, McCartney, et al.
Homestead owners who pay contractors not liable on mechanic's liens. HF 470, Nielsen.
Mechanic's lien not foreclosable unless person has first obtained a judgment against original contractor, etc. SF 431, Priebe, et al.; HF 560, Woods, et al.
Liens against property of persons admitted or committed to certain state institutions, etc. HF 546, Higgins and Byerly.
Liens on real estate owned by old-age assistance recipients, claims against estates, etc. HF 601, Cusack.

\section*{LIEUTENANT GOVERNORGeneral}

Joint committee to arrange for inauguration. SCR 1; S.J. 10 adopted; H.J. 19 adopted.
Prohibit governor or lieutenant governor from receiving nomination for a third consecutive term, HF 119, Schroeder, et al.
Lieutenant governor, duties of-Senate select officers. HJR 10, Brinck, et al.; SJR 9, Milligan, et al. S
Joint election of governor and lieutenant governor. HJR 12, Brinck, et al.
Addition to highway commission laboratory building, authorize and approve \(\$ 500.00\) payment to an architect to prepare cost estimate. SR 4; S.J. 1088, 1102 adopted.
Committee to study HJR's 10,11 , and 12 re joint election of governor and lleutenant governor-secretary of state not an elected official-duties of lipitenant governor, report 1974. HCR 47; H.J. 1198.
State officials, departments and executive council, expense of auditor of state (county, municipal, and school auditors' salartes), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{hights-}

\section*{(Also see Advertising, sub-ref. Lights)}

General
Require a school bus to have its headights on while carrying passengers. SF 163, Lamborn.
Emergency vehicles may use flashing lights. HF 244, Doyle; SF 216, Rodgers (companion) ; HF 414, Hutchins. SSM
Emergency light sources for public buildings. SF 325, Priebe and Scott; HF 483, Krause.
Life-lite vehicle safety signals-study effectiveness. HF 387, transportation.

\section*{LIRUOR- \\ (See Alcoholic Beverages)}

\section*{LIQUOR CONTRROL COMMISSION-} General
Sale of liquor by private licensees, eliminate state-owned liquor stores, etc. SF 151, Blouin, et al.; HF 297, Clark of Dubuque, et al.
Liquor store sales, five percent to counties, used for alcoholism. HF 150, Schroeder.
Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. SCR 19 ; S.J. 279, 286, 342.
Retail sale of beer, setting of minimum prices for. SF 211 , Tieden, et al.; RF 434, Carr and Norpel.
Local government's authority to limit number of liquor and beer licenses, etc. SF 343, Bergman, et al.
Fstablish special liquor distributorships, cities and towns not now having liquor stores. HF 506, Freeman; HF 722, state government.
Gross liquor sales, increase percentage of funds distributed to cities and towns. and counties. SF 485, Gluba, et al.
Liquor stores establish in any city or town if logical or feasible, director subject to approval, etc. HF 628, state government.
Beer and liauor control department, appropriation for capital improvements. SF 494, appropriations.
Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. (Same as SCR 19.) HCR 45; H.J. 1110-1111.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.

\section*{LITITERING—}
(Also see Environmental Preservation)

\section*{General}

Defining simple and aggravated littering, penalty. SF 430, Kelly.

\section*{LIVESTOCK-}
(See Animaln)
LOAN COMPANIES-
(Also see Savings and Loan and/or Building and Loan Associations) General
Direct superintendent of banking immediately implement federal court ruling re interest rates charged consumers. HCR 20; H.J. 442.
State banking board, composition of, and regulation of industrial loan compapanies, auditor's duties transferred to superintendent of banking. HF 548, Egenes and Avenson.

\section*{LOANS-}

General
Release of federal funds, environmental, emergency loans program, etc. HJR 1, Pellett and Strothman; SJR 1, Priebe and Doderer.

Sale of credit life and credit accident and health insurance. HF 81, Norpel. Credit unions, offlcers may borrow beyond holdings. HF 278, Bortell.
Increase total dollar amount of obligations which a development corporation may have to its members, capital stock. SF 239, commerce.
Place of filing in order to perfect a security interest, farm operations. HF 334, Hill; SF 344, DeKoster.
Ralse limitation on maximum amount real estate loan on farmland a bank may make to a single customer. HF 409, Krause and Branstad.
Permissible investments by banks, livestock loans, investments of fiduciary accounts. HF 637, commerce.

\section*{LOBBYISTS-}

General
Lobbying, require certain disclosures by persons and organizations engaged in, penalty. SF 18, Glenn.

\section*{LOCKER PLANTS—} General
Urge congress change federal laws and regulations, etc. re locker plants. SCR 22; S.J. 335 338, 412.
LONGEVITY General
Longevity pay increases for state employees. SF 40 , Andersen and Nystrom.
Longevity pay for an employee under merit system. HF 502. De Jong, et al.
LOTTRERIES-
(Also see Gambling) General
Gstablish a state lottery. SF 55, Kinley; HF 245, Higgins (companion) ; SF 330, Blouin; HF 394, Knoke (companion); HF 302, Caffrey. (All same subject matter)
Games of skill, chance, raffes, operation of, penalties. SF 108, Lamborn; HF' 137, Fisher of Greene.
Committee to study desirability and feasibility of establishing, legalizing and regulating a state lottery, pari-mutuel betting, etc., report. SCR 32; S.J. 692, 713, 828 .

\section*{MANUFACTURING-}

\section*{General}

Eliminate requirement manufacturers and wholesalers of alcoholic beverages in Iowa must pay fee for certificates of compliance. HF 128, Fisher of Greene.
Repair and sale of home appliances. HF 468, Freeman.
Retailer may recover part of the price of farm implements, etc., cancellation of a contract by a manufacturer, penalties. HF 660, Hutchins.
Committee to study necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer. HCR 67; H.J. 2020.
Commercial projects supported by cities and towns-also include counties. SF 287, Scott; HF 350, Miller of Cerro Gordo and Norland (companion); SF 422, Winkelman and Schwieger; SF 440, cities and towns; HF 719, cities and towns. (All same subject matter)
Create a grain resource research division-grain alcohol motor fuel indus-try-development commission. HF 375, agriculture.
Diversion of water, industrial coolants, to underground basins or watercourses, alternative methods. HF 497, Krause.
Planning of primary road construction and improvement, consider industrial development. HF 319, Hansen, et al.

\section*{MARIJUANA-}
(See Narcoties and/or Drugs)

\section*{MARRIAGE-} General
Return of marriage document, repeal section 595.14 which conficts with section 144.12. SF 7, county government.

Dissolution of marriage, eliminate one year wait. SF 11, Doderer.
Increase the fee for a marriage license. HF 64, Schroeder.
Dissolution of marriage, costs, support, etc. H.F. 124, Doyle.
Full property rights between husband and wife, divorce and/or estates, etc. SF 140, Riley; HF 451, Egenes, et al. SSM
Common-law marriages, remove legal status. HF 138, Oakley.
Abolish actions for breach of contract to marry. HF 154, Kreamer.
Sixteen (16) age requirement for marriage licenses. SF 237, county government.
Married students may participate in extracurricular activities. SF 256, Doderer; HF 396, Monroe.
Payment of attorney fees and court costs for indigents, dissolutions of marriage. HF 300, Monroe.
Name of a married woman, may choose. HF 331, Higgins and O'Halloran.

Index of the dissolution of marriage docket, available to the public. SF 304, DeKoster; HF 365, Hill, et al.
Residency requirements for dissolution of marriage. HF 352, Norpel and Doyle; HF 731, judiciary and law enforcement. SSM
Committee to study marriage laws, report. SCR 36; S.J. 918, 989.

\section*{MEAT AND POULTRY-} (See Foods)

\section*{MEDAL-}

\section*{General}

Urge president of the U.S. to present a posthumous presidential medal of freedom to Dr. Karl L. King. SJR 15, Coleman and Lamborn; HJR 21, Cochran, et al.

\section*{MEDICAL-PROFESSIONAL-} General
HMO-health maintenance organizations, establishment, regulation, and penalties. SF 25, Rabedeaux, et al.; HF 29, Monroe, et al.
Duties to disabled (unconscious, incoherent, or otherwise) persons. HF 39, Patchett, et al.
Abortion, criminal penalty. SF 49, Milligan, et al.; HF 57, Hill, et al.
Exempt licensed health practitioners from other states from basic science requirements. SF 50, Kelly.
Establish a birth defects institute. SF 52, Doderer.
Establish a department of mental health and mental disabilities. SF 78, Griffin and Miller of Des Moines.
Equate insurance proceeds payable to medical practitioners. SF 88, Miller of Des Moines.
Members of commissions on hospitalization, compensation and expenses fixed by judges of district court. SF 106, Riley and Potter.
Regulation of controlled drugs, etc. SF 136 , Hansen.
Repeal provisions of Code reabortion. HF 144 , Holden.
Outpatient coverage by insurance companies, etc. HF 153, Lipsky.
Venereal disease, minors provided diagnosis and treatment without parental consent. SF 157, human resources.
Inspection of patients' records. SF 179, Kelly.
Abortion, repeal present law, restrictions on abortion information, educational information available, etc. SF 210, human resources.
Provide family planning services, etc. HF 304, Lipsky, et al.
Establish a rural physicians associate program, appropriation. SF 297, Winkelman; HF 410, Hansen, et al.
Establish Iowa health services commission. SF 331, Riley, et al.
Require pharmacies to display or make available lists of prices of prescription drugs and medicines. HF 386, Jordan, et al.
Manner in which prescriptions for drugs and medicines are required to be written and filled. HF 431, Patchett and Crawford.
Qualifications of commissioner of public health. HF 459, human resources.
Require a prescription for distribution of hypodermic syringes and needles. HF 500, Clark of Lee.
Testing for sickle cell anemia, penalty. SF 366, Gluba; HF 489, Hargrave.
Registration of psychologists and establish a psychology examining board. SF 446, Kelly, et al.
Sale or lease of property by a city or county hospital. SF 459, human resources.
Violations of the controlled substances law, increase penalties. SF 475, Kennedy.
Medical student tuition loans, higher education facilities commission administrative funds, appropriation. HF 683, appropriations.
Autopsies and postmortem examinations, who may consent. SF 509, human resources.

\section*{Chiropractors}

Definition of the practice of chiropractic. HF 299, Dunton, et al.; SF 333, Hansen, et al.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.
Dentistry
Appropriate from moneys recelved by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.

\section*{Optometry}

Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing, and nursing home administrators. HF 574, appropriations.
Osteopathy
Internship, licensing, and practice of osteopathic medicine and surgery. HF
216 , Schroeder and Stromer. 216, Schroeder and Stromer.

Internship requirements of physicians and surgeons and osteopathic physicians and surgeons, may accept resident training. SF 350, Hansen, et al.; HF 416, Holden and Hill.
Practice of medicine and surgery, osteopathic medicine and surgery-fees, internships, examinations, licenses, board of examiners determine. HF 435, Stromer and Schroeder; HF 733, state government. Physical Therapy
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations. Physicians
Internship requirements of physicians and surgeons and osteopathic physicians and surgeons, may accept resident training. SF 350 , Hansen; et al; HF 416, Holden and Hill.
Practice of medicine and surgery, osteopathic medicine and surgery-fees, internships, examinations, licenses, board of examiners, determine. HF 435, Stromer and Schroeder; HF 733, state government.
Medical education system for training resident physicians, appropriation. SF 598, appropriations. Podiatry
Podiatrists, clarify authority of to prescribe and dispense prescription drugs, etc. SF 223, Potter, et al.; HF 325, Edelen, et al.

\section*{Psychology}

Registration of psychologists and establish a psychology examining board. SF 446, Kelly, et al.

\section*{MEDICAL EXAMINERS— General}

Internship, licensing, and practice of osteopathic medicine and surgery. HF 216, Schroeder and Stromer.
Internship requirements of physicians and surgeons and osteopathic physicians and surgeons, may accept resident training. SF 350 , Hansen, et al.; HF 416, Holden and Hill.
Practice of medicine and surgery, osteopathic medicine and surgery-fees, internships, examinations, licenses, board of examiners determine. HF 435, Stromer and Schroeder; HF 733, state government.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.

\section*{MEMORIALS-} General
Committee authorized and directed to take charge of the William Kendrick memorial fund, suitable memorial. HR 5; H.J. 345, 369 adopted.
Joint memorial session Wednesday, April 11, 1973 at 7:30 p.m. HCR 23; H.J. 487, 505 adopted; S.J. 524, 558 adopted.
Permit a city or town to join with a township in building and maintaining a memorial building. SF 452, Rodgers.

\section*{MENTAL HEALTH-} (See Health, sub-rer. Mental)

\section*{MENTAL REARDATION, BUREAU OF-} General
Funding of mental health and mental retardation services, state aid to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
Placement of patients admitted or committed to state hospital-schools for mentally retarded or facilities outside those institutions. SF 91, Griffin and Miller of Des Moines; HF 240, human resources. S

\section*{MERCHANDISE-}

General
Exempt from sales tax amount charged on container deposits or coupon refunds. HF 604, O'Halloran.

\section*{MERIT SYSTEM-} General
Hiring of employees under merit system, five highest, six months probation period. SF 44, Nystrom.
Procedure allowing state employees to meet and confer with merit employment commission. HF 202, Fisher of Greene and Millen.
Transportation, department of, create. HF 230, Drake, et al.
Changing the computation of basic pay periods for state employees. SF 236, Nystrom.
Social services, department of, five division heads and their first principal assistants exempt from merit system. SF 295, Schwieger and Plymat.
Salary increases for certain state employees, appropriation. SF 360 , Nystrom, et al.
Merit system classification and pay plans, remove executive council approval. SF 361, Gluba.

Pay adjustment for state employees, merit system. SF 385, Schwengels, et al.; HF 493, Harvey, et al.
Law enforcement academy, director and staff under merit system. SF 426, Kennedy.
Longevity pay for an employee under merit system. HF 502, De Jong, et al.
Faculty members, rules and regulations on hiring and tenure by board of regents. HF 638, Grassley.
Appropriation to highway commission including administration of merit system etc. HF 703, appropriations.
Appropriation to merit employment department, and method of funding. HF 736, appropriations.

\section*{METROPOLITAN SERVICE CORPORATIONGeneral}

Establish a metropolitan service corporation. SF 479, Milligan.

\section*{MIDWEST NUCLEAR COMPACTGeneral}

Representation of the federal government on the midwest nuclear board. SF 45 , Doderer.
Midwest nuclear compact, appropriation, membership. SF 560, appropriations.

\section*{MILEAGE-}

General
Increase mileage rate paid to county sheriffs. HF 51, Mendenhall and Horn. Mileage expense paid at and up to \(\$ .13\) cents per mile. HF 486, Doyle, et al.

\section*{MILITARY-}

\section*{General}

Request U.S. congress enact legislation terminating our military involvement in southeast Asia. HCR 5; H.J. 64, 93, 98 tabled.
Increase property tax exemptions for veterans. SF 81, Miller of Des Moines; HF 103, Monroe.
Veteran's service compensation fund (bonus), one percent increase in sales and use tax for six months for funding. SF 111, Priebe and Scott; HF 115, Wyckoff and Norpel. S
Soldiers rellef fund-change to veteran affairs fund. SF 132, Briles; HF 148 , Wyckoff.
State income tax exemption for active members of Iowa National Guard on income for such service. SF 218, Nystrom, et al.; HF 348, Dunton, et al. S
Extend military service tax exemption, members of Iowa National Guard. SF 263, Nystrom, et al.; HF 357, Dunton, et al.
Method of filing reports on homestead tax credits and military service tax credits. SF 265 , couty government.
Military service property tax exemption, Korea and Vietnam. SF 363, Heying and Taylor.
Military service property tax exemption not allowed to members of reserve components of the armed forces. HF 397, Holden.
World War II from December 7, 1941 to December 31, 1946 (conforms with federal dates) property tax exemption. HF 419, Krause.
Property tax exemption to all military service personnel serving between September 9, 1945 and June 26, 1950 -also specifying date of Vietnam conflict. HF 436, Miller of Calhoun, et al.; HF 771, ways and means. SSM
Military service tax exemption may be used by spouse or surviving spouse, or parent whose spouse is deceased. SF 393, Doderer.
Pay and allowance plan for officers and enlisted men in active state service, some state authority. SF 498, appropriations.

\section*{MILITARY AFFAIRS-} (See Military)

\section*{MINING-} General
Surface mining, damages, complaints, etc. SF 267, Gallagher.
Abolish department of mines and minerals, transfer to soil conservation, also inspection and regulation of. SF 530, state government: HF 779, appropriations. S

\section*{MINORITY- \\ General}

Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. HCR 73; H.J. 2311.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. (Same as HCR 73); SCR 58; S.J. 2138-2139.

\section*{MINORS-}

\section*{General}

Census of children of deceased soldiers, repeal law. HF 37, ways and means: SF 51, ways and means.

Juveniles subject to same penalties for violation of specifled fish and game laws as adults. HF 66, Knoke.
Jurisdiction of juvenile courts over parents, guardians and custodians, protective orders. SF 74, Schwieger, et al.; HF 88, Doyle and McCormick.
Cost of support, etc. of a child at a state training school. SF 67, Kelly, et al.; HF 86, Lipsky, et al.
Cost of care, examination, or treatment of a minor whenever legal custody is transferred by the court, etc. SF 68, Kelly, et al.; HF 87, Doyle and McCormick.
Contributing to the delinquency of a minor. SF 70, Kennedy, et al.; HF 89, Doyle and McCormick.
Contributing to the delinquency of a minor, change penalty. HF 95, Doyle.
Changing the name of a minor child. SF 113 , DeKoster.
Clarify how a child residing in an institution acquires settlement. SF 149, human resources.
State registrar of vital statistics may request clerk of district court open sealed records in adoption proceedings. SF 57, county government.
Adoption of children, eliminate delivery of adoption decree. HF 151, Knoke.
Venereal disease, minors provided diagnosis and treatment without parental consent. SF 157, human resources.
Prohibit giving an obscene name to minor children. SF 201, Dekoster.
Referee of juvenile court-dependent, delinquent, and neglected children, court -receive copy of Code. HF 232, Doyle.
Prohibiting sale, possession, or display of obscene, lewd or indecent publications, etc. SF 257, Kinley.
Terminate orders for commitment of delinquent, dependent, or neglected children. SF 276, Curtis.
Issue new birth certificates, persons born outside U.S., adopted in Iowa. HF 323, Byerly and Clark of Lee.
Committee to study child care, report. HCR 22; 469.
Amend the uniform support of defendents law to include Canada, etc. SF 383, Robinson.
State reciprocity in enforcement of support decrees, etc. HF 444, Hill and Knoke.
Abused and neglected children, strengthen laws on, persons required to report abuses, etc., penalties. SF 474, Doderer and Lamborn.
Definition of a delinquent child, delete portion. HF 602, Cusack.
Committee to continue study of mental health and junvenile institutions, projections for expansion, consolidation, or closing of facilities. SCR 33; S.J. \(779,826,890,920\).

Committee to study Iowa juvenile justice system, juvenile delinquency, juvenile probation, etc. HCR 35; H.J. 752 .
Appropriation bonus board, war orphans' educational aid fund. HF 625, appropriations.
Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidation, or closing of facilities (same as SCR 33) ; HCR 37; H.J. 802.
Visitation rights, grandchild. SF 500, human resources.
Establishment and operation of community day care centers, etc., appropriation. SF 434, Murray; HF 577, Hill (companion); HF 729, human resources; SF 569, human resources (S). (All same subject matter)
Direct department of social services to detail and specify intent and objectives of programs for young persons at certain institutions. HJR 22, appropriations.

\section*{MISDEMEANORS-}

\section*{General}

Exempt cases of overtime parking from \(\$ 5.00\) court costs. HF 326, Doyle.

\section*{MISSISSIPPI PARKWAY PLANNING COMMISSION-} General
Herbert Hoover birthplace foundation and Mississippi river parkway commission, appropriation. SF 488, appropriations.

\section*{MOBLLE EQUIPMENT-}

\section*{General}

Prohibit operation of mobile units by banks, etc. HF 25, Fischer of Grundy.
Movement of registered special mobile equipment. HF 191, transportation.

\section*{MOBILE HOMES-} General
Delinquent mobile home taxes, decrease monthly percentage penalty. SF 19, county government.
Truck speed limits. HF 190, transportation.
Allow movement of mobile homes and factory-built structures, maximum fourteen feet flve inches width, permits, etc. HF 353, Schroeder and Woods; SF 466, Rabedeaux and Tieden.
Allow mobile homes to be sold on Sundays. HF 535, Branstad.

\section*{MONEYS AND CREDITS-} General
Recalculation of amounts payable to counties from the moneys and credits tax replacement fund. HF 286, Hennessey; SF 375, county government.
Counties, appropriation, moneys and credits replacement fund. HF 750, appropriations.

\section*{MORTGAGES-} General
Assignment of real estate mortgages by marginal entry, repeal section 558.4. SF 93, county government; HF 141, county government.
School fund mortgages, statute of limitations governing. SF 569 , Grassley.

\section*{MOTELS-} General
Include motels, apartment houses, and child care facllities in rules and regulations re fire safety and protection. HF 285, Connors, et al.

\section*{MOTOR VEHICLES-}

\section*{(Also see Transportation)}

\section*{General}

Duties of operators of vehicles turning left. HF 18, transportation.
Exceptions to driving on the right side of a roadway. HF 19, transportation.
Operating a vehicle under control. HF 20, transportation .
Racing on highways. HF 21, transportation.
Road workers engaged in road work no longer exempt from laws on reckless driving, etc. HF 22, transportation.
Require smokers and nonsmokers be separated, public trasportation facilities. SF 15, Doderer and Potter; HF 494, Stanley.
Studded tires, taxation of, penalties. SF 16, Kelly.
Increase minimum limits for compliance, motor vehicle financial responsibility law. SF 23, Riley.
Insurance companies insuring against loss from liability, motor vehicle aceldents must offer additional first party benefits. SF 28 , Kelly.
Definition of snow tires. HF 46, Grassley.
Removal of unattended vehicles. SF 72, state government.
Mandatory revocation of drivers license, conviction of possession of a controlled substance in a motor vehicle. HF 76, Doyle, et al.
Require use of turn signals. SF 94, Rodgers, et al.
Pleas of no contest in trial nonindictable motor vehicle offenses. HF 92, Doyle.
Safety standards and equipment on motor vehicles used by railroad companies, penalties. SF 105, Riley, et al.
Speed restriction for motor vehicles towing disabled vehicles. HF 102, Doyle.
No-fault motor vehicle insurance. HF 107, Fischer of Grundy; HF 699, commerce. SSM
Federal tax lien registration, motor vehicles. HF 135, transportation.
Motor vehicle liability insurance, underinsured motorist coverage. SF 167, Riley.
Operators' and chauffeurs' licenses, color photographs, increase fee. SF 168, Schaben, et al.; HF 214. Trowbridge, et al. \(\mathbf{S}\)
Revoke driver's license, for ten years, of habitual offenders of traffic laws, etc. SF 173, DeKoster, et al.; HF 528, Freeman, et al.
Prohibit operation of metal tracked and metal tired vehicles on streets and roads. HF 220 , transportation.
Emergency vehicles may use flashing lights. HF 244, Doyle; SF 216, Rodgers (companion); HF 414, Hutchins. SSM
Reporting of vehicle accidents, raise minimum to \(\$ 200\). HF 248, Kreamer.
Motor vehicle accident records not maintained unless charged and/or found guilty, etc. HF 251, Norpel, et al.
Repeal law prohibiting the altering of odometers and the penalty. HF 255, Monroe.
No insurance company may refuse motor vehicle insurance to an applicant unless reasons are in writing, etc.-hearings. HF 25T, Fischer of Grundy.
Establish a county abandoned vehicle fund, \(\$ .25\) cent surcharge fee added to
licenses for. SF 222, Riley.
Vehicles following highway snowplows allow 300 feet distance. HF 295, Lipsky.
Committee to study motor vehicle laws and uniform vehicle code, report. SCR 25; S.J. 426, 436.
Duties and functions of department of general services. HF 307, Bittle, et al.
Definition of vehicle. HF 308, transportation.
Towing vehicles other than chains may be used. SF 261, Winkelman, et al.; HF 330, Bennett and Miller of Calhoun.
Implied consent test for alcohol, officer determine-added section re driving while intoxicated. HF 343, Doyle.
Committee to study Iowa's motor vehicle laws, etc., report. HCR 21; H.J. 468, 696 adopted; S.J. 746. 749, 828.

Operating a motor vehicle while under the influence of alcohol, drugs, etc., redefine the offense for-implied consent, etc. SF 318 , Plymat, et al.; HF 552, Oakley, et al.
Prohibit use of ice grips or tire studs, exceptions. SF 332, state government; HF 701, transportation. S
Property unlawfully placed on public or private property, may be removed and stored, etc. SF 354, Riley
Life-lite vehicle safety signals, study effectiveness. HF 387, transportation.
No-fault motor vehicle insurance, etc. SF 369 , Kinley; HF 445 , Fitzgerald and Rapp.
Liability insurance for state-owned automobiles. HF 412, Crabb; HF 685, commerce. SSM
Motor vehicles involved in accidents must have sticker with number of officer's report, removed after damage repaired, etc. HF 420, McCormick.
When proof of financial responsibility is required after suspension or revocation of license. SF 391, Lamborn.
Accident reports filed by law enforcement officers not admissible in civil cases. HF 441, Nielsen and Doyle.
Passing of motor vehicles on highways near intersections prohibited if signposted, etc. SF 417, Shaw.
Deer, operator of motor vehicle may claim if accidentally killed on highway. SF 419, Coleman, et al.
Changing the center of gravity of a vehicle by modifying standard design, misdemeanor. HF 681, transportation.
Odometers, regulation of, conform to federal law. SF 505, state government; HF 694, transportation.
Size, weight, and load of vehicles (construction equipment, etc.) operated on Iowa's roads. HF 542, transportation; SF 546 , state government. \(S\)
Costs for manufacture of motor vehicle registration plates, decalcomania emblems and validation stickers paid from road use tax funds. SF 601, appropriations; HF 793, appropriations. S

\section*{Ambulances}

Standards for ambulance services, penalties. HF 237, Lipsky, et al.; HF 653, human resources. SSM
Ambulance service to unincorporated areas, levy therefor on a per capital basis, etc. HF 339, Holden.
County ambulance service, expense fund, levy tax for, etc. HF 533, Brunow, et al.

\section*{Ruses}
(Also see Schools, sub ref. Buses)
Allow discretion in school bus transportation. SF 388, McCartney
Require city motor buses be equipped with upright or stack mufflers. SF 418, Robinson.

\section*{Fees}
(Also see Fees)
Restricted area fee on vehicles operated in state recreational areas. SF 86 Rodgers, et al. Fuel
Agriculture, abolish requirement to furnish dealers certified copy of tests of motor fuel, department of agriculture. HF 203, agriculture.
Diesel fuel, standards for. SF 244, Priebe.

\section*{Inspection}

Nondealers may sell or transfer motor vehicles without inspection, buyer obtain certificate of inspection, etc. HF 250 , Crabb.
Motor vehicle inspection and safety, hearing procedures, revocation of permit held by inspection station, etc. SF 387, Schwengels and Nystrom (SSM as); SF 481, state government; HF 622, transportation (companion)
Rate of motor vehicle inspection station permit fees, administration of. SW 602, appropriations.
Committee to study effectiveness of present motor vehicle safety inspections, etc. HCR 58; H.J. 1773.

\section*{Licenses}
(See Licenses, sub-ref. Motor Vehicles)
Motoreyles
Required equipment for motorcycle riders. SF 135, state government. HF 344, Horn. SSM

\section*{Registration}

Motor vehicle registration plates must include county number. SF 130, Priebe and Schwieger; HF 303, Branstad, et al.
Proof of financial responsibility at time of registration, motor vehicles. HF 184, Mendenhall.
Prohibit allocation of sales tax receipts to road use tax fund, provide for financing of motor vehicle registration plates from fund. HF 227 , Roorda, et al.
Issuance of personalized registration plates for motor vehicles. HF 247, Bittle.
Modify filing system in public safety and county treasurer's offices, motor vehicle registration and certiflcate of title. HF 269, transportation.

Persons whose drivers license have been mandatorily revoked, issued special motor vehicle registration plates. SF 368, Kelly.
Registration fees for special trucks, farm. HF 422, Miller of Cerro Gordo and Norland; SF 412, Scott, et al.
Reimburse the several counties for costs, changing motor vehicle registration record-keeping system as required by department of public safety, appropriation. SF 432, Priebe and Blouin.
Motor vehicle registration reciprocity. HF 578, Anderson.
Motor vehicle registration fees and fuel taxes used for public transportation systems. HJR 16, Krause.
Costs for manufacture of motor vehicle registration plates, decalcomania emblems and validation stickers paid from road use tax funds. SF 601, appropriations; HF 793, appropriations. \(S\)

\section*{Trailers}

Pulling of a trailer which attaches to roof of pulling vehicle by ball hitch. HF 518, Rapp.

\section*{Trucks}

Temporary restrictions on weight and load of certain motor vehicles, etc. HF 41, transportation.
Definition of tandem axle, weight. HF 48, transportation.
Include compaction rubbish trucks re gross weight that can be carried on the axles of a vehicle. SF 133, Robinson.
Cleaning of livestock carriers. SF 174, Hill.
Movement of truck trailers manufactured in this state. HF 189, transportation.
Truck speed limits. HF 190, transportation.
Movement of registered special mobile equipment. HF 191, transportation.
Movement of vehicles and loads of excessive size and weight. HF 193, transportation.
Sixty-five feet overall length of combinations of vehicles. SF 186, Rabedeaux, et al.; HF 369, Dunton, et al. (companion); HF 671, transportation. SSM
Oversized and overweight vehicles, loads and weights in excess, penalties for. HF 290, transportation.
Registration fees for special trucks, farm. HF 422, Miller of Cerro Gordo and Norland; SF 412, Scott, et al.
Mandatory use of mudguards or mudflaps on motor trucks, truck tractors, trailers, and semitrailers. HF 424, Miller of Cerro Gordo, et al.
Length of vehicles used for transporting vehicles and boats. SF 110, Grifin; HF 608, transportation. SSM

\section*{Violations}

Duplicate not triplicate memorandum of alleged traftic violations. HF 17, transportation.
Reduce penalties for certain violations, motor vehicle financial responsibility law. HF 23, transportation.
Suspension or revocation of a drivers license, obtaining insurance. HF 556, Harper.

\section*{NAMES-} General
Changing the name of a minor child. SF 113, DeKoster.
Prohibit giving an obscene name to minor children. SF 201, DeKoster.
Name of a married woman, may choose. HF 331, Higging and O'Halloran,

\section*{NARCOTICS-}
(Also see Drugs and/or Medical-Professional and/or Pharmacy)

\section*{General}

Commitment of alcohol and drug addicts, use of private facilities if costs paid. SF 6, county government.
Mandatory revocation of drivers license, conviction of possession of a controlled substance in a motor vehicle. HF 76, Doyle, et al.
Regulation of controlled drugs, etc. SF 136, Hansen.
Treatment, education, and rehabilitation of alcoholics. SF 150, Doderer et al.; SF 504, state government.
Remove jail sentence for possession of marijuana, unless intent to deliver. HF 256, Higgins and Cusack; SF 316, Plymat, et al.
Grant Judges discretion to place persons convicted of violation of the uniform controlled substances act on probation. HF 426 , Higgins, et al.; SF 395 , Doderer and Plymat.
Add methaqualone to list of controlled substances. HF 484, Monroe and Brunow; HF 700, state government. SSM
Violations of the controlled substances law, increase penalties. SF 475, Kennedy.

\section*{NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERSGeneral}

Secretary of Senate and Chief Clerk of the House authorized to attend national legislative conference. SCR 43; S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.

\section*{NATIONAL GUARD-}
(See Military)

\section*{NATURAI RESOURCES AND COUNCILGeneral}

Establish a natural and scenic rivers system. HF 7, Welden; SF 172, Willits.
Prohibit open season on certain birds and animals during open season on deer. HF 24, Wyckoff; HF 121, natural resources; SF 143, Tieden.
Regulate use of beverage containers, etc. HF 56, Mendenhall, et al. (Same subject matter as); SF 197, Miller of Marshall and Gluba; HF 317, Stanley and O'Halloran (companion).
Prevention, abatement or control of noise pollution. HF 79, Lipsky; SF 181, Shaw.
Shipping, transferring, and sale of skins and hides, repeal certain provision of law. HF 157, natural resources.
Update and eliminate obsolete fish and game provisions of the Code. HF 158, natural resources.
Destruction, taking, or possession of wild life owned by the state, and liability for, civil damages. HF 160, natural resources; SF 259, Tieden. S
Taking of fish with seines and traps for bait. HF 166, natural resources.
Restoration of land disrupted by a highway project-replacement of borrow pit soil. HF 239, Welden; SF 220, Taylor (companion); SF 233, Scott; HF 421, Miller of Cerro Gordo and Norland (companion). SSM
Trotlines, also unlawful to use in inland waters. HF 272 , natural resources.
Wake, definition of, water navigation regulations. HF 282, natural resources.
Taking of wild turkey, special license fee and limitation. HF 292, natural resources.
Create an advisory committee to the chemical technology commission of department of environmental quality. HF 384, natural resources.
Civil penalties for violations of orders and rules of air quality commission. HF 360, natural resources.
Department of environmental quality may enter public or private property to conduct investigations. HF 405, natural resources.
Protected water areas, designation of. HF 496, Freeman and Welden; SF 461, Tieden. S
Diversion of water, industrial coolants, to underground basins or watercourses, alternative methods. HF 497, Krause.
Authority of the department of environmental quality for water quality, conform to federal requirements, sewage treatment works, constructions, etc. HF 710, natural resources.
Sale of skins and plumage of game birds and animals, certain exceptions. HF 713, natural resources.
Rule-making authority of conservation commission, penalties for violations of rules. HF 723, natural resources.
Geological survey, and natural resources, appropriation. SF 553, appropriations.

\section*{NEGLIGENCE-} General
Contributory negligence section of Code repeal, enact comparative negligence. HF 565 , Monroe and Horn.
Abused and neglected children, strengthen laws on, persons required to report abuses, etc., penalties. SF 474, Doderer and Lamborn.

\section*{NEWSPAPERS- \\ (See Printing-Publishing)}

\section*{NOISE-}

General
Prevention, abatement or control of noise pollution. HF 79, Lipsky; SF 181, Shaw.

\section*{NOTARIES-} General
Seal used by a notary public, may also use rubber stamp. SF 32, potter
Abolish requirement corporation annual reports be sworn to. SF 246, Riley; HF 318, Hill.
Annual reports of cooperative associations need not be verified. HF 335, Hill.
NOTICESGeneral
Notice of termination of farm tenancies, September 1. SF 97, Riley and Taylor; HF 262, Stromer.
Condemnation proceedings, court reinstate, certain reasons. HF 351, Monroe; HF 741, judiciary and law enforcement; SF 565 , judiciary. SSM
Departmental regulations affecting local governmental bodies, ninety day notice. SF 396, county government.
Notice of a proposed special assessment. SF 402, Griffin.
Notice of a municipal tort claim, may correct within fifteen days. HF 520, Norland.

Publishing of notices, etc., printing disputes, executive council settle. HF 670, state government.
Hearing required court actions for recovery of property. SF \(\mathbf{5 3 6}\), judiciary.

\section*{NURSING-}

\section*{General}

Include students of schools of nursing in tuition grant program. SF 101, Shaw.
Supplemental appropriation from moneys received by the board of nursing examiners. SF 231, appropriations.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and nursing home administrators. HF 574, appropriations.

\section*{NURSING HOMES-}
(See Homes sub-ref. Nursing)
OBSCENITY-

\section*{General}

Prohibiting sale, possesion, or display of obscene, lewd or indecent publications etc. SF 257, Kinley.

\section*{OCCUPATIONAL SAFETY \& HEALTH REVIEW COMMISSION-} General
Labor, bureau of, and occupational safety and health review commission, appropriation. HF 799, appropriations.

\section*{ODOMETERS-} General
Repeal law prohibiting the altering of odometers and the penalty. HF 255, Monroe.
Odometers, regulation of, conform to federal law. SF 505, state government; HF 694, transportation.
O.E.O.-
(See Economic Opportunity, Office of)

\section*{OFFICERS-}
(Also see Police)

\section*{General}

Police reserve units, cities 5,000 or more population. HF 14, Knoke and Butler; SF 14, Griffin.
Duties to disabled (unconscious, incoherent, or otherwise) persons. HF 39, Patchett, et al.
Removal of unattended vehicles. SF 72, state government.
Conservation commission officers defined as peace officers. HF 164, natural resources.
Jurisdiction of peace officers, mutual assistance agreements. SF 224, judiciary.
Establish a uniform statewide telephone number for police and fire departments. SF 226, Priebe.
Special and reserve deputy sheriffs, sheriff file report with board of supervisors listing names of. SF 248, Doderer; HF 279, Hill.
Implied consent test for alcohol, officer determine-added section re driving while intoxicated. HF 343 Doyle.
Establish county law enforcement units, discontinue police departments, sheriffs, etc. HF 377, Knoke.
Motor vehicles involved in accidents must have sticker with number of officer's report, removed after damage repaired, etc. HF 420, McCormick.
Assaults on peace officers, felony. SF 427, Kennedy.
Retirement age, sixty, for members of the peace officers retirement system. SF 439, Potter.
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc. sytem, appropriation. SF 469, human and industrial relations.
Committee to study training of law enforcement officers, etc. HCR 57 ; H.J. 1614.

\section*{OLD-AGE ASSISTANCE-} General
Recovery of old-age assistance payments, repeal double amount. SF 65, Riley and Van Gilst.
Old-age assistance for residents of county-owned nursing homes. SF 120, Blouin, et al.; HF 147, Carr, et al.
Computation of old-age assistance grants, disregard increase in social security benefits. SF 307, Blouin et al.; HF 599, Cusack and Krause.
Relatives responsible for care and support, old-age assistance, contractually. SF 308, Blouin, et al.
Liens on real estate owned by old-age assistance recipients, claims against estates, etc. HF 601, Cusack.
Increase funeral benefits for welfare recipients. HF 641, Wells.

\section*{OLD-AGE AND SURVIVORS INSURANCE SYSTEM-}

\section*{General}

Extend social security benefits to members of General Assembly. HF 433, Middleswart, et al.

\section*{OMBUDSMAN- \\ (See Citizens' Aide)}

\section*{PACKAGING-} General
Packaging and labeling, dating, meats, eggs, milk, etc. SF 303 , Kinley.

\section*{PAINT-}

General
Paints and like products, labeling of, penalties, secretary of agriculture. SF 103, Hill.

\section*{PAPER-}

General
One-half of paper or paper products purchased by the state made from recycled paper. SF 351, Willits and Blouin.
General services and other state agencies be encouraged to purchase recycled paper and paper products. HCR 30 ; H.J. 589,746 adopted; S.J. 777, 827, 957.

\section*{PARI-MUTUEL-}

General
Permit pari-mutuel betting, create racing commission, etc. SF 98 , Kinley, et al.: HF 167, Brinck (similar) ; SF 275, Miller of Des Moines; HF 332, Caffrey (companion)). (All same subject matter)
Committee to study pari-mutuel betting. HCR 19: H.J. 344.
Committee to study desirability and feasibility of establishing, legalizing and regulating a state lottery, pari-mutuel betting, etc., report. SCR 32; S.J. 692, 713, 828.

\section*{PARKING-}

General
Fxempt municipally-owned parking lots from service tax. HF 77, Lipsky.

\section*{PARKS-}

General
Restricted area fee on vehicles operated in state recreational areas. SF 36, Rodgers, et al.
Create state park advisory committees. SF 37 , Doderer, et al.; HF 133, Mendenhall et al.
Minimizing adverse environmental consequences to Ledges state park. SCR 15; S.J. \(177,187,342,510,720-721\) adopted; H.J. 725,2177 adopted.

Hiking and equestrian trails, conservation commission. SF 463, Winkelman.
Appropriation to conservation commission for speciflc projects. HF 720, appropriations.

\section*{PAROLE-}
(See Social Services, sub-ref. Parole, Board of)
PEACE OFFICERS(See Oficers and/or Police)

\section*{PENAL INSTITUTIONS-} General
Assistant citizens' aide, investigate certain complaints. SF 73, Doderer et al.; HF 82, MeCormick, et al.
Interstate corrections compact. SF 75, Lamborn, et al.; HF 84, Lipsky, et al.
Furloughs and work release programs for inmates. SF 66, Glenn, et al.; HF 83, McCormick, et al.
Equipment owned by prison industries, reinstate cash depreciation fund for. SF 148, human resources.
Committee to continue study penal and correctional systems, report. SCR 26 ; S.J. 474, \(475,571\).

Committee to continue study penal and correctional systems, report. (Same as SCR 26); HCR 26; H.J. 526, 594 adopted; S.J. 631, 655, 731.
First and second degree murder, death penalty and/or life imprisonment-specific offenses. HF 336, Brinck, et al.
Workmen's compensation for inmates of penal or correctional facilities. SF 564, Gluba.
Compensation for boarding and caring for county prisoners. HF 175 , county government; SF 356 , county government.

\section*{Prisoners}

Reward for return of escaped convicts from security medical facility. HF \(\mathbf{1 7 0}\), human resources.
Compensation for boarding and earing for county prisoners. HF 175, county government; SF 356, county government.
Parole relief fund, appropriation. SF 478 , human resources.

\section*{PENSIONS-}
(See Retirement systems, sub-ref. Penmions)
PERMITSGeneral
Alteration of registration plates, certificates, etc., issued by county treasurers, penalties. HF 197, transportation.
No fish or game may be released, into the wild, without permit. HF 253, natural resources.
Definition of vehicle. HF 308, transportation.
Grocery stores, definition of, class C beer permits. HF 354, Wells, et al.
Local governments authority to limit number of liquor and beer licenses, etc. SF 343, Bergman, et al.
Standards for water well construction, inspection, permit fees, etc. SF 347, Griffin.
Permit numbers no longer required on containers of agricultural seeds. AF 402 agriculture; SF 423, agriculture.
Hunting by the handicapped, special permits, etc. HF 471, Dunton.
Beer permit fees retained by local authorities. HF 629, state government.

\section*{PERSONNEL-}
(See Merit System and/or Employment)

\section*{PETHTIONS-} (Also see Elections)

\section*{General}

Petitions and elections for the establishment of sanitary districts, bond optional. SF 258, Doderer.
Establishment of sanitary districts, alternative procedure. HF 370, Bittle, et al. (Also see SF 258)

\section*{PHARMACY-}
(Also see Narcotics nnd/or Medical-Professional and/or Drugs) General
Regulation of controlled drugs, etc. SF 136, Hansen.
Podiatrists, clarify authority of to prescribe and dispense prescription drugs, etc. SF 223, Potter, et al.; HF 325, Edelen, et al.
Require pharmacies to display or make available lists of prices of prescription drugs and medicines. HF 386, Jordan, et al.
Manner in which prescriptions for drugs and medicines are required to be written and filled. HF 431, Patchett and Crawford.
Add methaqualone to list of controlled substances. HF 484, Monroe and Brunow; HF 700, state government. SSM
Require a prescription for distribution of hypodermic syringes and needles. HF 500 , Clark of Lee.
Violations of the controlled substances law, increase penalties. SF 475, Kennedy.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.
PHYSICAL EDUCATIONGeneral
Physical education courses in elementary and secondary schools, successfully complete or no credit. HF 252, Dunton.

\section*{PHYSICIANS-}
(See Medical-Professional, sub-ref. Physiciana)
PIONEER LAWMAKERSGeneral
Joint session Thursday, April 5, 1973 at 2:00 p.m., pioneer lawmakers present program. SCR 13 ; S.J. 149, 180 adopted; H.J. 214, 219 adopted.
Pioneer lawmakers, Spanish-American war veterans, and commission on status of women, appropriation. SF 563 , appropriations.

\section*{PIPE-} General
Quality of the pipe used for water well construction. HF 215, Doyle, et al.

\section*{PLANNING AND PROGRAMMING-} General
Establish a natural and scenic rivers system. HF 7, Welden: SF 172, Willits.
Create a state transportation planning commission. HF 35, Welden.
Establish a land preserve loan authority, prescribe purposes, duties, etc. SF 367, Winkelman.
Urge executive branch to initiate and seek cooperation and assistance from citizens and public bodies re planning and assistance for the economic redevelopment of region XV (Ottumwa area). HCR 33; H.J. 682, 747 adopted; S.J. 777, 827 890, 920, 1028-1029 adopted.
Planning and programing, O.E.O., appropriation. HF 780, appropriations.

\section*{PLANNING COMMISSION-}

\section*{General}

Membership of municipal planning and zoning commissions and boards of adjustment, include two appointed by board of supervisors. HF 658, cities and towns.

\section*{PLATTING—}
(Also see Property and/or Real Estate) General
Surveyors' plats, reduce subdivided parts from three to two. HF 562, Hutchins.

\section*{PLUMBING-}

General
Licensing of plumbers, supervision and inspection of, etc. SF 214, Nystrom.

\section*{POLICE-}

\section*{General}

Poice reserve units, cities 5,000 or more population. HF 14, Knoke and Butler; SF 14, Griffin.
Requirements and qualifications for police chiefs and fire department chiefs. SF 31, Doderer, et al.; HF 36, Small, et al. (companion); HF 547, cities and towns. SSM
Removal of unattended vehicles. SF 72, state government.
Determining average final compensation of policemen and firemen, retirement. SF 169, Kennedy, et al.
Establish a uniform statewide telephone number for police and fire departments. SF 226, Priebe.
Policemen and firemen may retire age fifty, twenty-two years service. SF 283, Nystrom, et al.
Establish county law enforcement units, discontinue police departments, sheriffs, etc. HF 377, Knoke.
Pension benefits for policemen and firemen, reinstate under chapter 410. SF 380, Briles and Priebe; HF 584, Freeman and Krause (companion); HF 717, cities and towns. (Same)
Investment of funds of retirement systems for policemen and firemen, banks. HF 400, Drake, et al.
Assaults on peace officers, felony. SF 427, Kennedy.
Retirement age, sixty, for members of the peace officers' retirement system. SF 439, Potter.
Increase disability, accidental disability and retirement benefits for policemen and firemen. HF 591, Poncy.

\section*{POLITICAL CAMPAIGNS—} General
Travel by certain candidates and elected officials, restrict number together. HF 11, Knoke.
Disclosure, etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
Candidates for election may employ persons for services rendered. HF 461, Hill.
Require reporting of election expenses, penalties. SF 548, Gluba.
Campaign contributions, disclosure of, and expenditures, penalties, etc. SF 583. state government.

\section*{POLITICAL CANDIDATES-} General
Travel by certain candidates and elected officials, restrict number together. HF 11, Knoke.
Leaves of absence, candidates for election to General Assembly. HF 142, Carr, et al.; HF 274 , Crabb. SSM
Disclosure etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
Candidates for election may employ persons for services rendered. HF 461, H1ll.
Require reporting of election expenses, penalties. SF 548, Gluba.
Campaign contributions, disclosure of, and expenditures, penalties, ete. SF 583 , state government.

\section*{POLITICAL ORGANIZATIONSGeneral}

Change membershin of state central committees, four from each congressional district. SF 61, Kelly; HF 63, Hill, et al.
Prohibit governor or lieutenant governor from receiving nomination for a third consecutive term. HF 119, Schroeder, et al.
Disclosure, etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plymat; SF 162, Doderer. (All same subject matter)
Prohibit governmental appointees from being required to give an oath of political allegiance or make a contribution. SF 398, Blouin.
Campaign contributions, disclosure of, and expenditures, penalties, etc. SF 583. state government.

Secretary of Senate and Chief Clerk of the House authorized to attend national legislative conference. SCR 43; S.J. 1172, 1784 adopted; H.J. 1975; 2208 adopted.
Committee to study developing a state energy policy. HCR 48; H.J. 1232-1233. Congratulate Maynard, Lowa on its 100 th anniversary, etc. SCR 44; S.J. 1197, \(1248,1331\).
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
Interim expenses for the Chief Clerk of the House. HR 8; H.J. 1261, 2280 adopted.
Committee to study livestock brands and brand inspection (HF 606). (Same as SCR 45) HCR 49; 1261-1262.
State agencies shall not expend public funds appropriated for entertaining members of the General Assembly. SCR 46; S.J. 1247, 1248, 1250, 12631265 adopted; H.J. 1351, 1415-1416 tabled; S.J. 1331.
That the General Assembly recommend that no person serve as governor for more than eight years. HCR 50; H.J. 1323.
Urge the president and congress to obtain at earliest possible date, the return of and complete accounting of all missing in action in Southeast Asia. HCR 51; H.J. 1380, 1482 adcpted; S.J. 1388, 1414, 1516.
Committee to study alcohol-related highway fatalities, and reduction of. SCR 47; S.J. 1330-1331, 1424, 1714.
Committee to study ways to prevent theft of livestock, apprehension of persons, etc. HCR \(52 ;\) H.J. 14 ¢L -1451 .
Committee to study regulation of railroads, etc. HCR 53; H.J. 1507.
Committee to study methods of financing special education programs. HCR 54; H.J. 1521.

Highway commission refrain from appealing district court ruling re closing of highways for local celebrations and amend its policy and allow this practice. HCR 55; H.J. 1522, 1621-1622 adopted; S.J. \(1540,1575\).
Congratulate Maynard, Iowa on its 100th anniversary, etc. (Same as SCR 44) HR 9; H.J. 1560, 1728 adopted.
Committee to study establishing a uniform flscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56 ; H.J. 1573, 1689 adopted; S.J. 1550, 1575.
Urge governor to rescind order, National Guard to camps-institute procedures to curtail use of fuels-study use of fuel, etc. SR 8; S.J. 1466, 1498.

Committee to study training of law enforcement officers, etc. HCR 57; H.J. 1614.

Express personal sympathy to Representative Arlyn E. Danker in the loss of his father, Mr. Emil Danker. HR 10; H.J. 1662 adopted.
General Assembly approve Iowa's participation as an associate member of the multistate tax commission, etc. SCR 48; S.J. 15:2, 1575.
Committee to study effectiveness of present motor vehicle safety inspections, etc. HCR 58 ; H.J. 1773 .
Congratulate Storm Lake, Iowa on its 100 th anniversary, etc. HCR 59; H.J. 1773, 1933 adopted; S.J. \(1775,1822\).
Committee to study post-secondary' education. HCR 60; H.J. 1801.
Committee to study ways to improve various welfare prograns, state and county. HCR 61; H.J. 1802.
House challenges Senate to a softball game. HCR 62; H.J. 1822, 1933 adopted; S.J. 1776, 1822, 2032.

Committee to study statutory duties of the civil rights commission, etc. HCR 63 ; H.J. 1858 , 2336 withdrawn.
Request chief clerk install oraque curtain, that may be opened or closed, to cover the voting machine panel. HR 11; H.J. 1867.
Committee to study total concept of cable television, etc. HCR 64; H.J. 1868.
Committee to study dividing the state into regiuns for administrative purposes, etc. HCR 65; H.J. 1869.
Committee to study developing a state land use policy. HCR 66; H.J. 1897.
Committee to study all aspects of compensation system for county officers, etc. (Same as HCR 68) SCR 50 ; S.J. 1811, 1822.
Committee to study methods of financing special education programs. (Same as HCR 54) SCR 49; S.J. 1810, 1822.
Committee to study necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer. HCR 67; H.J. 2020.
Committee to study all aspects of compensation system for county officers, etc. HCR 68: H.J. 2021.
Committee to study the advisability of implementing a net worth tax, etc. SCR 51; S.J. 1852.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners for flood damages resulting from Coralville reservoir. SCR 52 ; S.J. \(1899-19 \mathrm{C} 0,1933,1938\) adopted; H.J. 2164 adopted.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners on Iowa river above and below the Coralville dam for damares resulting from Coralville reservoir. (Same as SCR 52)

\section*{PRINTING BOARD-}

General
Duties and functions of department of general services. HF 307, Bittle, et al.
General services, appropriation. SF 533, appropriations.
General services centralized printing fund, from moneys received, appropriation. SF 534, appropriations.

\section*{Superintendent of}

Journals, bills and binders to be furnished free to county auditors. SCR 3; S.J. 10 adopted; H.J. 15, 16 adopted.

Code and other documents, distribution of, courts and county supervisors. HF 28, Monroe; SF 241, county government (companion); SF 95, judiciary: HF 176, Doyle. (All same subject matter)
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.

\section*{PRISONERS-}
(See Penal Institutions, sub-ref. Prisoners nud/or County, sub-ref. Jails)

\section*{PRISONS-}
(See Institutions)
PROBATE LAW— General
Committee to study uniform probate code in comparison with Iowa probate laws, etc., submit report. SCR 16 ; S.J. 185, \(194,342\).
Committee to study uniform probate code in comparison with Iowa probate laws, etc. (Same as SCR 16); HCR 11; H.J. 224.
Probate hearings, estates, securities property, etc. SF 442, Riley; HF 586, Hill.
Nonprobate transfers, accounts, liens, claims, property, survivors, or benefleiaries. SF 443, Riley; HF 587, Hill.

\section*{PROFESSIONAL TEACHING PRACTICES COMMISSION-} General
Establish a professional standards board, abolish board of educational examiners and professional teaching practices commission. HF 429, Holden and Hill.

\section*{PROPERTY-}
(Also see Land and/or Real Estate) General
Improvement bonds and special assessments, property outside of cities. SF 3 , Griffin; HF 16, Knoke, et al.; HF 362, cities and towns. \(S\)
Reimburse low-income householders for extraordinary property tax burdens, penalties. SF 30, Riley.
Transfer of jurisdiction or sale of real estate between state agencies and political subdivisions. SF 41, Kelly; HF 45, transportation.
Sale of property acquired by tax deed, counties. SF 104, Ramsey.
Valuing and listing certain property granted exemption from property tax. SF 109 , ways and means.
Assignment of tax sale certificates. SF 116, Ramsey.
Valuation of property, assessments appraisals, etc. SF 121, ways and means.
Full property rights between husband and wife, divorce and/or estates, etc. SF 140, Riley; HF 451, Egenes, et al. SSM
Corporation income tax, sales, property and payroll. SF 141, Blouin, et al.; HF 669 , Small, et al.
Repeal provisions for a statewide property tax levy. SF 155, Van Gilst; HF 194, Anderson and Dunton.
Sale of unused right of way by highway commission, contract. HF 155, transportation; SF 228, Miller of Des Moines. SSM
Increase interest penalty on delinquent property taxes. HF 177, Bennett.
Limitation of certain damage actions, improvements or work upon real property. HF 180, Mendenhall.
Property exchanges between a school corporation and state or a state agency. SF 176, Briles.
Rental property deposits, rules and regulations on. HF 188, Small and Byerly; SF 349, Doderer.
Provide property tax relief, reimbursement, persons sixty-five or older or totally disabled. SF 208 , Shaff, et al.; SF 376 , ways and means (SSM); SF 490 , Gluba, et al.; HF 668 , Small, et al. (companion). (All same subject matter)
Collecting special assessment deficiencies when improvements are made benefiting properties. HF 219, ways and means.
Apportionment of property valuation of certain electric power generating plants. HF 236, Husak, et al.
Valuation of property for tax purposes, mortgage remaining on property, etc. SF 262, Heying.
Extend military service tax exemption, members of Iowa National Guard. SF 263, Nystrom, et al.; HF 357, Dunton, et al.
Schoolhouse sites, purchase of, must be appraised. HF 312, Horn; HF 714, education. (Same)

Title insurance may be sold in Iowa. HF 376 , Hlll.
Notice of mechanic's lien served on property owner and cautionary notice to homeowners-construction. SF 384 , Willits; \(\mathrm{SF}^{2} 386\), Van Gilst. SSM
Annexation of territory by cities and towns, municipal services provided within five years. SF 394, Raubedeaux; HF 575, Holden. S
Out of state land subdividers conduct all sales through Iowa real estate dealers, fees, etc. SF 410, McCartney and Robinson; HF 647, commerce. SSM
Reduce assessed value of property from twenty-seven percent to twenty-two percent of market value. HF 457, Nielsen.
Partition fences, responsibility for. SF 428 , Winkelman; HF 485, Stromer.
Action for partition, alternative to sale of property. HF' 519 , Norland.
Probate hearings, estates, securities, property, etc. SF 442, Riley; HF 586, Hill.
Nonprobate transfers, accounts, liens, claims, property, survivors, or beneficiaries. SF 443, Riley; HF 587, Hill.
Sale or lease of property by a city or county hospital. SF 459, human resources.
Liens against property of persons admitted or committed to certain state institutions, etc. HF 546, Higgins and Byerly.
Leasing of property under jurisdiction of conservation commission. HF 571 , natural resources.
Joint tenancy, contract to sell real estate. HF 580, Knoke.
Means for obtaining state property by a political subdivision of the state. HF 590, Grassley.
Liens on real estate owned by old-age assistance recipients, claims against estates, etc. HF 601, Cusack.
Full disclosure of sales price in real estate transfers, penalties. HF 627, Cochran.
Eminent domain procedures. HF 672, transportation; SF 566, state government.
Tax incentives for improvement, repair, and maintenance of property, five-year tax moratorium, etc. HF 715, ways and means.
Hearing required, court actions for recovery of property. SF 536, judiciary.
Fences on another's land, removal of, etc. HF 744, Jordan.
Assessed value of property one hundred percent of actual value-change millage into dollars and cents, etc. HF 746, Jordan and Miller of Buchanan; SF 584, Orr.
Development commission, appropriation, expansion of veterinary biologics facility in Ames, used by U.S. department of agriculture. HF 786, appropriations.
Condemnation
Recovery of costs by owners of property taken for construction of levees, ditches, etc. SF 146, Miller of Des Moines; HF 179, Monroe.
Appeal of a condemnation award. HF 116, Nielsen.
Use of eminent domain by county boards of supervisors for any secondary road. HF 234, Holden. Personal
Repeal use tax exemption for tangible personal property, interstate transportation or commerce. HF 122, ways and means.
Disposition of personal property left by tenant, expiration of lease. HF1 181, Knoke.
Garnishment for delinquent personal property taxes. SF 188, Riley.
Casual sales, include sale of tangible personal property at auction, sales tax. SF 334, Scott.
Property unlawfully placed on public or private property, may be removed and stored, etc. SF 354, Riley.
Exempt sales of tangible personal property to urban transit company from sales and use tax. SF 406, Griffin.

\section*{Taxes} (See Tax, sub-ref. Property)

\section*{PROSECUTORS-} General
Abolish office of county attorney, establish office of elected district prosecutor, boards of supervisors employ legal counsel and provide administrative procedures, etc. SF 471, DeKoster.

\section*{PUBLIC ASSISTANCE-} General
Urge executive branch to initiate and seek cooperation and assistance from citizens and public bodies re planning and assistance for the economic redevelopment of region XV (Ottumwa area). HCR 33; H.J. 682, 747 adopted; S.J. 777, 827, 890, 920, 1028-1029 adopted.
PUBLIC BUILDINGS AND GROUNDS-
(See Buildings and Grounds)

\section*{PUBLIC DEFENDER-} General
Public defender, counties 50,000 or more population may establish and abolish. SF 182, Willits and Kinley.

Establish a state criminal defense fund, allocate to counties, court-appointed attorney fees or pub'ic defender. HF 367, Jordan, et al.
Committee to study the criminal justice system, report. SCR 31, S.J. 678, 693, 828.

Committee to study establishing a district attorney system and district public defender system, report. HCR 39; H.J. 879.

\section*{PUBLIC DEFENSE-} General
Public defense, department of, appropriation. SF 567, appropriations.
Public defense, department of, appropriation for capital improvements, repairs, etc. SH \(5 y y\), appropriations.
Abolish division of civil defense in department of public defense, establish office of disaster nreparedness within department of public defense. HF 794, appropriations.

\section*{PUBLIC EMPLOYMENT一} General
Public employment relations board, appropriation. SF 544, human and industrial relations.

\section*{PUBLIC EMPLOYMENT NEGOTIATION ACT-} General
Right of public employees and public employers to bargain collectively, etc. HF 263, We'den; SF 273, Griffin; SF 531, human and industrial relations. (All same subject matter)

\section*{PUBLIC HEALTH-} (See Health, sub-ref. General)

\section*{PUBLIC HEARINGS-} General
Public hearings mandatory for rate increases of public utilities. HF 5, Small; SF 60, Blouin. SSM
PUBLIC INSTRUCTION, DEPARTMENT OF(Also see Sehools, sub-ref. Public Instruction, Department of) General
School boards, etc., and public instruction provide group contracts for tax sheltered annuities to employees. HF 98, Freeman.
Educational program of schools. SF 126, schools.
Election of members of board of public instruction. HF 134, Mendenhall; HF 163 also includes regents; HF 163, Crabb. (Same subpect matter)
Create a system of intermediate educational service districts. SF 158, Andersen.
Mandatory school attendance, eighteen years, exceptions. HF 296, Horm and Wells.
Establish a professional standards board, abolish board of educational examiners and professional teaching practices commission. HF 429, Holden and Hill: HF 573, Stanley, et al. SSM
Abolish county school system, create merged areas etc. SF 421, Rodgers.
Admittance, attendance and participation in extracurricular activities at a public school. (Dress, hair, marital status). HF 454, Patchett, et al.
Authorize state educational radio and television facility board purchase insurance for certain broadcasting facilities. HF 466, Menke.
Establish ninety-nine county school districts, abolish present school districts, etc. SF 429, Blouin.
Establish a system of educational accountability, quality, etc. HF 522, Grassley.
Reimbursement to school districts for auxiliary services and materials to nonpublic school students. HF 594, education; SF 497, schools.
County school systems may split and join with adjacent school systems. SF 486, Tieden.
Authorize vocational education board (public instruction) to make disability determinations under federal supplemental security income program for aged, blind, and disabled. SF 527 , human resources.
Public instruction, department of, school food service assistance, appropriation. SF 542, appropriations.
Abolish county school system and joint county system. HF 754, Schroeder.
Committee to study methods of financing special education programs. HCR 54 ; H.J. 1521 .

Public instruction, appropriation. SF 586, appropriations.
Public instruction, appropriation for use of school budget review committee, supnlemental aid. SF 595 , appropriations.
Committee to study methods of financing special education programs. (Same as HCR 54). SCR 49; S.J. 1810, 1822.
Public instruction, appropriation for special education program. SF 614, appropriations.
In conjunction with HCR 54 to also assess the types of special education programs now available, their effectiveness, etc. HCR 71; H.J. 2184.

\section*{PUBLIC OFFICIALS-} General
Embezzlement by public officers, double the penalty for. HF 491, Fischer of Grundy.

PUBLIC PROSECUTOR-
(See Prosecutors)
PUBLIC FRETIREMENT SYSTEM(See Retirement Systems)

\section*{PUBLIC SAFETY, DEPARTMENT OF-}
(AIno see Safety and/or Highway Patroi)

\section*{General}

Duplicate not triplicate memorandum of alleged traffic violations. HF 17 , transportation.
Definition of snow tires. HF 46, Grassley.
Disclosure of criminal history and intelligence data dispersed by department of public safety, restrictions, etc. SF 115, Milligan; HF 145, Hill and Small.
Required equipment for motorcycle riders. SF 135 , state government; HF 344, Horn. SSM
Average three highest salaried years, determining retirement compensation, public safety peace officers. SF 212 , Potter, et al,
Transportation, department of, create. HF 230 , Drake et al.
Issuance of personalized registration plates for motor vehicles. HF 247, Bittle.
Reporting of vehicle accidents, raise minimum to \(\$ 200\). HF 248 , Kreamer.
Motor vehicle accident records not maintained unless charged and/or found guilty, etc. HF 251, Norpel, et al.
Establish a uniform statewide telephone number for police and fire departments. SF 226, Priebe.
Towing vehicles, other than chains may be used. SF 261, Winkelman, et al; HF 330 , Bennett and Miller of Calhoun.
Use of credit cards for payment of traffic fines, simple misdemeanors. SF 272, Kennedy; HF 338, Doyle.
Committee to study motor vehicle laws and uniform vehicle code, report. SCR 25 ; S.J. \(426,436\).
Committee to study Iowa's motor vehicle laws, etc., report. HCR 21; H.J. 468, 696 adopted; S.J. 746, 749, 828.
Operating a motor vehicle while under the influence of alcohol, drugs, etc., redefine the offense for-implied consent, etc. SF 318, Plymat, et al.; HF 552, Oakley, et al.
Persons whose drivers license have been mandatorily revoked, issued special motor vehicle registration plates. SF 368 , Kelly.
Life-lite vehicle safety signals, study effectiveness. HF 387, transportation.
Motor vehicle inspection and safety, hearing procedures, revocation of permit held by inspection station, etc. SF 387, Schwengels and Nystrom (SSM as); SF 481, state government; HF 622, transportation (companion).
Reimburse the several counties for costs, changing motor vehicle registration record-keeping system as required by department of public safety, appropriation. SF 432, Priebe and Blouin.
Require persons under eighteen years of age and not attending school to take drivers' education courses. HF 521, Bittle, et al.
Use of reflectorized materials on bicycles. HF 532, Hennessey.
Motor vehicle registration reciprocity. HF 578, Anderson.
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc. system, appropriation. SF 469 , human and industrial relations.
Abolish aeronautics commission, transfer function to department of public safety. SF 492 , Palmer, et al.
Public safety, department of, appropriate from moneys received motor vehicle dealers license fee fund. HF 764, appropriations.
Public safety, department of, appropriate from moneys received, motor vehicle dealers license fee fund. HF 765, appropriations.
Public safety, appropriation, for radio equipment, etc., division of radio communication. HF 788, appropriations; SF 600, appropriations.
Costs for manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers paid from road use tax funds. SF 601, appropriations; HF 793, appropriations. \(S\)
Public safety and various divisions thereof, appropriation-consolidating divisions. SF 603, appropriations.
Committee to study effectiveness of present motor vehicle safety inspections, etc. HCR 58; H.J. 1773 .

\section*{PUBLIC UTILITIES-}
(See Utilities, sub-ref. Public)
PUBLICATIONS-
(See Printing-Publishing)

\section*{PUHCHASING-}

General
Highway commission and board of regents subject to centralized purchasing under general services. HF 96, Schroeder.

\section*{RABIES_}
(Also see Disease)
General
Dog licensing repealed, rabies vaccinations, domestic animal fund. SF 62, Kelly; HF 178, Doyle.

\section*{RACING-}

General
Racing on highways. HF 21, transportation.
Permit pari-mutuel betting, create racing commission, etc. SF 98, Kinley, et al.; HF 167, Brinck (similar); SF 275, Miller of Des Moines; HF 332, Caffrey (companion). (All same subject matter)

\section*{RADIO-}
(See Comminnications)

\section*{RAILROADS-}

General
Safety standards and equipment on motor vehicles used by railroad companies, penalties. SF 105 , Riley, et al.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. HCR 12 ; H.J. 224.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. (Same as HCR 12). SCR 18; S.J. 202, \(203,342,368,725-726\) adopted; H.J. 725 .
Railroads construct and maintain catwalks and handrails on bridges, etc. SF 205, Hansen, et al.
Parking of railway cars, penalties. HF 213, Jipsky.
Transportation, department of, create. HF 230, Drake, et al.
Regulation of railroads in cities and towns, penalty. SF 213 , Robinson.
Reversions and use restrictions on land, exceptions, railroads, state, etc. SF 337, Shaff and Lamborn; HF 417, Holden.
Repair of railway crossings, agreements between cities, counties, and/or highway commission. SF 382, Robinson.
Maximum hours a railway company employee may work. HF 408, Brunow; HF 686, human and industrial relations. (Same)
Railroads, crossings, signs, fences, signals, etc., revision of. HF 527, Dunlap and Brunow.
Committee to study regulation of railroads, etc. HCR \(53 ;\) H.J. 1507.

\section*{REAL ESTATE—}
(Also see Land and/or Licenses, sub-ref. Real Estate and/or Property) General
Purchase of real estate by political subdivisions. HF 6, Norpel.
Transfer of jurisdiction or sale of real estate between state agencies and political subdivisions. SF 41, Kelly; HF 45, transportation.
Forfeiture of real estate contracts. SF 42 , Kelly.
Licensing of real estate apprentice salesmen. SF 56 , Griffin and Riley; HF 68, Freeman (companion) ; HF 697, state government. (Same subject matter)
Assignment of real estate mortgages by marginal entry, repeal section 558.4 . SF 93, county government; HF 141, county government.
Sale of property acquired by tax deed, counties. SF 104 , Ramsey.
Property exchangs between a school corporation and state or a state agency. SF 176, Briles.
All instruments affecting real estate and notices of statutory liens filed in county recorder's office, exceptions-court actions re liens. SF 187, Riley and DeKoster; HF 449, Hill.
Schoolhouse sites, purchase of, must be appraised. HF 312, Horn; HF 714, education. (Same)
Real estate broker and real estate salesman licenses. HF 333, Holden.
Title insurance may be sold in Iowa. HF 376, Hill.
Reversions and use restrictions on land, exceptions, railroads, state, etc. SF 337, Shaff and Lamborn; HF 417, Holden.
Examination fee for real estate salesman or broker examinations, establish. SF 339, state government.
Real estate transfers, increase rate of taxation. HF 390 , Oakley.
Raise limitation on maximum amount real estate loan on farmland a bank may make to a single customer. HF 409, Krause and Branstad.
Out of state land subdividers conduct all sales through lowa real estate dealers, fees, etc. SF 410, McCartney and Robinson. HF 647, commerce. SSM
Joint tenancy, contract to sell real estate. HF 580, Knoke.
Full disclosure of sales price in real estate transfers, penalties. HF 627, Cochran.

Tax incentives for improvement, repair, and maintenance of property, fiveyear tax moratorium, etc. HF 715, ways and means.
Beer and liquor control department, industrial commission, insurance department, pharmacy examiners, and real estate commission, appropriation. HF 758, appropriations.
Legalize sale of real estate, Knoxville community school district to Harvey, Iowa. SF 585, judiciary.
Legalize procedures of Nishna Valley community school district, Mills county, sale of several tracts of real estate, etc. HF 804, ways and means.

\section*{REAPPORTIONMENT OF LEGISLATURE-} General
Composition of the General Assembly, basis for apportionment of members, and time when apportionment is required. SJR 14, Shaw.

\section*{RECIPROCITY-}

General
Tuition rates set by board of regents. HF 136, Mandenhall; SF 204, Griffin.
Transportation, department of, create. HF 230, Drake, et al.
State reciprocity in enforcement of support decrees, etc. HF 444, Hill and Knoke.
Motor vehicle registration reciprocity. HF 578, Anderson.
Appropriation to reciprocity board, salaries, etc. HF 721, appropriations.

\section*{RECORDS-}

General
Management of state records. HF 12, Welden; HF 363, state government. S
Destruction of original court records, delete ten year provision, court may authorize. SF 92, county government; HF 108, county government.
County recorder maintain records of mechanic's liens, marriages, births and deaths. HF 582, Monroe.
Vital statistics, authorize inspection etc. to an incorporated nonprofit society for historical or genealogical research purposes. HF 651, Crabb.

\section*{RECREATION-} General
Establish a natural and scenic rivers system. HF 7, Welden; SF 172, Willits.
Restricted area tee on vehicles operated in state recreational areas. SF 36, Rodgers, et al.
Create state park advisory committees. SF 37, Doderer, et al.; HF 133, Mendenhall, et al.
Create a land use policy commision. SF 58, Winkelman, et al.; HF 65, Cochran, et al. (companion); HF 688, natural resources (added appropriation). SSM
Scenic and recreational highway system, establish. HF 293, Clark of Lee and Stanley.
Private cable TV franchise-municipal corporation TV translator systerms, allocation of money. SF 322, Nolin; HF 372, Ferguson.
Create a state land use policy division, department of agriculture. SF 338, Heying. (Also see SF 58; HF 65)
Conservation commission may issue recreational facility bonds for constraction purposes, lease facilities, etc. HF 583, Brunow.
Rule-making authority of conservation commission, penalties for violations of rules. HF 723, natural resources.
Condemnation of easements for the development of recreational facllities (lakes, dams, etc.). SF 407, Briles.

\section*{RECYCLE-} General
One-half of paper or paper products purchased by the state made from recycled paper. SF 351, Willits and Blouin.

\section*{REDISTRICTING-} General
Directors of cooperative associations, redistricting every ten years, elections. SF 457, Rabedeaux.

\section*{REFUNDS-}

General
Unclaimed utility deposits and refunds. SF 22, Doderer and Curtis.
Refunds of tax on special fuels, uncollectible with suitable records. SF 480 , ways and means.

\section*{REGENTS, BOARD OF-} General
Consolidate state educational and state-owned commercial networks. HF 44, Crabb.
Establish a denartment of mental health and mental disabilities. SF 78, Griffin and Miller of Des Moines.
Construction of an addition to the general hospital at the state university of Iowa. SCR 12; S.J. 148, 151, 342, 413, 505-507 adopted, 510, 526; H.J. \(516,1458-1460\) adopted, 1460,\(1554 ;\) S.J. 1653 signed by president; H.J.

1861 signed by speaker; S.J. 1653 sent to governor; 1748 signed by governor.
Highway commission and board of regents subject to centralized purchasing under general services. HF 96, Schroeder.
College at Denison, acquisition and use of. HF 149, Crabb.
Election of members of board of public instruction. HF 134, Mendenhall; HF 163 also includs regents; HF 163, Crabb. (Same subject matter)
Construction of an addition to the general hospital at the state university of Iowa. (Same as SCR 12) HCR 16; H.J. 238, 309, 354, 1423, 1431, 1458; SCR 12 substituted; 1460 withdrawn.
Extend workmen's compensation to employees engaged in agricultural work at institutions under board of regents. SF 175, Nystrom; HF 406, Stromer; HF 467, education.
Faculty of board of regents institutions hired, fired, pald, etc. based on their ability. HF 337, Grassley.
Transfer of patients to the University hospital, sight-saving and deaf school students. HF 401, education; SF 401, higher education.
Fstablish a commission for postsecondary education, qualify for federal funds. HF 464, Welden, et al.
State per pupil aid for laboratory schools. SF 436, higher education; HF 551, education.
Interstate agreement on qualifications of educational personnel, etc. HF 536, Grassley; HF 705, education. (Same)
Faculty members, rules and regulations on hiring and tenure by board of regents. HF 638, Grassley.
Regents, board of, appropriation, and number of employees (SUI, ISU, Oakdale Sanatorium, university of northern Iowa, braille and sight-saving school, school for the deaf). HF 776, appropriations.
Regents, board of, appropriation, reimburse colleges for deficiencles in operating revenues (pledges, etc.). SF 594, appropriations.
Regents, board of, appropriation for capital improvemnts, purchase of land, construction, etc. SF 609, appropriations.
Supplement appropriations of various state departmnts, board of regents, etc., and other exempt positions included in comptroller's centralized pay: roll system. SF 618, appropriations.

\section*{REGISTRATION-}
(Also see Motor Vehicles, sub-ref. Registration)

\section*{General}

Alteration of registration plates, certificates, etc., issued by county treasurers, penalties. HF 197, transportation.
Free registration plates for certain disabled veterans. HF 261, Holden; SF 348, Lamborn.
Motorboats and sallboats, annual registration fee in lieu of personal property laxes, penalties. SF 451, Shaw; HF 690, natural resources. SSM
Elections. HF 745, state government.

\section*{REHABILITATION-}

\section*{General}

Direct department of social services to detail and specify intent and objectives of programs for young persons at certain institutions. HJR 22. appropriations.

\section*{RELIEF-}
(Also see Social Services) General
Employment of county relief recipients on county-owned properties, parks, etc. SF 156, county government; HF 553, county government. S
Establish a general relief fund, general and emergency relief (social welfare), etc., procedures and responsibilities. HF 381, Higgins.

\section*{RENTAL-} General
Rental property deposits, rules and regulations on. HF 188, Small and Byerly; SF 349, Doderer.
No service tax on equipment rental. SF 270 , Potter.

\section*{RESIDENCYGeneral}

Committee to study residency requirements, report. HCR 27; H.J. 540, 802.

\section*{RESOLUTIONS-}

\section*{General}

Joint committee to arrange for inauguration. SCR 1; S.J. 10 adopted; H.J. 19 adopted.
Current codes and session laws furnished legislators, staff and press. SCR 2; S.J. 9 adopted; H.J. 15 adopted.

Journals bills and binders to be furnished free to county auditors. SCR 3; S.J. 10 adopted; H.J. 15 , 16 adopted.

Joint convention January \(8,1973,1: 30\) p.m., governor's state of the state message January 9, 1973, 10:00 a.m., canvass of votes. HCR 1; H.J. 10 adopted; S.J. 11 adopted.
Appointment of clerks, secretaries and pages. HR 2; H.J. 13 adopted.
Chaplain committee. HR 1; H.J. 13 adopted.
Additional employees, joint committee appointed. HCR 2; H.J. 14 adopted; S.J. 11 adopted.

Appointment of secretaries. SR 1; S.J. 9 adopted.
Adjournment Friday, March 9, 1973, reconvene Monday, March 19, 1973 at 10:00 a.m. SCR 4; S.J. 42 adopted; H.J. 65, 203 adopted.
Senate and House journals and bills be mailed to Iowa's U.S. senators and congressmen. SCR 5; S.J. 42, 52 adopted; H.J. 65, 203 adopted.
Compensation of ioint legislative employees. SCR 6; S.J. 52 adopted; H.J. 66, 73 adopted.
Compensation of chaplains, officers and employees of General Assembly. SCR 7; S.J. 55-58 adopted; H.J. 66-68, 73 adopted.
Committee to study employment positions in General Assembly. SCR 8; S.J. \(63,79,342\).
Petition the president and congress of the U.S. to reinstate the rural environmental assistance program or replace with another. HCR 3; H.J. 62.
Adjournment Thursday afternoon, January 11, 1973-reconvene 10:00 a.m., Monday, January 15, 1973. HCR 4; H.J. 64, 73 adopted; S.J. 61 adopted.
Request U.S. congress enact legislation terminating our military involvement in Southeast Asia. HCR 5; H.J. 64, 93, 98 tabled
Official title of the State of Iowa is the Hawkeye State. HCR 6, H.J. 64.
Joint convention, governor's budget message, Thursday, January 25, 1973 at 6:30 p.m. HCR 7; H.J. 105, 147 adopted; S.J. 124, 126 adopted.
Senators Heying, Taylor and Van Gilst refrain from legalizing any act that would in any way deny the right of life as described in this resolution. SCR 9: S.J. \(100,124,412\).
Snow removal, parking areas. SCR 10 ; S.J. 128 adopted; H.J. 155, 162 amended and adopted; S.J. 134, 135 adopted.
Shuttle-bus service during inclement weather. SCR 11; S.J. 128 adopted; H.J. 155, 162 adopted.
Express personal sympathy to Representative Russel De Jong in the loss of his father-in-law, Mr. Lane Visser. HR 3; H.J. 165 adopted.
Extend deep and profound synipathy to the family of former President Lyndon Baines Johnson. HCR 8; H.J. 161, 162 adopted; S.J. 132 adopted.
Joint convention Thursday, January 25,1973 at 11:00 a.m., Governor Robert D. Ray invited to make appropriate remarks commemorating life, etc. and to pay tribute to former President Lyndon Baines Johnson. HCR 9: H.J. 166, 175 adopted; S.J. 148 adopted.
Construction of an addition to the general hosptal at the state university of Iowa. SCR 12; S.J. 148, 151, 342, 413, 505-507 adopted, 510,\(526 ;\) H.J. 516. \(1458-1460\) adopted, 1460 , 1554 ; S.J. 1653 signed by president; H.J. 1861 signed by speaker; S.J. 1653 sent to governor; 1748 signed by governor.
Joint session Thursday, April 5, 1973 at 2:00 p.m., pioneer lawmakers present program. SCR 13; S.J. 149, 180 adopted; H.J. 214, 219 adopted.
Commend General Joseph G. May, Colonel Eric P. Berner, the 186 th Military Police Company, and Iowa National Guard for the excellent arranging of the inaugural ceremonies. SCR 14; S.J. 149, 180 adopted; H.J. 214, 219 adopted.
Extend congratulations to the president of the U.S. re peace settlement of the armed conflict in Vietnam. HCR 10; H.J. 182.
Minimizing adverse environmental consequences to Ledges state park. SCR 15; S.J. 177, 187, 342, 510, 720-721 adopted; H.J. 725, 2177 adopted.

Committee to study uniform probate code in comparison with Iowa probate laws, etc., submit report. SCR 16; S.J. 185, 194, 342.
Compensation of the Secretary of the Senate, Carroll A. Lane, vacation pay, etc. SCR 17; S.J. 186, 190 adopted; H.J. 223 adopted.
Committee to study uniform probate code in comparison with Iowa probate laws, etc. (same as SCR 16); HCR 11; H.J. 224.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. HCR 12; H.J. 224.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. (Same as HCR 12); SCR 18; S.J. 202, 203, 342, 368, 725-726 adopted; H.J. 725.
Compensation of Chief Clerk and Secretary of the Senate-special committee appointed, during the interim, to study salary schedules for officers and employees, and report. HCR 13; H.J. 229, 234-239 adopted, 252; S.J. 224, 235, 238-241, 246, 248-250 adopted; H.J. 274; S.J. 273, 279, \(289-\) 292 adopted.
Appropriations' subcommittees recommendations, if for a state agency, do not exceed ninety percent of actual appropriation made to the agency by the Sixty-fourth General Assembly. HR 4; H.J. 229.
That Carroll A. Lane be presented with chair and plaque. SR 2; S.J. 198, 199 adopted.

Adoption of permanent joint rules. HCR 14; H.J. 241-246, 265-266, 275, 279, 300, 282 adopted; S.J. 274-278, \(286,309,320-321\) adopted.
Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. SCR 19; S.J. 279, 286, 342.
Joint convention on Monday, February 12, 1973, at 11:00 a.m., Senator McCartney deliver address, Lincoln's birthday. HCR 15 ; H.J. 266, 282 adopted; S.J. 278, 283 adopted.

Construction of an addition to the general hospital at the state university of Iowa. (Same as SCR 12); HCR 16; H.J. 288, 309, 354, 1423, 1431, 1458; SCR 12 substituted, 1460 withdrawn.
Committee to study pari-mutuel betting. HCR 19; H.J. 344.
Committee authorized and directed to take charge of the William Kendrick memorial fund, suitable memorial. HR 5; H.J. 345, 369 adopted.
Urge congress change federal laws and regulations, etc., re locker plants. SCR 22 ; S.J. \(335,338,412\).
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for legal assistance. (Same as HCR 17) SCR 20; S.J. 323, 324, 342, 1786 withdrawn.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. (Same as HCR 18) SCR 21; S.J. 323, 324, 342, 1786 withdrawn.
Recall from governor Senate File 39, title correction. SCR 23; S.J. 406 adopted; H.J. 417-418 adopted.

Committee to study uniform means of adopting and publicizing administrative rules and regulations, report. SCR \(24 ;\) S.J. 411, 436.
That each examining board be required to submit in writing to the General Assembly no later than January 14,1974 its recommendations for legal assistance. HCR 17; H.J. 320, 369 adopted; S.J. \(365,383,413,1005,1785\) adopted.
That each examining board be required to submit in writing to the General Assembly no later than January 14, 1974 its recommendations for continuing education requirements for licensed or registered members of its occupation or profession. HCR 18; H.J. 321,369 adopted; S.J. 365, 383, 413, 1005, 1785-1786 adopted.
Committee to study motor vehicle laws and uniform vehicle code, report. SCR 25 ; S.J. 426, 436 .
Direct superintendent of banking immediately implement federal court ruling re interest rates charged consumers. HCR \(20 ;\) H.J. 442.
Committee to study Iowa's motor vehicle laws, etc., report. HCR 21; H.J. 468, 696 adopted; S.J. 746, 749, 828.
Committee to study child care, report. HCR 22; H.J. 469.
Joint memorial session Wednesday, April 11, 1973 at 7:30 p.m. HCR 23; H.J. 487, 505 adopted; S.J. 524, 558 adopted.
Committee to continue study penal and correctional systems, report. SCR 26; S.J. 474, 475, 571.

Day care services, continue funding by department of health, education, and welfare until other sources can be found. HCR 24; H.J. 497.
Request congress amend the Federal Hatch Act. SCR 27; S.J. 509, 526, 731, \(909,1102-1103\) adopted; H.J. 1194, 1647 adopted.
Urge department of health, education and welfare to rescind or modify its proposed rules. SCR 28; S.J. 525, 533 adopted; H.J. 517, 545 adopted. Communication received. S.J. 1088.
Congratulate the city of Oelwein on its 100 th anniversary. SR 3; S.J. 526.
Committee to study specifications or standards for fertilizer, diesel fuel, etc., also grading, moisture testing and transportation of grain, also feasibility of border rivers open all year. SCR 29; S.J. \(547,569,657,945\).
Committee to study storage of documents and use of microfilming equipment, report. HCR \(25:\) H.J. 525, 570 adopted; S.J. \(630,655,731,945\).
Committee to continue study penal and correctional systems, report. (Same as SCR 26) HCR 26; H.J. 526, 594 adopted; S.J. 631, 655, 731.
Committee to study residency requirements, report. HCR 27, H.J. \(540,802\).
Committee to study health service personnel, programs, facillies, etc., report. HCR 28, H.J. 578.
Committee to study county funds, analyze need for each fund, expenditures, etc., report. HCR 29 ; H.J. 589 .
General services and other state agencies be encouraged to purchase recycled paper and paper products. HCR 30 ; H.J. 589, 746 adopted; S.J. 777, 827, 957.

Committee to continue study of regulation of consumer credit during 1973 interm, report. SCR 30; S.J. 654, 731, 920.
Identification, and preservation of the burial place and former residence of Iowa's first elected governor, historical landmark. HCR 31, H.J. 606, 637 adopted; S.J. 677.
Committee to study the criminal justice system, report. SCR 31; S.J. 678, 693, 828.

Committer to continue study of reculation of consumer credit during 1973 interim, report. (Same as SCR 30) HCR 32; H.J. 636.
Committee to study desirability and feasibility of establishing, legalizing and regulating a state lottery, pari-mutuel betting, etc., report. SCR 32; S.J. 6y2, 713, 828.

Urge executive branch to initiate and seek cooperation and assistance from citizens and public lodies re planning and assistance for the economic redevelopment of Region XV (Ottuma area). HCR 33; H.J. 682, 747 adopted: S.J. 777, 827, 890, 920, 1028-1029 adopted.
Congratulate the city of Oelwein on its 100 th anniversary. (Same as SR 3) HR 6, H.J. 699 adopted.
Petition congress to include grain alcohol as an energy resource in their major energy resource studies. HCR 34; H. J. 726.
Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidation, or closing of facilities. SCR 33; S.J. 779, 826, 890, 920 .

Committee to ciuds lowa juvenile justice system, juvenile delinquency, juvenile probation, etc. HCR 35 ; H.J. 752.
Encourage and promote the production, sale and consumption of livestock, dairy, and other food products, maintain and improve economy of state and nation. HCR 36 ; H.J. 761.
Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidation, or closing of facilities. (Same as SCR 33) HCR 37; H.J. 802.
Iowa General Assembly opposes the passage of HR 6168, roll back of livestock prices, ly congress, forward this resolution. SCR 34; S.J. 840, 841 adopted, 848 ; H.J. 818, 873 adopted.
Joint convention, supplemental budget message by Governor Robert D. Ray, Wednesdity. Aprj1 11, 1973, at 2:00 p.m. HCR 38; H.J. 810 adopted; S.J. 838 adopted, 348.

Authorize printink, thirteenth edition, How a Bill Becomes a Law. HR 7; H.J. 840, 880 adopted.
Retain federal highway trust fund distribution formula, etc. (Same as HCR 40) SCR 55: S.J. 907, 941, 1114.

Committee to study establishing a district attorney system and district public defender system, report. HCR 39; H.J. 879.
Retain federal hirhway trust fund distribution formula, etc. HCR 40; H.J. 879, 926 adopted; S.J. 955, 966, 970, 975, 992, 1937.
Committee to study marriage laws, report. SCR 36; S.J. 918, 989.
Necessary funds, etc. provided to take advantage of resources offered through Ford foundation and U.S. department of transportation re no-fault insurance. SCR 37: S.J. 940, 956, 1030. 1059, 1075,1257 withdrawn.
Committee to study IPERS, other pension funds, annuities, etc., report. SCR 38 ; S.J. 941, 956, 1030.
Committee to study quality of life of elderly and physically handicapped, report. SCR 39; S.J. 966-968, 985, 1114.
Committee to study promotion of agriculture. HCR 41; H.J. 1014.
Committee to study promotion of agriculture. (Same as HCR 41) SCR 40; S.J. 1016, \(1030,1114\).
Resolutions calling fnr interim studies not adonted by both houses to be dellvered to President Pro Tem and Speaker of the House, legislative council determine priorities, etc. HCR 42; H.J. 1070, 1111 adopted; S.J. 1152. 1175-1176 adopted: H.J. 1250, 1272 concurred and adopted.
Consideration of claims. HCR 47: H.J. 1094-1096, 1200, 1317 adopted. S.J. 1267, 1271, 1331, 1355, 1418-1419 adopted.
Fxtend congratulations and best wishes to Steve Coon, WOI, for a successful career with Voice of America. HCR 44; H.J. 1096, 1168 adopted; S.J. 1141.

Addition to highway commission laboratory building, authorize and approve \(\$ 500.00\) payment to an architect to prepare cost estimate. SR 4; S.J. 1088, 1102 adopted.
Committee to study availability of petroleum supplies, etc. HCR 46; H.J. 1198.
Committee to study HJR's 10, 11, and 12 re joint election of governor and lieutenant governor-secretary of state not an elected official-duties of lieutenant governor, report 1974. HCR 47; H.J. 1198.
Committre to stris removing the alooholic beverage business from the state and placing it under free enterprise. (Same as SCR 19) HCR 45; H.J. 1110-1111.
Approve study of repealing personal property tax, etc. SR 6; S.J. 1145.
Interim expensos for the Secretary of the Senate. SR 7; S.J. 1171, 1782 adopted.
Details of closing the 1973, First Reguar Session of the Sixty-fifth General Assembly, interim staff and work, reconvening 1974, Second Regular Session, etc. SCR 41; S.J. 1171, 1250, 1782-1783 adopted; H.J. 1974, 2208 adopted
Expenses of legislators, and others, pertaining to operation of legislative services between sessions, be paid after proper authorization. SCR 42; S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.

Secretary of Senate and Chief Clerk of the House authorized to attend national legislative conference. SCR 43; S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.
Committee to study developing a state energy policy. HCR 48; H.J. 1232-1233.
Congratulate Maynard, Lowa on its 100 th anniversary, etc. SCR 44; S.J. 1197, 1248, 1331.
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
Interim expenses for the Chief Clerk of the House. HR 8; H.J. 1261, 2280 adopted.
Committee to study livestock brands and brand inspection (HF 606). (Same as SCR 45) HCR 49; 1261-1262.
State agencies shall not expend public funds appropriated for entertaining members of the General Assembly. SCR 46; S.J. 1247, 1248, 1250, 12631265 adopted; H.J. 1351, 1415-1416 tabled; S.J. 1331.
That the General Assembly recommend that no person serve as governor for more than eight years. HCR 50; H.J. 1323.
Urge the president and congress to obtain at earliest possible date, the return of and complete accounting of all missing in action in Southeast Asia. HCR 51; H.J. 1380, 1482 adcpted; S.J. 1388, 1414, 1516.
Committee to study alcohol-related highway fatalities, and reduction of. SCR 47; S.J. 1330-1331, 1424, 1714.
Committee to study ways to prevent theft of livestock, apprehension of persons, etc. HCR 52 ; H.J. \(1454-1451\).
Committee to study regulation of railroads, etc. HCR 53; H.J. 1507.
Committee to study methods of financing special education programs. HCR 54; H.J. 1521.

Highway commission refrain from appealing district court ruling re closing of highways for local celebrations and amend its policy and allow this practice. HCR 55; H.J. 1522, 1621-1622 adopted; S.J. \(154 \mathrm{U}, 1575\).
Congratulate Maynard, Iowa on its 100 th anniversary, etc. (Same as SCR 44) HR 9; H.J. 1560, 1728 adopted.
Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56; H.J. 1573,1689 adopted; S.J. 1550, 1575.
Urge governor to rescind order, National Guard to camps-institute procedures to curtail use of fuels-study use of fuel, etc. SR 8; S.J. 1466, 1498.

Committee to study training of law enforcement officers, etc. HCR 57; H.J. 1614.

Express personal sympathy to Representative Arlyn E. Danker in the loss of his father, Mr. Emil Danker. HR 10; H.J. 1662 adopted.
General Assembly approve Iowa's participation as an associate member of the multistate tax commission, etc. SCR 48; S.J. \(15 \div 2,1575\).
Committee to study effectiveness of present motor vehicle safety inspections, etc. HCR 58; H.J. 1773 .
Congratulate Storm Lake, Iowa on its 100 th anniversary, etc. HCR 59; H.J. 1773,1933 adopted; S.J. \(1775,1822\).
Committee to study post-secondary education. HCR 60; H.J. 1801.
Committee to study ways to improve various welfare prugrams, state and county. HCR 61; H.J. 1802.
House challenges Senate to a softball game. HCR 62; H.J. 1822, 1933 adopted: S.J. 1776, 1822, 2032.

Committee to study statutory duties of the civil rights commission, etc. HCR 63; H.J. 1858, 2336 withdrawn.
Request chief clerk install oraque curtain, that may be opened or closed, to cover the voting machine panel. HR 11; H.J. 1867.
Committee to study total concept of cable television, etc. HCR 64; H.J. 1868.
Committee to study dividing the state into regions for administrative purposes, etc. HCR 65 ; H.J. 1869.
Committee to study developing a state land use policy. HCR 66; H.J. 1897.
Committee to study all aspects of compensation system for county officers, etc. (Same as HCR 68) SCR 50 ; S.J. 1811, 1822.
Committee to study methods of financing special education programs. (Same as HCR 54) SCR 49; S.J. 1810, 1822.
Committee to study necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer. HCR 67; H.J. 2020.
Committee to study all aspects of compensation system for county officers, etc. HCR 68; H.J. 2021.
Committee to study the advisability of implementing a net worth tax, etc. SCR 51; S.J. 1852.
Urge U.S. congress and U.S. army corps of engineers compensate farmers and property owners for flood damages resulting from Coralville reservoir. SCR 52: S.J. 1899-19C0, 1933, 1938 adopted; H.J. 2164 adopted.
Urge U.S. congress and U.S army corps of engineers compensate farmers and property owners on Lowa river above and below the Coralville dam for ramages resulting from Coralville reservoir. (Same as SCR 52)
HCR 69 ; H.J. \(2064-2065\).

Committee to study the advisability of implementing a net worth tax, etc. (Same as SCR 51) HCR 70; H.J. 2065-2066.
Committee to study the necessity for legislation to insure that employees receive consideration in payment of any and all debts of their employer. SCR 53; S.J. 1932-1933, 1981.
In conjunction with HCR 54 to also assess the types of special education programs now available, their effectiveness, etc. HCR 71; H.J. 2184.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. HCR 73; H.J. 2311.
Create an advisory committee for 1973 and 1974 to serve in an advisory capacity to development commission re development of a grain alcohol motor fuel industry. HCR 74; H.J. 2312.
Committee to study a personal property replacement tax. HCR 75, H.J. 2312. Adjournment, June 24, 1973. HCR 76; H.J. 2392 adopted; S.J. 2136 adopted.
That congress propose to the states for their ratification an amendment to the U.S. Constitution re abortion. SR 10; S.J. 2136, 2139.

That congress propose to the states for their ratification an amendment to the U.S. Constitution re abortion. SR 11; S.J. 2137, 2139.
Committee to study local budget process, funding of local government operations, expenditures, limitations, etc. SCR 56; S.J. 2137-2138, 2139.
Committee to study taxes paid by insurance companies and lawful methods by which said fair share should be collected. SCR 57; S.J. 2138, 2139.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. (Same as HCR 73) SCR 58; S.J. 2138-2139.
Committee to study funding and distribution of funds to area schools, their programs, and optimum number of campuses, etc. SCR 55; S.J. 2031, 2032.

Committee to study energy policy positions-areas of power-plant siting policies, energy supply and use, national energy policy, trade, etc. SCR 54; S.J. 2030-2031, 2032.
Extend fondest regards, congratulations and best wishes to Charles \(W\). and Kathryn Lakin for his years of service and retirement. SR 9; S.J. 2030.
House judiciary and law enforcement committee study statutory procedure for commitment of persons to mental health institutions. HR 12; H.J. 2301.
Committee to study the desirability of suggested amendments to the uniform commercial code. HCR 72; H.J. 2301.

\section*{REST AREAS-} General
Rest area, establish at Loveland. HF 109, transportation.

\section*{RESTAURANTSGeneral}

Require restaurants to state on menus grade of beef served, etc. SF 119, Potter. Inspection of food establishments, food-service establishments, licensing, department of agriculture, etc., penalties. HF 540, Freeman, et al.; HF 712, agriculture. (Same)
Inspection of meat and poultry, food establishments, penalties, etc., federal inspection. HF 621, Higgins.

\section*{RETAILER-}

\section*{General}

Sales tax on purchases made by contractors who are retailers. SF 124, ways and means.
Wine sold and obtainable in much the same manner as beer. HF 123, Trowbridge, et al.; SF 138, Kelly, et al. (companion); SF 139, Griffin, et al.; HF 545, Monroe, et al. (companion). (All same subject matter)
Retail sale of beer, setting of minimum prices for. \(S F 211\), Tieden, et al.; HF 434, Carr and Norpel.
Grocery stores, definition of, class C beer permits. HF 354, Wells, et al.
Sales tax credit for retailer collecting. SF 455 , Hultman.
Exempt from sales tax amount charged on container deposits or coupon refunds. HF 604, O'Halloran.
Retailer may recover part of the price of farm implements, etc., cancellation of a contract by a manufacturer, penalties. HF 660 , Hutchins.

\section*{RETIREMENT SYSTEMS-}

\section*{General}

Exempt from state income tax a portion of annuities received by retired federal employees. SF 129, Andersen, et al.; HF 238, Mendenhall, et al. SSM
Determining average final compensation of policemen and firemen, retirement. SF 169, Kennedy. et al.
Establish procedure for transfer of certain moneys of retirement systems and pension plans, job changes, etc. HF 283, Miller of Buchanan, et al.
Include survivors of judges who died prior to the effective date of the bill, judicial retirement system. HF 298, Lipsky and Hill.
Change administration of judicial retirement system from comptroller to court administration. SF 314, judiciary.

Permit state superintendent of banking to establish a retirement system for its employees. SF 327, Briles and Lamborn.
IPERS, investment of funds, increase contributions, members of General Assembly become members, early retirement, increase interest rate, etc. SF 280, Briles, et al.; HF 534, Caffrey.
Members of the division of fire protection of department of public safety transferred from IPERS to public safety peace officers' retirement, etc., system, appropriation. SF 469, human and industrial relations.
Consolidation under employment security commission for investment of retirement system funds. HF 624, Connors, et al.
Committee to study IPERS, other pension funds, annuities, etc., report. SCR 38 ; S.J. 941, \(956,1030\).

\section*{Pensions}

Abolish pensions for survivors of Northern Border Brigade, Spirit Lake Relief Expedition of 1857, and Mitchell's Cavalry, repeal chapter 34. HF 425, Caffrey.
Public
Age of retirement, IPERS, etc. SF 177, Andersen; HF 235, Doyle and Junker (companion); HF 218, Drake, et al. covers additional sections, etc. (Same subject matter)
Age of retirement for a public employee, school boards. HF 206, state government; SF 200, state government.
Cost-of-living adjustments after retirement, IPERS. HF 221, Anderson.
Average three highest salaried years, determining retirement compensation, public safety peace officers. SF 212, Potter, et al.
Retirement annuities, remove taxation provision. SF 242, Briles; HF 428, Fisher of Greene.
Policemen and firemen may retire age fifty, twenty-two years service. SF 283, Nystrom, et al.
Increase per diem for advisory investment board members, change maximum age for contributions, increase covered wages, etc. HF 287 , state government; SF 290, state government; SF 411, state government. (All same subject matter)
Pension benefits for policemen and firemen, reinstate under chapter 410. SF 380, Briles and Priebe; HF 584, Freeman and Krause (companion); HF 717, cities and towns. (Same)
Investment of funds of retirement systems for policemen and firemen, banks. HF 400, Drake, et al.
Retirement age, sixty, for members of the peace officers' retirement system. SF 439, Potter.
Increase disability, accidental disability and retirement benefits for policemen and firemen. HF 591, Poncy.
Corrective amendments to HF 287. SF 550, state government.

\section*{REVENUE, DEPARTMEN'T OF-} General
Studded tires, taxation of, penalties. SF 16, Kelly.
Annual budgeting and reporting for state departments, agencies, boards, etc. SF 46, Hill.
Bingo, imposing a tax, penalties. SF 53, Blouin, et al.; HF 152, Higgins. \(S\)
Contents of a safety deposit box, of a decedent, may also be given to joint owner. SF 54, Blouin.
State income tax audits, allow department of revenue six months. SF 76, ways and means.
Valuation of property, assessments, appraisals, etc. SF 121, ways and means.
Accelerate time for payment of inheritance tax. SF 131, Murray and Ramsey: HF 205 , Bittle, et al.
File state income tax return if filing federal or if owed. HF 132, Norpel.
Collection of premium taxes on insurance premiums, nonprofit hospital and medical service corporations. HF 143, Freeman.
Sale of liquor by private licensees, eliminate state-owned liquor stores, etc SF 151, Blouin, et al.; HF 297, Clark of Dubuque, et al.
Exempt homesteads of persons seventy-five years or over from property taxes, exceptions. SF 165, Heying et al.
Licensed motor fuel distributors must purchase bond. SF 206, Palmer.
Raise income level for filing income tax returns. SF 207, Shaff, et al.; SF 234; ways and means.
Provide property tax relief, reimbursement, persons sixty-five or older or totally disabled. SF 208 , Shaff, et al.; SF 376, ways and means (SSM); S.F. 490, Gluba, et al.; HF 668, Small, et al. (companion). (All same subject matter)
Vietnam veterans' service compensation fund (bonus), bonds, property tax levy. SF 209, Griffin, et al.; SF 483, ways and means. S
Premium tax excluded on policies of health insurance. SF 230 , Riley and
Priebe.
Method of filing reports on homestead tax credits and military service tax credits. SF 265 , county government.
Total state income tax deductions subject to limitations. SF 279, Riley, et al.

Inheritance tax, delete obsolete sections, reconcile inconsistent sections, etc. SF 359, Dekoster and Shaff.
Increase standard deduction on state income tax returns. SF 370, Curtis; HF 509, Norland. SSM
Remove requirement a taxpayer using standard deduction on federal return must use standard deduction on state return. SF 464, Gluba and Orr.
Cities and towns may impose a one (1) cent per gallon fuel tax, streets, etc. HF 648, ways and means.
Establish a tax on intangible personal property, etc. HF 654, Krause, et al.
Individual income tax, simplified reporting form, changes in tax rates, exemptions, ete. HF 706, Rapp, et al.
Revenue, department of, appropriation, administration. SF 559, appropriations.
Revenue, department of, appropriation from motor vehicle fuel tax fund. SF 562 , appropriations.

\section*{Director}

Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.
Establish a state lottery. SF 55, Kinley; HF' 245 , Higgins (companion) ; SF 330, Blouin; HF 394, Knoke (companion) ; HF 302, Caffrey. (All same subject matter)
Permit pari-mutuel betting, create racing commission, etc. SF 98, Kinley, et al.; HF 167, Brinck (similar) ; SF 275, Miller of Des Moines; HF 332, Caffrey (companion). (All same subject matter)
Valuing and listing certain property granted exemption from property tax. SF 109 , ways and means.
Veteran's service compensation fund (bonus), one percent increase in sale and use tax for six months for funding. SF 111, Priebe and Scott; HF 115, Wckoff and Norpel. \(S\)
Judicial review of the state board of tax review, appeals on taxes, etc. HF 117, ways and means.
Exempt livestock from personal property taxation, etc., appropriation. HF 233 , Drake et al.; SF 217, Schaben; HF 730, ways and means; SF 571, ways and means. (All SSM)
Full disclosure of sales price in real estate transfers, penalties. HF 627, Cochran.
Apportionment of corporate income for taxation purposes, single factor formula. HF 698, Rapp.
REVOI, UTIONARY WAR MEMORIAL COMMISSIONGeneral
Abolish the Revolutionary war memorial commission, inactive. HF 531, Grassley.
REWARD-
General
Reward for return of escaped convicts from security medical facility. HF 170, human resources.

\section*{RIGHT-OF-WAY-}

General
Sale of unused right-of-way by highway commission, contract. HF 155, transportation; SF 228 , Miller of Des Moines. SSM

\section*{RIVERS}
(Also see Water)

\section*{General}

Establish a natural and scenic rivers system. HF 7, Welden; SF 172, Willits. Rivers, streams, or creeks with flowing surface water avallable for public use. SF 460, Tieden.

\section*{ROAD USE TAX FUND-} General
Distribution of sales and use tax to road use tax fund. HF 9, Fischer of Grundy.
Studded tires, taxation of, penalties. SF 16, Kelly.
Remove requirement cities and towns file street budget reports. SF 202, citien and towns.
Prohibit allocation of sales tax receipts to road use tax fund. HF 226, Junker, et al.; HF 315, ways and means. (Same)
Prohibit allocation of sales tax receipts to road use tax fund, provide for financing of motor vehicle registration plates from fund. HF 227 , Roorda, et al.
Allocation of the road use tax fund, division of. HF 301, Higgins, et al.
Costs for manufacture of motor vehicle registration plates, decalcomania emblems, and validation stickers paid from use tax funds. SF 601, appropriations; HF 793, appropriations. S

\section*{ROADS AND HIGHWAYS-} General
racing on highways. HF 21, transportation.

Road workers engaged in road work no longer exempt from laws on reckless driving, etc. HF 22, transportation.
Changes in roads, streams, or dry runs, highway commission and boards of supervisors. HF 59, transportation.
Highway grade crossing safety fund carried over each year, remains in same fund. SF 112, Robinson.
Prohibit operation of metal tracked and metal tired vehicles on streets and roads. HF 220, transportation.
Use of eminent domain by county boards of supervisors for any secondary road. HF 234, Holden.
Restoration of land disrupted by a highway project-replacement of borrow pit soil. HF 239, Welden; SF 220, Taylor (companion); SF 233, Scott; HF 421, Miller of Cerro Gordo and Norland (cumpanion). Sivi
Authorize highway commission to issue \(\$ 50,000,600\) in bonds, financing of interstate highways, federal funds. HF 266 , Welden.
Utilities, highway commission pay cities and towns for relocating, etc. due to construction, etc. of highway. SF 240, Miller of Des Moines; HF 371, Monroe.
Scenic and recreational highway system, establish. HF 293, Clark of Lee and Stanley.
Appropriation to highway commission, scenic and recreational highway system. HF 294, Clark of Lee.
Vehicles following highway snowplows allow 300 feet distance. HF 295, Lipsky.
Allosation of the road use tax fund, division of. HF 301, Higgins, et al.
Planning of primary road construction and improvement, consider industrial development. HF 319, Hansen, et al.
Exempt from requirement county obtain approval of highway commission for use of federal revenue sharing funds for secondary road purposes. HF 427, Jordan and Wells.
Construction and maintenance of roads, bridges, etc., public interest take precedence. SF 390, Miller of Des Moines.
Secondary road projects approved by highway commission. SF 400, Lamborn.
Passiag of motor vehicles on highways near intersections, prohibited if signposted, etc. SF 417, Shaw.
Deer, operator of motor vehicle may claim if accidentally killed on highway. SF 419, Coleman, et al.
Financing, by bond, the freeway-expressway system, appropriation. SF 445, McCartney; SF 491, Schwieger, et al. SSM
Size, weight, and load of vehicles (construction equipment, etc.) operated on lowa's roads. HF 542, transportation; SF 546 , state government. S
Pedestrian walkways on highway bridges, highway commission construct. HF certain vehicles, etc. SF 493, Winkelman.
City-county cooperation, 250,000 population, constructing and maintaining roads. SF 496, county government.
Retain federal highway trust fund distribution formula, etc. (Same as HCR 40) SCR 35; S.J. 907, 941 , 1114.

Retain federal highway trust fund distribution formula, etc. HCR 40; H.J. 879,926 adopted; S.J. \(955,966,970,975,992,1937\).
Allow movement of grain storage structures on highways, restrictions. HF* 684 , transportation.
State of emergency, governor may reduce speed limits, shortage of fuels. SF 526, state government.
Committee to study alcohol-related highway fatalities, and reduction of. SCR 47; S.J. 1330-1331, 1424, 1714.
Highway commission refrain from appealing district court ruling re closing of highways for local celebrations and amend its policy and allow this practice. HCR 55; H.J. 1522, 1621-1622 adopted. S.J. 1540, 1575.
RULESGeneral
Appointment of commissioners on uniform state laws, two by legislative council. HF 8, Fischer of Grundy.
Adoption of permanent joint rules. HCR 14; H.J. 241-246, 265-266, 275, 279. 300, 282 adopted; S.J. 274-278, 286, 309, 320-321 adopted.
Adojurnment of the General Assembly. HF 192, Welden, et al.
Committee to study uniform means of adopting and publicizing administrative rules and regulations, report. SCR 24 ; S.J. \(411,436\).
Departmental regulations affecting local governmental bodies, ninety day notice. SF 396, county government.
Rules of the fire marshal, day care centers, etc. SF 399, Shaw; HF 481, Holden.
Require that a proposed departmental rule shall not take effect until approved by departmental rules review committee. HF 480, Crabb.
Supreme Court set its fees by rule. SF 34, Shaff, et al.
Rule-making authority of conservation commission, penalties for violations of rules. HF 723, natural resources.

\section*{SAFETY -}

\section*{General}

Safety standards and equipment on motor vehicles used by railroad companies, penalties. SF 105, Riley, et al.
Require safety glass, or other, in hazardous locations. SF 114, Griffin.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. HCR 12; H.J. 224.
Urge congress take action to require sides of railway cars be marked with illuminous paint or tape, safety. (Same as HCR 12) SCR 18; S.J. 202, 203, 342, 368, 725-726 adopted. H.J. 725.
Require seat belts on school buses. HF 120, Lipsky.
Towing vehicles, other than chains may be used. SF 261, Winkelman, et al.; HF 330, Bennett and Miller of Calhoun.
Prohibit water skiing, etc. from sunset to sunrise. HF 327, natural resources. Life-lite vehicle safety signals, study effectiveness, HF 387, transportation.
Require a warning sign at last intersection before an unsafe county bridge, certain vehicles, etc. SF 493, Winkelman.
Changing the center of gravity of a vehicle by modifying standard design, misdemeanor. HF 681, transportation.
SAFETY DEPOSIT BOXES— General
Contents of a safety deposit box, of a decedent, may also be given to joint owner. SF 54, Blouin.

\section*{SALARIES-} General
Longevity pay increases for state employees. SF 40 , Andersen and Nystrom.
Salaries for deputy sheriffs, district court held in two places. HF 38, Knoke, et al.
Increase salaries of certain county officers. HF 52, Mendenhall.
Salaries of elected county officials. HF 118, Doyle, et al.
Salaries of county attorneys. HF 131, Knoke, et al.; SF 296, Robinson and Rlley.
Employees must be paid at least once per month, no unauthorized deductions, penalties. HF 199, Lipsky.
Procedure allowing state employees to meet and confer with merit employment commission. HF 202, Fisher of Greene and Millen.
State employee benefits, sick leave, vacation, and overtime. HF 212, Crabb.
Compensation paid to shorthand reporters of the district court. HF 223, Bittle, et al.; SF 294, Schwieger.
Salary of the superintendent of a merged area school, discretion of elected board of directors. HF 241, Dunton, et al.; SF 310, Rodgers, et al. (companion) ; SF 312, Riley and Robinson; SF 315, Griffin. (Same subject matter)
Changing the computation of basic pay periods for state employees. SF 236, Nystrom.
Overtime pay for employees of highway commission. SF 251, Nystrom.
Salary increases for certain state employees, appropriation. SF 360, Nystrom, et al.
Payment of overtime of state employees. SF 374, Andersen, et al.; HF 499, Drake, et al.
Increase salaries of county officers. SF 441, county government.
Establish a minimum wage standard, penalties. HF 537, Clark of Dubuque.
Increase salaries and expenses of state officials, supreme and district court judges, and members of the General Assembly. HF 643, state government; HF 796, appropriations and HF 801, appropriations are similar in part.
Setting salary rate for state officiais and designated employees of the state. SF 590 , appropriations; HF 795 , appropriations.
Committee to study all aspects of compensation system for county officers, etc. (Same as HCR 68) SCR 50; S.J. 1811, 1822.
Committee to study necessity for legislation to insure that employees receive proper consideration in the payment of any and all debts of their employer. HRC 67 ; H.J. 2020.
Committee to study all aspects of compensation system for county officers, etc. HCR 68; H.J. 2021.
Establishing legislative compensation to be paid because of a vacancy resulting in the House membership. HJR 23, ways and means.
Committee to study the necessity for legislation to insure that employees receive consideration in payment of any and all debts of their employer. SCR 53; S.J. 1932-1933, 1981.
To finance increased salaries for state officials, designated employees, and costs for contributions to judicial retirement system. HF 806, appropriations.
Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{SALES-}

\section*{General}

Sale of meat and meat products, must meet certain standards. HF 2, Fischer of Grundy.
Permit sale of alcoholic liquor and beer on Sunday, certain license holders, etc. HF 31, Norpel, et al.; SF 47, Shaw and Gluba (companion); HF 130 , Knoke, et al.; SF 144, Griffin, et al. (companion) ; HF 91, Brinck and Monroe; HF 129, Brinck. (Same subject matter) (All same subject matter)
Wine sold and obtainable in much the same manner as beer. HF 123, Trowbridge, et al.; SF 136, Kelly, et al (companion); SF 139, Griffin, et al.; HF 545, Monroe, et al. (companion). (All same subject matter)
Corporation income tax, sales, property and payroll. SF 141, Blouin, et al.; HF 669, Small, et al.
Shipping, transferring, and sale of skins and hides, repeal certain provision of law. HF 157, natural resources.
Prevent sale of foods containing harmful residues beyond certain tolerance. HF 159, agriculture.
Prohibit sale, distribution, etc. of teasel or teasel seeds. HF 210, agriculture
Detergents, prohibit sales of containing any phosphorous compound. SF 194 Riley.
Retail sale of beer, setting of minimum prices for. SF 211, Tieden, et al.; HF 434, Carr and Norpel.
Prohibiting sale, possession, or display of obscene, lewd or indecent publications, etc. SF 257, Kinley.
Deceptive trade practices, additional provisions, supplement Lowa law, civil remedies. SF 305, DeKoster; HF 490, Freeman.
Home solicitation sales, penalties. SF 329, McCartney, et al.; HF 391, Fitzgerald, et al. (companion) ; HF 617, commerce. SSM
Casual sales, include sale of tangible personal property at auction, sales tax. SF 334, Scott.
Identification and sale of cattle, auctions. HF 378, Bennett, et al.
Standards for food, establish. HF 382, agriculture; SF 357, agriculture. SSM (Also see HF 159)
Property unlawfully placed on public or private property, may be removed and stored, etc. SF 354, Riley.
Regulate revolving charge accounts, interest rate, etc. SF 416, Griffin.
Repair and sale of home appliances. HF 468, Freeman.
Sale of packaged meat food products, transparent package. HF 512, Hill.
Allow mobile homes to be sold on Sundays. HF 535, Branstad.
Sales tax credit for retailer collecting. SF 455 , Hultman.
Credit service charges for revolving charge accounts, penalties. HF 649, Carr, et al.
Sale of skins and plumage of game birds and animals, certain exceptions. HF 713 , natural resources Tax
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        (See Tax, sub-ref. Sales)
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SALES TAX-
(See Tax, sub-ref. Sales)
SANITARY SEWER DISTRICTGeneral
Sanitary sewer districts may be conveyed to cities and towns. SF 245, Willits; HF 322, Byerly.
Petitions and elections for the establishment of sanitary districts, bond optional. SF 258, Doderer.
Establishment of sanitary districts, alternative procedure. HF 370, Bittle, et al. (Also see SF 258)
Sanitary disposal projects, correcting references re issuance of general obligation bonds for. HF 544, Dunlap; HF 693, natural resources. (Same)
Legalize proceedings of city council of Sac City, Sac county, special assess ments for construction of sanitary sewer program No. 1, 1972. HF 564 , Bennett; HF 678, judiciary and law enforcement. (Same)
Conveyance and discontinuance of a sanitary district located wholly or partially within boundaries of a city or town, etc. HF 616, cities and towns.

\section*{SANITATION-} General
Registration of sanitarians, establish board of, training etc. SF 353, Riley and Robinson.
Sanitary disposal projects, correcting references re issuance of general obligation bonds for. HF 544, Dunlap; HF 693, natural resources. (Same)
Legalize proceedings of city council of Sac City, Sac county, special assessments for construction of sanitary sewer program No. 1, 1972. HF 564, Bennett; HF 678, judiciary and law enforcement. (Same)
Conveyance and discontinuance of a sanitary district located wholly or partially within boundaries of a city or town, etc. HF 616, cities and towns.
Inspection of swimming pools, fees, penalties. HF 631, Lipsky. Crabb.

\section*{SAVINGS AND LOAN ASSOCIATIONS-} General
Prohibit operation of mebile units by banks, etc. HF 25, Fischer of Grundy.
Prohibit certain inducements to open, add to, etc., accounts at financial institutions. HF 26, Fischer of Grundy.
Business corporations, nonadmitted organizations, allow to transact business in Iowa. SF 404, Kelly; HF 450, Hill and Stanley.
Investments (bankers acceptances) and administration of state chartered savings and loan associations. SF \(5 \overline{0} 1\), commerce.
Adding a new division to banking act re days and hours of operation of banks and savings and loan associations. SF 608, commerce.

\section*{SAYLORVILLE DAM-}

\section*{General}

Minimizing adverse environmental consequences to Ledges state park. SCR 15; S.J. 177, 187, 342, 510, 720-721 adopted. H.J. 725, 2177 adopted.

\section*{SCALES-}
(See Weights-Measures)

\section*{SCHOLARSHIPS-} General
Scholarship program, higher education facilities commission, appropriation. HF 682, appropriations.

\section*{SCHOOL BUDGET REVIEW COMMITTEEGeneral}

Public instruction, appropriation for use of school budget review committee, supplemental aid. SF 595, appropirations.

\section*{SCHOOL DISTRICTS-}
(See Schools, sub-ref. Districts)

\section*{SCHOOLS-}

\section*{General}

Expand purposes for which schoolhouse tax may be used. HF 60, Lipsky; SF 59, Robinson.
Educational standards, law and order, rights of others, etc. SF 100, Heying.
Include students of schools of nursing in tuition grant program. SF 101, Shaw.
Create a system of intermediate educational service districts. SF 158, Andersen.
Use of public buildings, etc., cannot refuse due to lack of liability insurance. HF 182, Norpel.
Repeal chapter requiring political subdivisions (treasurers of) submit ledger statements semiannually stating balance is correct, public funds. SF 263, cities and towns; HF 267, county government. S
Retirement annuities, remove taxation provision. SF 242, Briles; HF 428, Fisher of Greene.
Mandatory school attendance, eighteen years, exceptions. HF 296, Horn and Wells.
Allow schools to purchase uniforms, once every ten years, for musical groups. SF 286, Rodgers.
Establish a basic school unit in each county with a basic school board, members of boards of all districts in unit. SF 292, Andersen.
Repeal constitutional sections providing that all fiines for breach of the penal laws be applied to schools. HJR 13, Holden, et al.
State school foundation program amended-enrollment dates-district costs, etc. HF 359, education; SF 362, schools. SSM
Prohibit visitors, except parents or guardians, from being upon school property without prior permission, etc. HF 385, Horn.
Interest income on deposit in general fund of school districts, voters determine how used. SF 335 , Briles; HF 415, Daggett. (Also see HF 60; SF 59)

Testing for sickle cell anemia, penalty. SF 366, Gluba; HF 489, Hargrave.
Abolish county school system, create merged areas, etc. SF 421, Rodrers.
Provide tax-shelters annuities for employees of the state educational radio and television facility board. HF 48, Menke.
Confldential communications with certified guidance counselors. HF 495, Stromer; HF 753, education. (Same)
Establish a system of educational accountability, quality, etc. HF 522, Grassles.
Interstate agreement on qualification of educational personnel, etc. HF \(\mathbf{5 3 6}\), Grassley: HF 705, education. (Same)
School fund mortgages, statute of limitations governing. SF 569, Grassley.

Abused and neglected children, strengthen laws on, persons required to report abuses, etc., penalties. SF 474, Doderer and Lamborn.
Reimbursement to school districts for auxiliary services and materials to nonpublic school students. HF 594, education.
Abolish county school system and joint county system. HF 754, Schroeder.
School districts and school systems, appropriation, certain services and materials. SF 554 , appropriations.
Committee to study methods of financing special education programs. HCR 54 ; H.J. 1521.
Delay effective dates of fiscal year act and mandatory date of adoption of the city code for one year. HF 772, ways and means.
Education commission of the states, Lowa become member, establish commission, appropriation. HF 774, appropriations.
Committee to study establishing a unitorm fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56 ; H.J. 1573,1689 adopted; S.J. \(155 \mathrm{u}, 1575\).
Public instruction, appropriation for use of school budget review committee, supplemental aid. SF 595, appropriations.
Committee to study methods of financing special education programs. (Same as HCR 54) SCR 49 ; S.J. 1810, 1822.
Public instruction, appropriation for special education program. SF 614, appropriations.
In conjunction with HCR 54 to also assess the types of special education programs now available, their effectiveness, etc. HCR 71: H.J. 2184.

\section*{Aypropriations}

State officials, departments and executive council, expense of auditor of state (county, municipal and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.
School districts and school'systems, appropriation, certain services and materials. SF 554 , appropriations.
Area schools, appropriations, state aid, tuition. HF 775, appropriations.
Education commission of the states, Iowa become member, establish commis sion, appropriation. HF 774, appropriations.
Advisory council, appropriation for vocational education, research projects, duties of council, etc. SF 596, appropriations.

\section*{Area-Area Vocational}

School boards, etc., and public instruction provide group contracts for tax sheltered annuities to employees. HF 98, Freeman.
Create a vocational youth organization fund, vocational education, appropriation. HF 273, Kreamer.
Legalize and validate proceedings of the board of directors of Des Moines area community college. HF 309 , Bittle.
Prohibit expansion of certain curricula at area vocational schools and area community colleges. HF 321, Kreamer.
Authorize area schools to acquire and operate student centers and parking facilities, revenue bonds. HF 368, Dunton, et al.; SF 392, Rodgers, et al. (similar) ; HF 727, education. (Same)
Establish a commission for postsecondary education, qualify for federal funds. HF 464, Welden, et al.
Area schools, appropriation, state aid, tuition. HF 775, appropriations.
Advisory council, appropriation for vocational education, research projects, duties of council, etc. SF 596, appropriations.
Committee to study funding and distribution of funds to area schools, their programs, and optimum number of campuses, etc. SCR 55; S.J. 2031, 2032.

\section*{Athleties}

Permit adjacent schools with small enrollments to consolidate their extracurricular athletic teams. SF 311, Rodgers.
Admittance, attendance and participation in extracurricular activities at a public school. (Dress, hair, marital status) H.F. 454, Patchett, et al. Boards
School boards, etc., and public instruction provide group contracts for tax sheltered annuities to employees. HF 98, Freeman.
School boards may regulate smoking by students, prohibit use of alcoholic beverages. SF 193, Riley and Robinson.
School board directors, reimbursements of expenses. SF 415, Tieden; HF 524 , Wyekoff (companion); HF 728, education. (Same) Bonds
Legalize special elections of Lamoni community school district, Decatur county, issuance of school bonds, etc. HF 364, Anderson.
Authorize area schools to acquire and operate student centers and parking facilities, revenue bonds. HF 368, Dunton, et al.; SF 392, Rodgers, et al. (similar); HF 727, education. (Same)
Elections for school bond issues a simple majority. HF 592, O'Halloran, et al. Buses-Transportation
School bus transportation for students and others. SF 43, Heving; HF 49 , Small: SF 147, Doderer (companion); SF 87, Van Gilst, et al.; SF 219: schools. (All same subject matter)

Require seat belts on school buses. HF 120, Lipsky.
Require a school bus to have its headlights on while carrying passengers. SF 163, Lamborn.
Allow discretion in school bus transportation. SF 388, McCartney.
Establishment and acquisition of mass transit systems by political subdivisions. SF 448, cities and towns.

\section*{county}

Create a system of intermediate educational service districts. SF 158, Andersen.
Abolish county school system, create merged areas, etc. SF 421, Rodgers.
Establish ninety-nine county school districts, abolish present school districts, etc. SF 429, Blouin.
County school systems may split and join with adjacent school systems. SF 486, Tieden.
Abolish county school system and joint county system. HF 754, Schroeder. Districts
Purchase of real estate by political subdivisions. HF 6, Norpel.
Spring, certified by February 25, fall, certified by September 25 , enrollment in state school foundation program, district computation of costs. HF 69, Freeman.
Repeal chapter 284 of Code, reimbursing school districts for lost tax revenues, land owned by U.S., state, county, etc. HF 249, Schroeder.
Run-off election of officers in school districts- must have forty-five percent or more votes. HF 259 , Kreamer.
School districts may authorize sabbatical leaves for teachers. SF 249, Riley.
Schoolhouse sites, purchase of, must be appraised. HF 312, Horn; HF 714, education. (Same)
Establish a basic school unit in each county with a basic school board, members of boards of all districts in unit. SF 292, Andersen.
Schools may purchase real estate, etc. located adjacent to or on airports for aviation mechanics education, etc. HF 395, Kreamer; SF 420, Milligan, et al. S
School board directors, reimbursement of expenses. SF 415, Tieden; HF 524, Wyckoff (companion); HF 728, education. (Same)
Abolish county school system, create merged areas, etc. SF 421, Rodgers.
Enable school districts to fulfill conditions for federally-aided school lunch programs. HF 469, Menke; HF 726, education. (Same)
Establish ninety-nine county school districts, abolish present school districts, etc. SF 429, Blouin.
State per pupil aid for laboratory schools. SF 436, higher education; HF 551, education.
Fixing terms of employment of teachers. HF 523, Lipsky.
Divide school districts into director districts on population basis, elections. HF 525, Bittle and Brockett.
Fees and admission charges by school distrticts, extracurricular activities, deposited and expended from the general fund. HF 566, O'Halloran, et al.
Reimbursement to school districts for auxiliary services and materials to nonpublic school students. HF 594, education; SF 497 , schools.
Increase foundation property tax for school districts to thirty mills, increase foundation base, remove maximum millage reduction. HF 596, Harvey and Dunlap.
Abolish county school system and joint county system. HF 754, Schroeder.
Legalize sale of real estate, Knoxville community school district to Harvey, Iowa. SF 585, judiciary.

\section*{Driver Education}

Require persons under eighteen years of age and not attending school to take drivers' education courses. HF 521, Bittle, et al.

\section*{Employees}

Age or retirement for a public employee, school boards. HF 206, state government; SF 200, state government.

\section*{Funds-Taxes}

Expand purposes for which schoolhouse tax may be used. HF 60, Lipsky; SF 59, Robinson.
Repeal chapter 284 of Code, reimbursing school districts for Iost tax revenues, land owned by U.S., state, county, etc. HF 249, Schroeder.
Interest income on deposit in general fund of school districts, voters determine how used. SF 335, Briles; HF 415, Daggett. (Also see HF 60; SF 59).
Fees and admission charges by school districts, extracurricular activities, deposited and expended from the general fund. HF 566, O'Halloran, et al.

\section*{Institutions}

Transfer of patients to the University hospital, sight-saving and deaf school students. HF 401, education; SF 401, higher education.
Regents, board of, appropriation, and number of employees (SUI, ISU, Oakdale sanatorium, university of northern Iowa, braille and sight-saving school, school for the deaf). HF 776, appropriations.

\section*{Property}

Property exchanges between a school corporation and state or a state agency. SF 176 , Briles.
Schoolhouse sites, purchase of, must be appraised. HF 312, Horn; HF 714, education. (Same)
Schools may purchase real estate, etc. located adjacent to or on airports for aviation mechanics' education, etc. HF 395, Kreamer; SF 420 , Millgan, et al. S

Public Instruction, Department of and Superintendent of
Election of members of board of public instruction. HF 134, Mendenhall; HF 163 also includes regents. HF 163 , Crabb. (Same subject matter) Radio and TVV
Consolidate state educational and state-owned commercial networks. HF 44, Crabb.
Authorize state educational radio and television facility board purchase insurance for certain broadcasting facilities. HF 466, Menke.
Educational radio and TV, general services, appropriation. HF 768 , appropriations.
General services, appropriation for educational radio and TV facility board for purchase of equipment. SF 597, appropriations.
Educational radio and TV facility board, appropriation for capital improvements, northwest and southwest areas. SF 611, appropriations. Requirements/Curriculum/Courses/Subjects
Educational standards, law and order, rights of others, etc. SF 100, Heying.
Educational program of schools. SF 126 , schools.
Physical education courses in elementary and secondary schools, successfully complete or no credit. HF 252, Dunton.
Married students may participate in extracurricular activities. SF 256, Doderer; HF 396, Monroe.
Prohibit expansion of certain curricula at area vocational schools and area community colleges. HF 321, Kreamer.
Admittance, attendance and participation in extracurricular activities at a public school (Dress, hair, marital status). HF 454, Patchett, et al.
Fees and admission charges by school districts, extracurricular activities, deposited and expended from the general fund. HF \(566, O^{\prime}\) Halloran, et al. Students
Minimum age requirements for enrollment in public schools, exceptions. SF 102, Willits; HF 389, Monroe.
Married students may participate in extracurricular activities. SF 256, Doderer; HF 396, Monroe.
Admittance, attendance and participation in extracurricular activities at a public school (Dress, hair, marital status). HF 454, Patchett, et al. Superintendent of
Salary of the superintendent of a merged area school, discretion of elected board of directors. HF 241, Dunton, et al.; SF 310, Rodgers, et al. (companion); SF 312, Riley and Robinson; SF 315, Griffin. (Same subject matter)

\section*{Teachers}

School districts may authorize sabbatical leaves for teachers. SF 249, Riley.
Procedures for termination of a teacher's contract. SF 306, Robinson and Schwieger; HF 702, education. SSM
Tort claim insurance purchased, out of general fund, etc., by municipalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462 , education. (Same subject matter in part)
Establish a professional standards board, abolish board of educational examiners and professional teaching practices commission. HF 429, Holden and Hill; HF 573, Stanley, et al. SSM
Fixing terms of employment of teachers. HF 523, Lipsky.

\section*{Trade}

Advertising and selling courses of instruction, penalty for violation of the provisions. SF 107, judiciary. Training
Cost of support, etc. of a child at a state training school. SF 67, Kelly, et al.; HF 86, Lipsky, et al.
Terminate operation of Annie Wittenmyer Home, social services report disposition of, etc. to General Assembly. SF 145, Griffin and Miller of Des Moines; HF 508, human resources. SSM

\section*{SCIENCE-}

General
Exempt licensed health practitioners from other states from basic science requirements. SF 50 , Kelly.
Payment of publication costs, academy of science, appropriation to comptroller. SF 414, Taylor, et al.

\section*{SECRETARY OF AGRICULTURE-} (See Agriculture, sub-ref. Secretary of)

\section*{SECRETARY OF AGRICULTURE-U.S.}

\section*{General}

Urge president of the \(U\). S. and secretary of agriculture to rescind order to ship commodity credit grain. SJR 7, agriculture.

\section*{SECRETARY OF SENATE-} General
Lobbying, require certain disclosures by persons and organizations engaged in, penalty. SF 18, Glenn.
Compensation of the Secretary of the Senate, Carroll A. Lane, vacation pay, etc. SCR 17; S.J. 186, 190 adopted; H.J. 223 adopted.
Compensation of Chief Clerk and Secretary of the Senate-special committee appointed, during the interim, to study salary schedules for officers and employees, and report. HCR 13; H.J. 229, 234-239 adopted; S.J. \(224,235,238-241,246,248-250\) adopted; H.J. 274 ; S.J. \(273,279,289-292\) adopted.
That Carroll A. Lane be presented with chair and plaque. SR 2; S.J. 198, 199 adopted
Directory of state employees assembled by comptroller. SF 467, state govern. ment.
Interim expenses for the Secretary of the Senate. SR 7; S.J. 1171, 1782 adopted.
Details of closing the 1973, First Regular Session of the Sixty-fifth General Assembly, interim staff and work, reconvening 1974, Second Regular Session, etc. SCR 41; S.J. 1171, 1250, 1782-1783 adopted; H.J. 1974, 2208 adopted.
Secretary of Senate and Chief Clerk of the House authorized to attended national legislative conference. SCR 43; S.J. 1172, 1784 adopted; H.J. 1975, 2208 adopted.
SECRETARY OF STATEGeneral
Management of state records. HF 12, Welden; HF 363 , state government. S
Lobbying, require certain disclosures by persons and organizations engaged in, penalty. SF 18, Glenn.
Supreme Court set its fees by rule. SF 34, Shaff, et al.; HF 34, Hill, et al.
Bonding of all public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Consolidation of counties. SF 84, Kelly; HF 183 , Hill; SF 117, Blouin. SSM
Solicitations of churches, charitable organizations, and other, their expenditures, reporting of, and penalties. HF 105, Doyle.
Disclosure, etc. of campaign contributions and expenditures, etc. SF 4, Glenn; SF 90, Shaff and Plvmat; SF 162, Doderer. (All same subiect matter)
Vacancies in the membership of the general assembly, appointments, etc. HJR 9, Mendenhall.
Secretary of state not required to be elected; four year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Brinck, et al.
Abolish requirements corporation annual reports be sworn to. SF 246, Riley; HF 318 , Hill.
Place of fling in order to perfect a security interest, farm operations. HF 334, Hill; SF 344, DeKoster.
Annual reports of cooperative associations need not be verified. HF 335, Hill. Corporations include attorney fees as an advanceable expense, extend notice of shareholders meetings to sixty days, no verification of annual reports, etc. SF 413, Kelly; HF 529, Hill and Stanley.
Effective date of laws, publishing, etc. HJR 17, appropriations.
Committee to study HJR's 10,11 , and 12 re joint election of governor and lieutenant governor-secretary of state not an elected official-duties of lieutenant governor, report 1974. HCR 47; H.J. 1198.
State officials, departments and executive council, expense of auditor of state (county, municipal, and school auditors' salaries), appropriation. SF 605, appropriations; HF 783, appropriations.

\section*{SECURITIES-}

\section*{General}

Probate hearings, estates, securities, property, etc. SF 442 , Riley; HF 586, Hill.
Intercomnected regional securities depositories, further development of-amend uniform commercial code. SF 450, DeKoster.
Repeal of certain exemptions under securities law, registration requirements, licensing and examination fees, etc. HF 673, commerce.
SECURITY -
General
Place of filing in order to perfect a security interest, farm operations, HF 334, Hill; SF 344, DeKoster.
SECURITY MEDICAL FACILITYGeneral
Reward for return of escaped convicts from security medical facility. HF \(\mathbf{1 7 0}\), human resources.

\section*{SERED-}
(See Agriculture, sub-ref. Seed)

\section*{GENIOR CITIZEN—}
(A1so see Aging)

\section*{General}

Persons over sixty-four years of age fish without a license. HF 15, Norpel and Small.
Probibit reduction of accident and health insurance coverage of an aged, etc. subscriber without proportionate reduction of premium charged. HF 54, Mendenhall.
Polling places for elections, selection of. HF 139, Dunton; SF 501, human resources.
Computation of old-age assistance grants, disregard increase in social securuly benents. SF su7, blouin, et al.; HF uyy, Cusack and Krause.
Relatives responsible for care and support, old-age assistance, contractually. SF 3u8, Blouin, et al.
Additional homestead tax credit for persons sixty-five years or older or totally disabled. HF 563, Doyle; HF 576, Crabb. SSM
Exempt low-rent housing development for elderly and handicapped, nonprofit, etc. organizations from property taxes. HF 579, Miller of Buchanan. et al.
Exempt repairs and maintenance from taxation on homes owned by persons sixty-five or older or disabled. HF 645, Doyle.
Committee to study quality of life of elderly and physically handicapped, report. SCR 39; S.J. 966-968, 985, 1114.
Authorize vocational education board (public instruction) to make disability determinations under federal supplemental security income program for aged, blind, and disabled. SF 527, human resources.

\section*{SESSIONS-}
(See General Assembly)
SEWAGE-
(See Environmental Preservation andor Pollution)

\section*{SEWER SYSTEMS-} Genernl
Delinquent sewer charges constitute a lien against property. SF 24, Shaff.
Grants from sewage works construction fund. SF 128, Andersen, et al.; HF 161, Hutchins, et al. (companion) ; HF 515, Edelen, et al. SSM
Sanitary sewer districts may be conveyed to cities and towns. SF 245 , Willits; HF 322, Byerly.
County transfer, by resolution, control of an entire drainage district to a city or town regardless of construction. HF 349, Butler.
Separate drainage systems for surface water. SF 364, Gallagher.
Increase fee for certification of operators of water and sewage treatment plants. HF 404, natural resources.
Conveyance and discontinuance of a sanitary district located wholly or partially within boundaries of a city or town, etc. HF 616, cities and towns.
Authority of the department of environmental quality for water quality, conform to federal requirements, sewage treatment works, constructions, etc. HF 710, natural resources.
Cities and towns. sewage works construction fund, appropriation. SF 576, approprations.
Cities and towns, sewage works construction, appropriation. SF 617, cities and towns.
Cities and towns, sewage works construction, appropriation. HF 807, appropriations. (Same and similar subject matter as SF 576 and SF 617)

\section*{SHERIHES—}
(Also see Officers and/or Police) General
Salaries for deputy sheriffs, district court held in two places. HF 38, Knoke, et al.
Increase mileage rate paid to county sheriffs. HF 51, Mendenhall and Horn.
Deputy sherifts approved by board of supervisors. SF 142, Hill.
Sheriffs and their deputies, provide standard uniforms. HF 125, judiciary and law enforcement.
©pecial and reserve deputy sheriffs, sheriff fle report with board of supervisors listing names of. SF 248, Doderer; HF 279, Hill.
Establish county law enforcement units, discontinue police departments, sheriffs, etc. HF 377, Knoke.
Establish civil service for deputy county sheriffs, penalties. HF 439, county government; SF 545 , county government.

\section*{ERCK LEAVE-} General
Authorize additional sick leave for certain employees injured in line of duty, etc. SF 164, Junkins and Schwengels; HF 201, Millen, et al. (companion) ; SF' 235 , Nystrom; HF 388, human resources. (All same subject matter)

\section*{SHGNS——}
(Also see Advertising, sub-ref. Signs) General
Passing of motor vehicles on highways near intersections prohibited if signposted, etc. SF 417, Shaw.
Require a warning sign at last intersection before an unsafe county bridge, certain vehicles, etc. SF 493 , Winkelman.

\section*{SLAUGHTER-}
(See Animals, sub-ref. General)

\section*{SOCLAL SECURITY -} General
Extend social security benefits to members of General Assembly. HF 433 , Middeswart, et al.
SOCIAL SERVICES, DEPARTMENT OFGeneral
Commitment of alcohol and drug addicts, use of private facilities if costs paid. SF 6, county government.
Eligibility for assistance in ADC program. HF 13, Hill, et al.; SF 125, Gluba, et al.
HMO--health maintenace organizations, establishment, regulation, and penalties. SF 25, Rabedeaux, et al.; HF 29, Monroe, et al.
Interstate corrections compact. SF 75 , Lamborn, et al.; HF 84, Lipsky, et al. Establish a department of mental health and mental disabilities. SF 78, Griffn and Miller of Des Moines.
Recovery of old-age assistance payments, repeal double amount. SF 65, Riley and Van Gilst.
Furloughs and work release programs for inmates. SF 66, Glenn, et al.; HF 83, McCormick, et al.
Community-based corrections programs and services, appropriation. SF 71, Potter, et al.; HF 85, Lipsky, et al. (companion); SF 482, human resources. SSM
Funding of mental health and mental retardation services, state aid to counties, appropiation. SF 89, Griffin and Miller of Des Moines.
Terminate operation of Annie Wittenmyer Home, social services report disposition of, etc. to General Assembly. SF 145 , Griffin and Miller of Des Moines; HF 508, human resources. SSM
Treatment, education, and rehabilitation of alcoholics. SF 150, Doderer, et al.; SF 504 , state government.
Employment of county relief recipients on county-owned property, parks, etc. SF 156 , county government; HF 553 , county government. \(S\)
Authorize additional sick leave for certain employees injured in line of duty, etc. SF 164, Junkins and Schwengels; HF 211, Millen, et al. (companion) ; SF 235 , Nystrom; HF 388 , human resources. (All same subject matter)
Iowa soldiers home may file claims with the U. S. Veterans Administration for reimbursement of per diem expenses. SF 184, Miller of Marshall, et al, HF 423, Dunton, et al.
Eligibility to receive the benefits of certain welfare programs re unemployment due to work stoppage. HF 207, Kreamer.
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570 , ways and means.
\(A D C\) recipients, confidential files open to elected state and county officials. \(S F\) 254, Rabedeaux.
Terminate orders for commitment of delinquent, dependent, or neglected children. SF 276, Curtis.
Social services, department of, five division heads and their first principal assistants exempt from merit system. SF 295, Schwieger and Plymat.
Computation of old-age assistance grants, disregard increase in social security benefits. SF 307 , Blouin, et al.; HF 599, Cusack and Krause.
Relatives responsible for care and support, old-age assistance contractually. SF 308, Blouin, et al.
Fstablish a general relief fund, general and emergency relief (social welfare), etc., procedures and responsibilities. HF 381, Higgins.
Etablishment and operation of community day care centers, etc., appropriation. SF 434, Murray; HF 577, Hill (companion); HF 729, human resources; SF 569 , human resources (S). (All same subject matter)
Composition and terms of office of county boards of social welfare. HF 510 , Harvey.
Change terms of members of county boards of social welfare, exclude county supervisors. HF 511, Higgins.
Abused and neglected children, strengthen laws on, persons required to report abuses, etc., penalties. SF 474, Doderer and Lamborn.
Increase funeral benefits for welfare recipients. HF 641, Wells.
Appropriation for establishing community-based correctional programs and services. SF 511, appropriations.
Appropriation to department of social services, certain institutions, division of family and children services. HF 739, appropriations.

Social services, bureau of adult corrections, appropriation. SF 539, appropriations; HF 781, appropriations. SSM
Social services, appropriation, mental health services, etc. HF 747, appropriations.
Social services, institutions under, appropriation for capital improvements. HF 769, appropriations.
Direct department of social services to detail and specify intent and objectives of programs for young persons at certain institutions. HJR 22, approprations.
Authority of department of social services to provide state supplementary cash payments to certain persons, revising laws relative to federallyassisted categorical welfare assistance programs re those being terminated, penalties, etc. SF 587, human resources; HF 789, appropriations.
Social services, appropriation for certain public assistance programs, contractual services, changing procedure for handling county claims re foster care for veterans' children and ADC program. SF 604, appropriations.
Committee to study ways to improve various welfare programs, state and county. HCR 61: H.J. 1802.
Social services, appropriation for area offices and county services, departmental operations, etc. HF 802, appropriations. Control, Board of
Correct an obsolete reference, board of control. HF 198, human resources. Parole, Board of
Parole relief fund, appropriation. SF 478, human resources.
Parole, board of, appropriation. SF 538, appropriations.

\section*{SOLL CONSERVATION-}

\section*{General}

Require approved soil conservation practices, land in watershed of proposed dams. SJR 4, Winkelman, et al.; HJR 8, natural resources.
County property tax levy of one-quarter mill for food and erosion control. HF 73, county government.
Restoration of land disrupted by a highway project-replacement of borrow pit soil. HF 239, Welden; SF 220, Taylor (companion); SF 233, Scott; HF 421, Miller of Cerro Gordo and Norland (companion). SSM
Establish a land preserve loan authority, prescribe purposes, duties, etc. SF 367, Winkelman.
Appropriation to soil conservation. HF 737, appropriations.
Abolish department of mines and minerals, transfer to soil conservation, also inspection and regulation of. SF 530, state government; HF 779, appropriations. \(\mathbf{S}\)
Soil conservation, department of, appropriation, for soil and water conservation cost-sharing program. SF 574, appropriations.

\section*{SOLDIERS HOME, IOWA-}

\section*{General}

Lowa soldiers home may file claims with the U. S. Veterans Administration for reimbursement of per diem expenses. SF 184, Miller of Marshall, et al.; HF 423, Dunton, et al.
Iowa soldiers home, appropriation for operation of. HF 790, appropriations.

\section*{SOLDIERS RELIEF COMMISSION- \\ \section*{General}}

Soldiers relief fund-change to veteran affairs fund. SF 132, Briles; HF 148, Wyckoff.

\section*{SOLICITATION-}

\section*{General}

Solicitations of churches, charitable organizations, and other, their expenditures, reporting of, and penalties. HF 105, Doyle.
Home solicitation sales, penalties. SF 329, McCartney, et al; HF 391, Fitzgerald, et al. (companion); HF 617, commerce. SSM

\section*{SPANISH-AMERICAN WAR VETERANS—} General
Pioneer lawmakers, Spanish-American War veterans, and commission on status of women, appropriation. SF 563, appropriations.

\section*{SPEED RESTRICTIONS-}

\section*{General}

Speed restriction for motor vehicles towing disabled vehicles. HF 102, Doyle. Truck speed limits. HF 190, transportation.

\section*{SPORTS—}
(Also see Athletics and/or Schools, sub-ref. Athletics)

\section*{General}

Licenses for professional boxing and wrestling matches, qualifications for. SF 86, Briles, et al.; HF 268, natural resources. SSM
Permit adjacent schools with small enrollments to consolidate their extracurricular athletic teams. SF 311, Rodgers.

\section*{STATE AID-}
(Also see Schools, sub-ref. State-Federal Aid)

\section*{General}

Spring, certified by February 25, fall, certified by September 25, enrollment in state school foundation program, district computation of costs. HF 69, Freeman.
Funding of mental health and mental retardation services, state aid to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
Eliminate state aid to county and district fairs. SF 154, Doderer.
Area schools, appropriation, state aid, tuition. HF 775, appropriations.
Authority of aepartment of social services to provide state supplementary cash payments to certain persons, revising laws relative to iederallyassisted categorical welfare assistance programs re those being terminated, penalties, etc. SF 587, human resources; HF 789, appropriations.

\section*{STATE CENTRAL COMMITTEES-}

\section*{General}

Change membership of state central committees, four from each congressional district. SF 61, Kelly; HF Hill, et al.

\section*{STATE DEPARTMENTS-}
(See State Government, All sub-refs.)

\section*{STATE FAIR- \\ (see fairs)}

STATE GOVERNMENT-

\section*{Gemeral}

Management of state records. HF 12, Welden; HF 363, state government. S
Designate ladybug as state insect. SJR 2, Rodgers, et al.; HJR 4, Caffrey, et al. S
Change observance date of Veterans' day. HF 27, Wells, et al.
Annual budgeting and reporting for state departments, agencies, boards, ete. SF 46, Hill.
Savings involved in new state programs or procedures established by the General Assembly, departments, boards, etc. make reports. HF 97, Crabb.
Provide insurance fund for damage to public buildings. SF 153, Palmer; \(\dot{H} F\) 432, Connors, et al. S
Repeal provisions for a statewide property tax lien. SF 155, Van Gilst; HF 194, Anderson and Dunton.
Prohibit incurring expenses for receptions for the governor's inaugural. HF 277, Millen, et al.
ADC recipients, confidential files open to elected state and county officials. SF 254 , Rabedeaux.
Provide a banner for use by the governor. SJR 10, Nystrom; HJR 14, Dunton and Lippold.
Reversions and use restrictions on land, exceptions, rallroads, state, etc. SF 337, Shaft and Lamborn; HF 417, Holden.
Fees, public officers (employees) not entítled to receive for certifying affidarits, etc., repeal law. SF 341 , county government.
Committee to study storage of documents and use of microfilming equipment, report. HCR 25 ; H.J. 525 , 570 adopted; S.J. 630 , \(6 \overline{5}, 731\), y45. \(^{2}\)
Liability insurance for state-owned automobiles. HF 412, Crabb; HF 685, commerce. SSM
Abolish pensions for survivors of Northern Border Brigade, Spirit Lake Relief Lxpedition of 1857, and Mitchell's Cavalry, repeal chapter 34. HF 425, Caffrey.
Prohibit governmental appointees from being required to give an oath of political allegiance or make a contribution. SF 398, Blouin.
Create a state information and liaison office in Washington, D. C., appropriation. SF 425, Murray.
Mileage expense paid at and up to \(\$ .13\) cents per mile. HF 486, Doyle, et al. Embezzlement by public officers, double the penalty for. HF 491, Fischer of Grundy.
Appeararce of employees, specified procedures followed, dismissals. HF 513, Horn.
Abolish the Revolutionary war memorial commission, inactive. HF 531, Grassley.
Establish a state television commission, regulation and control of cable TV, etc. HF 541 , Small.
Create a crime victims compensation board. SF 472, Hansen and Gluba; HF 667, Lipsky and De Jong.
Legislative fiscal bureau, establish-budget and financial control committee, abolish. SF 476 , state government.
IPERS, investment of funds, increase contributions, members of General Assembly become members, early retirement, increase interest rate, etc. SF 280, Briles. et al.; HF 534, Caffrey.
Pay and allowance plan for officers and enlisted men in active state service, some state authority. SF 498, appropriations.

Appropriation to interstate cooperation, council of state governments, and commission on uniform state laws. SF 519, appropriations.
State agencies shall not expend public funds appropriated for entertaining members of the General Assembly. SCR 46; S.J. 1247, 1248, 1250, 1263\(126 \overline{5}\) adopted; H.J. 1351, 141;-1416 tabled; S.J. 1331.
General services, expansion of capitol complex, appropriation. SF 579, appropriations.
Campaign contributions, disclosure of, and expenditures, penalties, etc. SF 583, state government.
Committee to study dividing the state into regions for administrative purposes, etc. HCR 65; H.J. 1869.

\section*{Departments}

Prohibit auditor of state from using same person to audit accounts of any particular department two years in succession. SF 12, Potter.
Bureau of labor, change name to department of labor and industry. HF 40, state government.
Duties and functions of department of general services. HF 307, Bittle, et al.
Require that a proposed departmental rule shall not take effect un+il approved by departmental rules review committee. HF 480, Crabb.
Geqeral services and other state agencies be encouraged to purchase recycled paper and paper products. HCR 30 ; H.J. 589, 746 adopted; S.J. 777, 827, 957.
Comptroller furnish standard budget request forms, state government. HF 498, Schroeder and Jesse.
Supplement appropriations of various state departments, board of regents, etc., and other exempt positions included in comptroller's centralized payroll system. SF 618, appropriations.

\section*{Employees}

Longevity pay increases for state employees. SF 40, Andersen and Nystrom.
Hiring of employees under merit system, five highest, six months probation period. SF 44, Nystrom.
Use of auditoriums by state employee organizations. SF 77, Andersen; HF 538, Grassley.
Phase out contribution ceiling, IPERS. SF 96, Riley.
Age of retirement, IPERS, etc. SF 177, Andersen; HF 235, Doyle and Junker (companion); HF 218, Drake, et al. covers additional sections, etc. (Same subject matter)
Procedure allowing state employees to meet and confer with merit employment commission. HF 202, Fisher of Greene and Millen.
Age of retirement for a public employee, school boards. HF 206, state government; SF 200, state government.
State employee benefits, sick leave, vacation, and overtime. HF 212, Crabb.
Right of public employees and public employers to bargain collectively, etc. HF 263, Welden; SF 273, Griffin; SF 531, human and industrial relations. (All same subject matter)
Changing the computation of basic pay periods for state employees. SF 236, Nystrom.
Authorize additional sick leave for certain employees iniured in line of duty, etc. SF 164, Junkins and Schwengels; HF 201, Millen et al. (companion), SF 235, Nystrom; HF 388, human resources. (All same subject matter)
Increase per diem for advisory investment board members, change maximum age for contributions, increase covered wages, etc. HF 287, state government: SF 290, state government; SF 411, state government. (All same subject matter)
Overtime pay for employees of highway commission. SF 251, Nystrom.
Fees, public officers (employees) not entitled to receive for certifying affidavits, etc., repeal law. SF 341, county government.
Holidays for state employees. SF 342, Plymat, et al.; HF 413, West, et al; SF 512, human and industrial relations. S
Group disability insurance program for state employees. SF 355, Schaben et al.
Salary increases for certain state employees, appropriation. SF 360, Nystrom, et al.
Payment of overtime of state employees. SF 374, Andersen, et al.; HF 499, Drake, et al.
Vacations for state employees. SF 379, Riley, et al.; HF 503, Clark of Lee, et al.
Pay adjustment for state employees, merit system. SF 385, Schwengels, et al.; HF 493, Harvey, et al.
Suits against employees of the state, provide waiver of sovereign immunity. HF 430, McCormick.
Longevity pay for an employee under merlt system. HF 502, De Jong, et al.
Allow members of General Assembly to employ reiated persons as cierks. HF 549 , rules.
Directory of state employees assembled by comptroller. SF 467, state government.
Part-time legislative employees not covered by unemployment compensation. HF 680, human and industrial relations.

Group insurance for public employees may include spouses and dependents. SF 502, McCartney.
Payments in lien of contributions for unemployment compensation made to state employees of various agencies, boards, commissions and departments. HF 751, appropriations.
Corrective amendments to HF 287 . SF 550, state government.
Setting salary rate for state officials and designated employees of the state. SF 590, appropriations; HF 795, appropriations.
To finance increased salaries for state officials, designated employees, and costs for contributions to judicial retirement system. HF 806, appropriations.
Executive Branch
Travel by certain candidates and elected offials, restrict number together. HF 11, Knoke.
Four-year term of office for governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, secretary of agriculture, and attorney general. HF 442, Crabb.
Increase salaries and expenses of state officials, supreme and district court judges, and members of the General Assembly. HF 643, state government; HF 796, appropriations and HF 801, appropriations are similar in part.
Setting salary rate for state officials and designated employees of the state. SF 590, appropriations; HF 795, appropriations.
To finance increased salaries for state officials, designated employees, and costs for contributions to judicial retirement system. HF 806, appropriations. Real Estate-Property
Transfer of jurisdiction or sale of real estate between state agencies and political subdivisions. SF 41, Kelly; HF 45, transportation.
Property exchanges between a school corporation and state or a state agency. SF 176, Briles.
Means for obtaining state property by a political subdivision of the state. HF 590, Grassley.
State property and casualty insurance. HF 738, Bittle and Fisher of Greene.

\section*{STATE OF IOWA-}
(See State Government. All sub-refs.)
STATE OFFICES-
(See State Government, All sub-refs.)
STATE TAX COMMISSION-
(See Revenue, Department of)

\section*{STATUTES-}

\section*{General}

Clarification of amendatory acts employing strike-through letters and underlined words re statutes. SF 13, judiciary.

\section*{STEEL-}

General
Illegal steel trade practices, repeal section authorizing protection, provided on federal levl. HF 463, Caffrey.

\section*{STOCKS—} General
Brokers acting as salesmen deposit funds in broker-employer's trust account. HF 30, Holden; SF 38, Potter.
Increase total dollar amount of obligations which a development corporation may have to its members, capital stock. SF 238, commerce.

\section*{STUDENTS- \\ (See Schools, sub-ref. Students) \\ STUDY COMMITTEESGeneral}

Committee to study employment positions in General Assembly. SCR 8; S.J. 63, 79, 342.
Create an interim study committee on county statutes, appropriation. SJR \(\mathbf{5}\), county government.
Committee to study uniform probate code in comparison with Iowa probate laws, etc., submit report. SCR 16; S.J. 185, 194, 342.
Committee to study uniform probate code in comparison with lowa probate laws, etc. (Same as SCR 16) HCR 11; H.J. 224.
Compensation of Chief Clerk and Secretary of the Senate-special committee appointed, during the interim, to study salary schedules for officers and employees, and report. HCR 13; H.J. 229, 234-239 adopted, 252 ; S.J. 224, 235, 238-241, 246, 248-250 adopted; H.J. 274; S.J. 273, 279, 289292 adopted.
Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. SCR 19; S.J. 279, 286, 342.
Committee to study pari-mutuel betting. HCR 19; H.J. 344.

Committee to study uniform means of adopting and publicizing administrative rules and regulations, report. SCR 24 ; S.J. \(411,436\).
Committee to study motor vehicle laws and uniform vehicle code, report. SCR \(25 ;\) S.J. 426, 436.
Committee to continue study penal and correctional systems, report. SCR 26; S.J. 474, 475, 571.

Committee to study Iowa's motor vehicle laws, etc., report. HCR 21; H.J. 468 , 696 adopted; S.J. 746, 749, 828.
Committee to study child care, report. HCR 22; H.J. 469.
Appropriate \(\$ 50,000\) to committee on mental hygiene to conduct study of mental health delivery systems. SF 352, Shaw.
Committee to study speciflcations or standards for fertilizer, diesel fuel, etc., also grading, moisture testing and transportation of grain, also feasibility of border rivers open all year. SCR 29; S.J. 547, 569, 657, 945.
Committee to continue study penal and correctional systems, report. (Same as SCR 26); HCR 26; H.J. 526, 594 adopted; S.J. 631, 655, 731.
Committee to study residency requirements, report. HCR 27; H.J. 540, 802.
Committee to study health service personnel, programs, facilities, etc., report. HCR 28; H.J. 578.
Committee to study storage of documents and use of microfilming equipment, report. HCR 25 ; H.J. 525, 570 adopted; S.J. 630, 655, 731, 945.
Create a Spanish-speaking peoples study commission, appropriation. SF 424, Gluba, et al.; HF 561, Cusack, et al.
Committee to study county funds, analyze need for each fund, expenditures, ete., report. HCR 29 ; H.J. 589.
Committee to continue study of regulation of consumer credit during 1973 interim, report. SCR 30; S.J. 654, 731, 920.
Committee to continue study of regulation of consumer credit during 1973 interim report. (Same as SCR 30) HCR 32; H.J. 636.
Committee to study desirability and feasibility of establishing, legalizing and regulating a state lottery, pari-mutuel betting etc., report. SCR 32; S.J. 692, 713, 828.

Committee to continue study of mental health and juvenile institutions, projections for expansion, consolidation, or closing of facilities. SCR 33; S.J. \(779,826,890,920\).

Committee to study Iowa juvenile justice system, juvenile delinquency, juvenile probation, etc. HCR 35 ; H.J. 752 .
Committee to continue study of mental health and juvenile institutions projections for expansion, consolidation, or closing of facilities. (Same as SCR 33): HCR 32; H.J. 802.
Committee to study the criminal justice system, report. SCR 31; S.J. 678, 693, 828.

Committee to study establishing a district attorney system and district public defender system, report. HCR 38 ; H.J. 879.
Committee to study marriage laws, report. SCR 36; S.J. 918, 989.
Necessary funds, etc. provided to take advantage of resources offered through Ford Foundation and U.S. department of transportation re no-fault insurance. SCR 37; S.J. \(940,956,1030,1059,1075,1257\) withdrawn.
Committee to study IPERS, other pension funds, annuities, etc., report. SCR 38; S.J. 941, 956, 1030.
One-year moratorium on installation of cable TV service-committee to study regulation of cable TV. HJR 18, Small; HJR 20, commerce. (Same)
Committee to study promotion of agriculture. HCR 41; H.J. 1014.
Committee to study promotion of agriculture. (Same as HCR 41); SCR 40; S.J. 1016, \(1030,1114\).
Resolutions calling for interim studies not adopted by both houses be delivered to President Pro Tempore and Speaker of the Fouse, legislative council determine priorities, etc. HCR 42; H.J. 1070, 1111 adopted; S.J. 1152, 1175-1176 adopted; H.J. 1250, 1272 concurred and adopted.

Committee to study removing the alcoholic beverage business from the state and placing it under free enterprise. (Same as SCR 19) HCR 45; H.J. 1110-1111.
Approve study of repealing personal property tax, etc. SR 6; S.J. 1145.
Committee to study developing a state energy policy. HCR 48; H.J. 1232-1233.
Committee to study quality of life of elderly and physically handicapped, report. SCR 39: S.J. 966-968, 985, 1114.
Committee to study livestock brands and brand inspection (HF 606), report. SCR 45; S.J. 1197-1198, 1248, 1331.
Committee to study alcohol-related highway fatalities, and reduction of. SCR 47; S.J. 1330-1331, 1424, 1714.
Committee to study availability of petroleum supplies, etc. HCR \(46 ;\) H.J. 1198.
Committee to study HJR's 10,11 , and 12 re joint election of governor and lieutenant governor-secretary of state not an elected official-duties of lieutenant governor, report 1974. HCR 47; H.J. 1198.
Committee to study livestock brands and brand inspection (HF606). (Same as SCR 45); HCR 49; H.J. 1261-1262.
Committee to study ways to prevent theft of livestock, apprehension of persons, etc. HCR 52; H.J. 1450-1451.
Committee to study regulation of railroads, etc. HCR \(53 ;\) H.J. 1507.

Committee to study methods of financing special education programs. HCR 54 ; H.J. 1521.
Committee to study establishing a uniform fiscal year for budget and tax collection purposes of cities, counties, school districts, etc. HCR 56; H.J. 1573,1689 adopted; S.J. 1550, 1575.
Committee to study training of law enforcement officers, etc. HCR 57; F.J. 1614.

Committee to study effectiveness of present motor vehicle safety inspections, etc. HCR 58; H.J. 1773.
Committee to study post-secondary education. HCR 60; H.J. 1801.
Committee to study ways to improve various welfare programs, state and county. HCR 61; H.J. 1802.
Committee to study statutory duties of the civil rights commission, etc. HCR 63; H.J. 1858, 2336 withdrawn.
Committee to study total concept of cable television, etc. HCR 64; H.J. 1868.
Committee to study dividing the state into regions for administrative purposes, etc. HCR 65 ; H.J. 1869.
Committee to study developing a state land use policy. HCR 66; H.J. 1897.
Committee to study all aspects of compensation system for county officers, etc. (Same as HCR 68) SCR 50; S.J. 1811, 1822.
Committee to study methods of financing special education programs. (Same as HCR 54) SCR 49; S.J. 1810, 1822.
Committee to study necessity for legislation to insure that employees recelve proper consideration in the payment of any and all debts of their employer. HCR 67; H.J. 2020.
Committee to study all aspects of compensation system for county officers, etc. HCR 68; H.J. 2021.
Committee to study the advisability of implementing a net worth tax, otc. SCR 51; S.J. 1852.
Committee to study the advisability of implementing a net worth tax, etc. (Same as SCR 51) HCR 70; H.J. 2065-2066.
Committee to study the necessity for legislation to insure that employees receive consideration in payment of any and all debts of their omployer. SCR 53; S.J. 1932-1933, 1981.
In conjunction with HCR 54 to also assess the types of special education programs now available, their effectiveness, etc. HCR 71: H.J. 2184.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. HCR 73; H.J. 2311.
Committee to study a personal property replacement tax. HCR 75; H.J. 2312.
Committee to study local budget process, funding of local government operations, expenditures, limitations, etc. SCR 56; S.J. 2137-2138, 2139.
Committee to study taxes paid by insurance companies and lawful methoda by which said fair share should be collected. SCR 57; S.J. 2138, 2189.
Committee to study and evaluate existing programs serving Spanish-speaking people, their needs, possible establishment of a Chicano information center, etc. (Same as HCR 73); SCR 58; S.J. 2138-2139.
Committee to study funding and distribution of funds to area schools, their programs, and optimum number of campuses, etc. SCR 55; S.J. 2031, 2032.

Committee to study energy policy positions-areas of powerplant siting pollcies, energy supply and use, national energy policy, trade, etc. SCR 54; S.J. 2030-2031, 2032.
House judiciary and law enforcement committee study statutory procedure for commitment of persons to mental health institutions. HR 12; H.J. 2301.

Committee to study the desirability of suggested amendments to the uniform commercial code. HCR 72; H.J. 2301.

\section*{SUBDIVISIONS-}

Surveyors' plats, reduce subdivided parts from three to two. HF 562, Hutchins.

\section*{SUNDAY SALES-}
(See Sales)

\section*{SUPERINTENDENT OF PRINTING-}
(See Printing Board, Superintendent of)

\section*{SUPPORT- \\ General}

Support payments, provide for payment of a monthly fee for clerk of court's service. HF 58, Knoke.
State reciprocity in enforcement of support decrees, etc. HF 444, Hill and Knoke.
SUPREME COURT-
(See Court, sub-ref. Supreme)

\section*{SURVEYING-}

General
Surveyors' plats, reduce subdivided parts from three to two. HE 562, Hutchins.

\section*{SWIMMING POOLS-}

Inspection of swimming pools, fees, penalties. HF 631, Lipsky.
TAX— General
Studded tires, taxation of, penalties. SF 16, Kelly.
Delinquent mobile home taxes, decrease monthly percentage penalty. SF 19, county government.
Bingo, imposing a tax, penalties. SF 53, Blouin, et al.; HF 152, Higgins. S
Prohibit enactment of any state or local law imposing or increasing a tax retroactively. HJR 6, Anderson, et al.
Valuing and listing certain property granted exemption from property tax. SF 109, ways and means.
Taxation of marine insurance underwriting profits. SF 123, Hansen and Griffin; HF 162, Freeman and Bittle.
Judicial review of the state board of tax review, appeals on taxes, etc. HF 117, ways and means.
Collection of premium taxes on insurance premiums, nonprofit hospital and medical service corporations. HF 143, Freeman
Repeal chanter 284 of Conie, reimbursing school districts for lost tax revenues, land owned by U.S., state, county, etc. HF 249, Schroeder.
Premium tax excluded on policies of health insurance. SF 230, Riley and Priebe.
Veterans' service compensation fund, appropriating state and federal funds. ( \(\$ 15,000.000\) each ), administrative procedures. SF 284 , Rodgers; HF 663. Wyckoff and Norpel. S
Ambulance service to unincorporated areas, levy therefor on a per capita basis, etc. HF 339, Holden.
Real estate transfers, increase rate of taxation. HF 390, Oakley.
Impose a voluntary tax on specified tax-exempt properties for certain services, etc. HF 517, Husak; SF 470, Orr.
Exempt repairs and maintenance from taxation on homes owned by persons sixty-five or older or disabled. HF 645, Doyle.
Establish a tax on intangible personal property, etc. HF 654, Krause, et al.
Apportionment of corporate income for taxation purposes, single factor formula. HF 698, Rapp.
Formula for taxing electric power generating plants, one hundred megawatts or more. SF 547 , ways and means; SF 557 , ways and means. \(S\)
Permit foreign life insurance companies to become lowa corporations if they comply, and payment of transfer tax. SF 592 , ways and means; HF 798, ways and means. S
General Assembly approve Iowa's participation as an associate member of the multistate tax commission, etc. SCR 48; S.J. 1552, 1575.
Committee to studv the advisability of implementing a net worth tax, etc. SCR 51; S.J. 1852.
Committee to study the advisability of implementing a net worth tax, etc. (Same as SCR 51) HCR 70; H.J. 2065-2066.
Committee to study taxes paid by insurance companies and lawful methods by which said fair share should be collected. SCR 57; S.J. 2138, 2139. Axie
Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.

\section*{Cigarettes-CTobacco}

Increase tax on little cigars. HF 328, ways and means. SF 319, ways and means. \(S\)
Excise
Eggs, excise tax on sale of, establish an Iowa egg council. HF 270, agriculture.
Impose excise tax on certain beverage containers, etc., penalty. HF 516 , Egenes, et al.

\section*{Gxemptions}

Improvements to residences, temporary tax exemption. HF 42, Small; HF 603, Cusack. S
Tobacco products subject to sales tax-motor fuel and special fuel if fuel tax paid, exempt. HF 314, ways and means; SF 282, ways and means.
Costs of advertising alcoholic beverages or beer not deductible business expenses. SF 317, Plymat, et al.; HF 447, Butler, et al.
Expenditures for air and water pollution control, provide for sales and use tax exemptions on. SF 320, Winkelman, et al.; HF 398, Millen, et al.
Facfities used to control air and water pollution, exempt from property tax. SF 321, Winkelman, et al.; HF 399, Millen, et al.
Military service property tax exemption, Korea and Vietnam. SF 363, Heying and Taylor.

Exempt from sales tax amount charged on container deposits or coupon refunds. HF 604, O'Halloran.
Property tax exemption to all military service personnel serving between September 9,1945 and June 26, 1950-also specifying date of Vietnam conflict. HF 436, Miller of Calhoun, et al.; HF 771, ways and means. SSM

\section*{Franchise}

Franchise tax rates same as corporate income tax rates. HF 695, Rapp. Fuel
Increase tax on motor fuel and special fuel, special fund. SF 10, Griffin.
Taxation of motor fuel used in aircraft, use of unclaimed tax refunds. HF 200, Lipsky, et al.; SF 192, Riley. S
Credit against state income tax for fuel tax paid on motor fuel and special fuel, replace gas tax refund. SF 381, Tieden and Shaff; HF 456, Schroeder and Hansen.
Financing, by bond, the freeway-expressway system, appropriation. SF 445, McCartney; SF 491, Schwieger, et al. SSM
Motor vehicle registration fees and fuel taxes used for public transportation systems. HJR 16, Krause.
Cities and towns may impose a one (1) cent per gallon fuel tax, streets, etc. HF 648, ways and means.
Comptroller, appropriation from motor vehicle fuel tax fund. SF 561, appropriations.
Revenue, department of, appropriation from motor vehicle fuel tax fund. SF 562 , appropriations.

\section*{Income}

Filing requirements for cooperative associations for income tax purposes, same as federal. SF 48, ways and means.
Simplified state income tax law, enable legislature to enact, percentage of federal tax. HJR 5, Mendénhall.
State income tax audits, allow department of revenue six months. SF 76, ways and means.
One signature required on corporate income tax returns. SF 64, ways and means; HF 71, ways and means.
Exempt from state income tax a portion of annuities received by retired federal employees. SF 129, Andersen, et al.; HF 238, Mendenhall, et al. SSM
Corporation income tax, sales, property and payroll. SF 141, Blouin, et al.; HF 669, Small, et al.
File state income tax return if fling federal or if owed. HF 132, Norpel.
Veteran's credit (bonus), to be used against state income tax. HF 165, Bittle, et al.; SF 170, Murray.
Raise income level for flling income tax returns. SF 207, Shaff, et al.; SF 234, ways and means.
State income tax exemption for active members of Iowa National Guard on income for such service. SF 218, Nystrom, et al.; HF 348, Dunton, et al. S
Total state income tax deductions subject to limitations. SF 279, Riley, et al.
Costs of advertising alcoholic beverages or beer not deductible business expenses. SF 317, Plymat, et al.; HF 447, Butler, et al.
Increase standard deduction on state income tax returns. SF 370 , Curtis; HF 509, Norland. SSM
Credit against state income tax for fuel tax paid on motor fuel and special fuel, replace gas tax refund. SF 381, Tieden and Shaff; HF 456, Schroeder and Hansen.
Remove requirement a taxpayer using standard deduction on federal return must use standard deduction on state return. SF 464, Gluba and Orr.
Computation of Iowa net income-gains on farm recapture property or nonfarm adjusted gross income over \(\$ 20,000\) treated as ordinary income, etc. HF 652, Krause.
Individual income tax, simplified reporting form, changes in tax rates, exemptions, etc. HF 706, Rapp, et al. Inheritance
Deduction of debts for inheritance tax purposes, spouse and minor children. HF 78, Doyle; SF 185, Hill. SSM
Accelerate time for payment of inheritance tax. SF 131, Murray and Ramsey; HF 205 , Bittle, et al.
Reopening of estates, additional assets. HF 311, Doyle.
Inheritance tax, delete obsolete sections, reconcile inconsistent sections, etc. SF 359, DeKoster and Shaff.
Inheritance taxes, one-half of joint property to spouse, increase exemption for spouse. HF 452, Egenes, et al.; HF 475, Anderson, et al. (Same subject matter in part)

\section*{Personal Property}

Garnishment for delinquent personal property taxes. SF 188, Riley.
Increase personal property tax credit. HF 228, Bortell, et ail.; HF 740, ways and means (same); SF 269, Priebe and Rodgers. SSM

Repeal tax credit on bovine female cattle three years old and older, appropriation. SF 266, county government.
Taxation of agricultural and horticultural lands within city or town limits. SF 299, Tieden; SF 300, Doderer. SSM
Motorboats and sailboats, annual registration fee in lieu of personal property taxes, penalties. SF 451, Shaw; HF 690, natural resources. SSM
Establish a tax on intangible personal property, etc. HF 654, Krause, et al.
Appropriate funds to local taxing districts, reimburse for moneys expended, repeal of personal property tax on certain bovine females. HF 665, Hutchins and Miller of Calhoun.
Exempt livestock from personal property taxation, etc., appropriation. HF 233, Drake, et al.; SF 217, Schaben; HF 730, ways and means; SF 571, ways and means. (All SSM)
Approve study of repealing personal property tax, etc. SR 6; S.J, 1145.
Committee to study a personal property replacement tax. HCR 75; H.J. 2312. Property
Delinquent sewer charges constitute a lien against property. SF 24, Shaff.
Reimburse low-income householders for extraordinary property tax burdens, penalties. SF 30, Riley.
Improvements to residences, temporary tax exemptions. HF 42, Small; HF 603, Cusack. S
Authorize property tax levy for county civil defense. HF 55, Mendenhall.
Agricultural buildings valued and assessed as agricultural property. SF 80, Heying.
Increase property tax exemptions for veterans. SF 81, Miller of Des Moines; HF 103, Monroe.
Property tax levy of one mill for county health programs. HF 72, county government.
County property tax levy of one-quarter mill for food and erosion control. HF 73 , county government.
Assignment of tax sale certificates. SF 116, Ramsey.
Repeal provisions for a statewide property tax levy. SF 155, Van Gilst; HF 194, Anderson and Dunton.
Homestead tax credit, Thomas Lew Heathershaw, Oskaloosa. SF 160, Van Gilst.
Exempt homesteads of persons seventy-five years or over from property taxes, exceptions. SF 165, Heying, et al.
Increase interest penalty on delinquent property taxes. HF 177, Bennett.
Property tax exemption, cemetery associations, humans not pets. HF 208, ways and means.
Provide property tax relief, reimbursement, persons sixty-five or older or totally disabled. SF 208 , Shaff, et al.; SF 376, ways and means (SSM) ; SF 490, Gluba, et al.; HF 668, Small, et al. (companion). (All same subject matter)
Reports of utility company valuations and mileage need not be made to county supervisors, nor to city, town and township trustees. HF 211, county government.
Vietnam veterans' service compensation fund (bonus), bonds, property tax levy. SF 209, Griffin, et al.; SF 483, ways and means. S
Apportionment of property valuation of certain electric power generating plants. HF 236, Husak, et al.
Local health services, standards for, tax levy. SF 250, Rabedeaux and Doderer.
Valuation of property for tax purposes, mortgage remaining on property, etc. SF 262, Heying.
Extend military service tax exemption, members of Iowa National Guard. SF 263, Nystrom, et al.; HF 357, Dunton, et al.
Taxation of agricultural and horticultural lands within city or town limits. SF 299, Tieden; SF 300, Doderer. SSM
Taxation of forest and fruit-tree reservations. SF 340, Shaff.
Military service property tax exemption, Korea and Vietnam. SF 363, Heying and Taylor.
Military service property tax exemption not allowed to members of reserve components of the armed forces. HF 397, Holden.
World War II from December 7, 1941 to December 31, 1946 (conforms with federal dates) property tax exemption. HF 419, Krause.
Property tax exemption to all military service personnel serving between September 9, 1945 and June 26, 1950 -also specifying date of Vietnam conflict. HF 436, Miller of Calhoun, et al.; HF 771, ways and means. SSM
Military service tax exemption may be used by spouse or surviving spouse, or parent whose spouse is deceased. SF 393, Doderer.
Reduce assessed value of property from twenty-seven percent to twenty-two percent of market value. HF 457, Nielsen.
Enable school districts to fulfill conditions for federally-aided school lunch programs. HF 469, Menke; HF 726, education. (Same)
Property tax exemption for certain property used for ponds, dams, etc. HE 474, agriculture.
Establishment of zoos and zoological gardens, authorize levy of taxes and issuance of bonds, etc. HF 501, Lipsky.

Impose a voluntary tax on specifled tax-exempt properties for certain services, etc. HF 517, Husak; SF 470, Orr
County ambulance service, expense fund, levy tax for, etc. HF 533, Brunow, et al.
Additional homestead tax credit for persons sixty-five years or older or totally disabled. HF 563, Doyle; HF 576, Crabb. SSM
Exempt low-rent housing developments for elderly and handicapped, nonprofit etc. organizations from property taxes. HF 579, Miller of Buchanan, et al.
Increase foundation property tax for school districts to thirty mills, increase foundation base, remove maximum millage reduction. HF 596 , Harvey and Dunlap.
Tax incentives for improvement, repair, and maintenance of property, five-year tax moratorium, etc. HF 715, ways and means.
Property of a municipally-owned electric utility, held under joint ownership, subject to taxation. SF 516, ways and means.
Assessed value of property one hundred percent of actual value-change millage into dollars and cents, etc. HF 746, Jordan and Miller of Buchanan; SF 584, Orr.
Delay effective dates of fiscal year act and mandatory date of adoption of the city code for one year. HF 772, ways and means.
Limitations on property tax levy for budgets of counties, cities, and towns, temporary. SF 615, ways and means.

\section*{Sales}

Distribution of sales and use tax to road use tax fund. HF 9, Fischer of Grundy.
Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.
Sales and use tax exemption for voluntary nonprofit hospitals. SF 63, Winkelman.
Sales tax on purchases made by contractors who are retailers. SF 124, ways and means.
Prohibit allocation of sales tax receipts to road use tax fund. HF 226, Junker, et al.; HF 315, ways and means.
Prohibit allocation of sales tax receipts to road use tax fund, provide for financing of motor vehicle registration plates from fund. HF 227 , Roorda, et al.
Tobacco products subject to sales tax-motor fuel and special fuel if fuel tax paid, exempt. HF 314, ways and means; SF 282 , ways and means.
Casual sales, include sale of tangible personal property at auction, sales tax. SF 334, Scott.
Exempt sales of tangible personal property to urban transit company from sales and use tax. SF 406, Griffin.
Sales tax credit for retailer collecting. SF 455, Hultman.
Exempt from sales tax amount charged on container deposits or coupon refunds. HF 604, O'Halloran.
Service
Exempt municipally-owned narking lots from service tax. HF 77, Lipsky.
No service tax on equipment rental. SF 270, Potter.
Remove warehouse storage from service tax. SF 438, Potter, et al.
Repeal service tax on coin-operated laundries. HF 558, Harper, et al.
Exempt storage of grain from tax on services. HF 644, Cochran. Use
Distribution of sales and use tax to road use tax fund. HF 9, Fischer of Grundy.
Authorize cities, towns, and counties to impose a sales and use tax, also axle tax. SF 33, Andersen and Kelly; HF 47, Junker and Hansen.
Sales and use tax exemption for voluntary nonprofit hospitals. SF 63, Winkelman.
Repeal use tax exemption for tangible personal property, interstate transportation or commerce. HF 122, ways and means.
Exempt sales of tangible personal proverty to urban transit company from sales and use tax. SF 406, Griffin.

\section*{TAX COMMISSION-} (See Revenue, Department of)
TAX REVIEW, BOARD OFGeneral
Judicial review of the state board of tax review, appeals on taxes, etc. HF 117, ways and means.

\section*{TAX SALES-} General
Assignment of tax sale certificates. SF 116, Ramsey.
Deputy auditor and deputv treasurer of counties with dual county seats conduct tax sales. HF 380, Clark of Lee and Brinck; SF 484, Junkins.

\section*{TEACHERS-}

\section*{TELIEVISION-}

\section*{(See Communications)}

\section*{TENANT-}

General
Notice of termination of farm tenancies, September 1. SF 97, Riley and Taylor; HF 262, Stromer.
Disposition of personal property left by tenant, expiration of lease. HF 181, Knoke.

\section*{TERRACE HILL-}

General
Terrace Hill, appropriation to for repair, etc.-sale of governor's mansion. HF 595, Dunton.
TIME-
General
Number of days in a year for determining interest charges. SF 298, Winkelman, et al.; HF 346, Bennett.

\section*{TIRES-}

General
Studded tires, taxation of, penalties. SF 16, Kelly.
Definition of snow tires. HF 46, Grassley.
Prohibit use of ice grips or tire studs, exceptions. SF 332, state government: HF 701, transportation. S

\section*{TITLES-} General
Official title of the State of Iowa is the Hawkeye State. HCR 6; H.J. 64. Hawkeye State, official title of the State of Iowa. HF 112, Wells.
Federal tax lien registration, motor vehicles. HF 135, transportation.
Recall from governor Senate File 39, title correction. SCR 23; s.J. 408 adopted; H.J. 417-418 adopted.

\section*{TOBACCO-}
(Also see Tax, snb-ref. Cigarettes-Tobacco) General
Require smokers and nonsmokers be separated, public transportation facilities. SF 15, Doderer and Potter: HF 494, Stanlev.
School boards may regulate smoking by students, prohibit use of alcoholio beverages. SF 193 , Riley and Robinson.
Eliminate statutory requirement that cigarette retailers be bonded. HF 288, Krause.
Tobacco products subject to sales tax-motor fuel and special fuel if fuel tax paid, exempt. HF 314, ways and means; SF 282, ways and means.
Increase tax on little cigars. HF 328, ways and means.; SF 319, ways and means. \(S\)
TORT CLATMSGeneral
Exempt directors, officers, employees, etc. from personal liability for claims based on an act or omission of duties, nonprofit corporations.. HF 258, Kreamer.
Tort claim insurance purchased, out of general fund, etc., by municinalities for officers and employees-student teachers also covered. SF 377, Hansen; HF 462, education, (Same subject matter in part)
Municipal tort claims, expand definition of, insurance paid out of general fund. etr. HF 462, education; SF 515, schnols.
Notice of a municipal tort claim, may correct within fifteen days. HF 520, Norland.
TOURISM-
Authorize development commission to assist regional tourism councils, appropriation. SF 221, Heying, et al.
TOWING-
Speed restriction for motor vehicles towing disabled vehicles. HF 102, Doyle.
Towing vehicles, other than chains may be used. SF 261, Winkelman, et al.; HF 330, Rennett and Miller of Calhoun.
Pulling of a trailer which attaches to roof of pulling vehicle by ball hitch. HF 518, Rapp.

\section*{"OOWNSHIPS——}

General
Increase per diem compensation of township trustees. HF 53, Mendenhall.
Township clerks send copy of all receipts and disbursements of his office to auditor of state after general election, etc. HF 373, Holden.
Permit a city or town to join with a township in building and maintaining a memorial building. SF 452, Rodgers.
Township trustees may levy tax, etc. for fire protection. HF 614, Hutchins.
Fences on another's land, removal of, etc. HF 744, Jordan.

\section*{TRADE-}

General
Deceptive trade practices, additional provisions, supplement Iowa law, civil remedies. SF 305, DeKoster; HF 490, Freeman. Schools
(See Schools, sub-ref, Area-Area Vocational and/or Trade)
TRADEMARKS—
General
Deceptive trade practices, additional provisions, supplement Iowa law, civil remedies. SF 305, DeKoster; HF 490, Freeman.
TRAFFIC-
General
Require use of turn signals. SF 94, Rodgers, et al.

\section*{TRAFFIC VIOLATIONS-}

General
Duplicate not triplicate memorandum of alleged traffic violations. HF 17 , transportation.
Revoke driver's license, for ten years, of habitual offenders of traffic laws, etc, SF 173, DeKoster, et al.; HF 528, Freeman, et al.
Use of credit cards for payment of traffic fines, simple misdemeanors. SF 272, Kennedy; HF 338, Doyle.
Allow attorneys to appear for defendants, minor traffic violations. HF 460 , Nielsen.

\section*{TRAILS-} General
Hiking and equestrian trails, conservation commission, SF 463, Winkelman.

\section*{TRAINING SCHOOLS-}
(See Schools, sub-ref. Training)

\section*{TRRANSET SYSTEMS-} General
Create a municipal transportation assistance fund, appropriation. SF 225, Blouin, et al.
Exempt sales of tangible personal property to urban transit company from sales and use tax. SF 406, Griffin.
Require city motor buses be equipped with upright or stack mumers. SF 418, Robinson.
Require smokers and nonsmokers be separated, public transportation facilities. SF 15, Doderer and Potter; HF 494, Stanley.
Establishment and acquisition of mass transit systems by political subdivisions. SF 448, cities and towns.
Motor vehicle registration fees and fuel taxes used for public transportation systems. HJR 16, Krause.

\section*{TRANSPORTATION-} General
Duplicate not triplicate memorandum of alleged traffic violations. HF 17, transportation.
Duties of operators of vehicles turning left. HF 18 , transportation.
Exceptions to driving on the right side of a roadway. \(H F 19\), transportation.
Operating a vehicle under control. HF 20, transportation.
Racing on highways. HF 21, transportation.
Road workers engaged in road work no longer exempt from laws on reckless driving, etc. HF 22, transportation.
Reduce penalties for certain violations, motor vehicle financial responsibility law. HF 23, transportation.
Require smokers and nonsmokers be separated, public transportation facilities. SF 15, Doderer and Potter; HF 494, Stanley.
Increase minimum limits for compliance, motor vehicle financial responsibility law. SF 23, Riley.
Create a state transportation planning commission. HF 35, Welden.
Temporary restrictions on weight and load of certain motor vehicles, ete. HF 41, transportation.
Definition of snow tires. HF 46, Grassley.
Definition of tandem axle, weight. HF 48, transportation.
School bus transportation for students and others. SF 43, Heying; HF 49, Small; SF 147, Doderer (companion); SF 87, Van Gilst, et al.; SF 219, schools. (All same subject matter)
Issuance of temporary certificates of convenience and necessity to liquid transport carriers. SF 99, Schaben; HF 110, Anderson (companion); HF 734, transportation. SSM
Length of vehicles used for transporting vehicles and boats. SF 110, Griffin; HF 608, transportation. SSM
Speed restrictions for motor vehicles towing disabled vehicles. HF 102, Doyle.
Rest area, establish at Loveland. HF 109, transportation.
Federal tax lien registration, motor vehicles. HF 135 , transportation.

Require a school bus to have its headlights on while carrying passengers. SF 163, Lamborn.
Movement of truck trailers manufactured in this state. HF 189, transportation.
Truck speed limits. HF 190, transportation.
Movement of registered special mobile equipment. HF 191, transportation.
Movement of vehicles and loads of excessive size and weight. HF 193, transportation.
l'rohibit operation of metal tracked and metal tired vehicles on streets and roads. HF 220 , transportation.
Issuance of personalized registration plates for motor vehicles. HF 247, Bittle.
Reporting of vehicle accidents, raise minimum to \(\$ 200\). HF 248, Kreamer.
Repeal law prohibiting the altering of odometers and the penalty. HF 255, Monroe.
Modify flling system in public safety and county treasurer's offices, motor vehicle registration and certificate of title. HF 269 , transportation.
Create a municipal transportation assistance fund, appropriation. SF 225 , Blouin, et al.
Sale, shipment, and delivery of grain. SF 227, Priebe.
Oversized and overweight vehicles, loads and weights in excess, penalties for HF 290, transportation.
Scenic and recreational highway system, establish. HF 293, Clark of Lee and Stanley.
Allocation of the road use tax fund, division of. HF 301, Higgins, et al.
Definition of vehicle. HF 308, transportation.
Planning of primary road construction and improvement, consider industrial development. HF 319, Hansen, et al.
Registration fees for special trucks, farm. HF 422, Miller of Cerro Gordo and Norland; SF 412, Scott, et al.
Allow discretion in school bus transportation. SF 388, McCartney.
Pulling of a trailer which attaches to roof of pulling vehicle by ball hitch. HF 518, Rapp.
Size, weight, and load of vehicles (construction equipment, etc.) operated on Iowa's roads. HF 542, transportation; SF 546, state government. \(S\)
Motor vehicle registration fees and fuel taxes used for public transportation systems. HJR 16, Krause.
Changing the center of gravity of a vehicle by modifying standard design, misdemeanor. HF 681, transportation.
Allow movement of grain storage structures on highways, restrictions. HF 684, transportation.
Odometers, regulation of, conform to federal law. SF 505, state government; HF 694, transportation.
Appropriation to traffic weight operations, highway commission. HF 709, transportation.

\section*{TRAPPING-}
(Also see Fish and Game)

\section*{General}

Prohibit issuance of trapping licenses to non-residents. SF 178, Tieden; HF 246, Mendenhall and Tofte.
Leg-hold traps, prohibit use, sale, etc. HF 355, Patchett, et al.
TRAVELGeneral
Travel by certain candidates and elected officials, restrict number together. HF 11, Knoke.
State of emergency, governor may reduce speed limits, shortage of fuels. SF 526, state government.

\section*{TREASURER OF STATE-} General
Management of state records. HF 12, Welden; HF 363, state government. S Studded tires, taxation of, penalties. SF 16, Kelly.
Annual budgeting and reporting for state departments, agencies, boards, etc. SF 46, Hill.
Establish a state lottery. SF 55, Kinley; HF 245, Higgins (companion) ; SF 330, Blouin; HF 394, Knoke (companion); HF 302, Caffrey. (All same subject matter)
Create a land use policy commission. SF 58, Winkelman, et al.; HF 65, Cochran, et al. (companion); HF 688, natural resources. (Added appropriation). SSM
Bonding of ail public employees, those required. SF 69, Palmer; HF 281, Schroeder and Connors.
Funding of mental health and mental retardation services, state aid to counties, appropriation. SF 89, Griffin and Miller of Des Moines.
Veteran's service compensation fund (bonus), one percent increase in sales and use tax for six months for funding. SF 111, Priebe and Scott; HF 115, Wyckoff and Norpel. S
Highway grade crossing safety fund carried over each year, remains in same fund. SF 112, Robinson.

Iowa soldiers home may fle claims with the U. S. Veterans Administration for reimbursement of per diem expenses. SF 184, Miller of Marshall, ot al.; HF 423, Dunton, et al.
Taxation of motor fuel used in aircraft, use of unclaimed tax refunds. HF 200, Lipsky, et al.; SF 192, Riley. S
Correcting erroneous, inconsistent and obsolete sections of the Code. HF 209, judiciary and law enforcement.
Vietnam veterans' service compensation fund (bonus), bonds, property tax levy. SF 209, Griffin, et al.; SF 483, ways and means. S'
ADC, blind assistance, aid to disabled, counties no longer required to pay portion. HF 231, Holden, et al.; SF 570, ways and means.
Issuance of personalized registration plates for motor vehicles. HF 247, Bittle.
Authorize highway commission to issue \(\$ 50,000,000\) in bonds, financing of interstate highways, federal funds. HF 266, Welden.
Create a municipal transportation assistance fund, appropriation. EF 225, Blouin, et al.
Municipal assistance fund, appropriation. HF 275. Kreamer; SSM as HF 754, appropriations; SF 552, appropriations.
Secretary of state not required to be elected-four year terms for governor, auditor of state, and treasurer of state, etc. HJR 11, Brinck, et al.
Veterans' service compensation fund, appropriating state and federal funds ( \(\$ 15,000,000\) each), administrative procedures. SF 284, Rodgers; HF 663, Wyckoff and Norpel. S
Establish a general relief fund, general and emergency relief (social welfare), etc., procedures and responsibilities. HF 381, Higgins.
Establish a land preserve loan authority, prescribe purposes, duties, eto. SF 367, Winkelman.
Create a state land use policy division, department of agriculture. SF 338, Heying. (Also see SF 58-65)
rayment, in full, of per diem claims for two members of advisory investment board of IPERS, appropriation. HF 572 , appropriations.
Appropriate from moneys received by funeral, etc. fund, dentistry, optometry, medical examiners, physical therapy, chiropractic, nursing and mursing home administrators. HF 574, appropriations.
Consolidation under employment security commission for investment of retirement system funds. HF 624, Connors, et al.
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BENNETT, WAYNE-Representative Buena Vista-Carroll-Cherokee-Crawford-Ida-Sac Counties
Bills introduced-J.R. 6; 177, 228, 233, 303, 330, 346, 378, 379, 391, 410, 424, 516, 533, 560, 564
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Amendments offered-1350, 1354, 1525
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Amendments filed- \(375,388,452,466,530,602,666,806,848,874,919,973-\) \(977,1084,1103,1105,1119,1140,1302,1339,1363,1470,1471,1472-1478\), \(1490,1514,1516\)
Amendments offered-984, 1119, 1330, 1331, 1332, 1333, 1483, 1490, 1495, 1527, 1528, 1707, 1947, 2215, 2372, 2373
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Amendments filed-95, 120, 297, 483, 582, 645, 805, 875, 947, 1085, 1103, 1265, \(1597,1658,1914,1928,2062,2145,2215\)
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Petitions presented-787, 837, 905, 1067, 1068, 1091, 1378
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BRANSTAD, TERRY EDWARD-Representative Emmet-Hancock-KossuthWinnebago Counties
Bills introduced-131, 142, 165, 192, 224, 228, 233, 303, 319, 409, 475, 535
Amendments filed-143, 553, 582, 592, 805, \(874,875,947,971,989,1031,1341\), \(1372,1389,1578,1579,1598,1643,1657,1914,1941,2145,2215\)
Amendments offered-989, 1389, 1578, 1579, 1941
Amendments withdrawn-1216, 1579, 1941
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\section*{BRINCK, ADRIAN-Representative Des Moines-Lee Counties}

Bills introduced-J.R. 10, 11, 12; 29, 31, 91, 129, 167, 201, 297, 303, 336, 380, \(475,514,515,558,607\)
Amendments filed-99, \(100,114,121,143,150,291,479,501,554,582,666,721\), \(752,829,947,1139,1141,1373,1517,1588,1595,1643,1657,1683,1713,1928\), 2026, 2143, 2183, 2212
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BROCKETT, GLENN F.-Representative Marshall County
Bills introduced-J.R. 6; 57, 224, 226, 231, 233, 299, 379, 391, 423, 475, 516, 525
Amendments flled-143, 582, 859, 938, 1007, 1122, 1597, 1642, 1658, 1713, 1928, 2143, 2168, 2215
Amendments offered-1122
Committee appointments-19, 20, 761, 769, 810, 2427
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BRUNOW, JOHN B.-Representative Appanoose-Clarke-Lucas-Monroe, Wayne Counties
Bills introduced-29, 142, 161, 230, 334, 408, 424, 454, 484, 492, 505, 527, 533, \(583,649,654,668,669,746\)
Amendments filed-451, \(549,592,704,874,1005,1140,1203,1372,1569,1632\), 1836, 1928, 2002, 2212, 2352
Amendments offered-592, 1005, 1209, 1622, 20c2, 2352
Amendments withdrawn-2352
Committee appointments-20, 21
Petitions presented-334, 723, 741, 809, 862, 878, 924, 1038
Resolutions offered-682, 1507, 1522, 1621, 1858, 2u65
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Bills introduced-14, 16, 38, 75, 131, 187, 224, 230, 283, 299, 349, 447, 521, 558. 573, 615
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Amendments offered-611, 1149, 1329, 1524, 1792, 1811, 1938, 2078
Amendments withdrawn-1149
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BYERLY, RICHARD L.-Representative Polk County
Bills introduced-29, 161, 188, 322, 323, \(347,370,391,432,514,516,521,539\), \(546,560,561,592,605,649,661,662\)
Amendments fled-4, 1, \(565,6,2,6 \cup 1,704,829,859,891,943,944,971,1201\). \(1337,1536,1630,1632,1657,1658,1666,1927,1928,2028,2215\)
Amendments offered-661, 1011, 1044, 1363, 1630, 1664, 1665, 1666, 2041
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Committee appointments-19, 20, 309, 31C, 1944, 2428
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Presented to the House the Honorable Joseph B. Flatt, former member of the House and Senate-502

CAFFREY, JAMES T.-Representative Polk County
Bill introduced-J.R. 4, 10, 11, 12; 29, 31, 142, 161, 195, 238, 299, 302, 303, 332, \(348,357,369,425,440,443,453,454,463,487,514,534,545,654,668,706\)
Amendments filed-719, 874, 1597, 1683, 1942
Amendments offered-744, 1942
Committee appointments-9, 19, 20, 78, 369, 2394, 2395
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Amendments flled-121, 143, 521, 565, 704, 859, 860, 938, 967, 1104, 1408, 1417, \(1658,1759,1928,1966,2026,2128,2145,2215\)
Amendments offered-1417
Amendments withdrawn-866
Committee appointments-19, 20
Petitions presented-217, 434, 1038, 1039, 1180, 1249, 1481
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Communications from-36, 37, 54
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CLARK, JOHNi H.--Representative Henry-Lee Counties
Bills introduced-J.R. 2, 3; 38, 113, 133, 161, 201, 293, 294, 303, 323, 324, 379, \(380,398,399,482,500,503\)
Amendments filed-121, 602, 645, 1065, 1078, 1224, 1557, 1588, 1611, 1642, 1648, \(1713,1740,1928,2215,2307,2330,2352\)
Amendments offered-1611, 1740, 2330, 2352
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Committee appointments-19, 20, 21, 32, 78, 1163, 2428
Petitions presented-317, 838, 1107
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CLARK, JOSEPH W.-Representative Dubuque County
Bills introduced-29, 31, 123, 130, 131, 142, 147, 161, 230, 297, 299, 303, 369, \(424,433,454,475,537,668,669,706\)
Amendments filed-121, 143, 309, 451, 530, 549, 582, 783, 859, 1929, 1936, 1966, 2145,2212
Amendments offered- 309
Amendments withdrawn-408
Committee appointments-19, 20, 21, 492, 2195, 2328
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Resolutions offered-1110, 1614
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COCHRAN, DALE M.-Representative Humboldt-Webster Counties, Minority Floor Leader
Bills introduced-J.R. 3, 10, 11, 12, 21; 29, 65, \(80,131,230,236,285,303,319\), \(454,482,545,558,567,618,627,644,668,669,706\)
Amendments filed- \(90,99,118,173,235,291,341,388,405,626,661,662,817\). \(911,1043,1122,1131,1160,1225,1242,1409,1618,1623,1679,1799,1836\), 1925, 1942, 1953, 1954, 1966, 2028, 2062, 2079, 2145, 2250, 2307
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Aging, Commission on
American Revolution Bicentennial Commission
Budget and Financial Control
Capitol Planning Commission
Chaplains
Committee of the Whole
Compensation, Expenses and Salaries for elected State Officials
Conference
Confidential Record Council
Credentials
Departmental Rules Review
Education Commission of the States
Ethics
Higher Education Facilities Commission
Interim and other committees and/or other commissions
Interstate Cooperation Commission

\section*{Law Enforcement Academy Council}

Legislative Council
Legislative Administration
Legislative Council
Legislative Fiscal
Legislative Service
Legislative Staff Structure and Salary
Police Communications Review
Medical Assistance Advisory Council
Memorials
Mileage
Personnel
Sifting
Special
Standing
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Senate Concurrent Resolution 27-1194, 1647
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CONNORS, JOHN H.-Representative Polk County
Bills introduced--J.R. 4, 6; 29, 142, 200, 230, 264, 265, 281, 285, 297, 313, 345, \(391,413,423,432,446,454,475,487,514,515,516,560,561,593,620,624\), \(668,669,706\)
Amendments filed-121, 143, 374, 384, 553, 874, 891, 947, 1301, 1423, 2086, 2212
Amendments offered-384,558, 1354
Call of the House- 1604
Committee appointments-16, 19, 20, 21, 2261, 2395
Petitions presented-231, 951, 1039
Reports-2325
Resolutions offered- 1110
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Appointed-20
Bills introduced-63, 72, 73, 108, 141, 175, 211, 267, 271, 276, 439, 553, 659
Amendments filed-176, 464, 511, 578, 639
Amendments withdrawn-207, 673, 1356
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CRABB, FRANK-Representative Crawford-Harrison-Monona Counties
Bills introduced-J.R. 6, 12; 43, 44, 97, 149, 163, 169, 192, 212, 217, 233, 250 , \(274,299,303,319,336,354,378,379,398,399,412,442,443,475,480,576\), 588, 651
Amendments filed- \(120,143,389,453,622,645,781,859,874,945,1104,1564\), 1597, 1672, 1715, 1770, 2023, 2028, 2062, 2168, 2204
Amendments offered-427, 1564, 1672, 1775, 2203, 2256
Call of the House- 2315
Committee appointments-19, 21, 75, 369
Petitions presented-302, 366, 568, 878, 1021, 1067, 1821
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Subcommittee assignments-69
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Presented to the House Miss Soo Klingman 1972, Iowa Pork Queen and Miss Kathy Deal, 1973 Iowa Pork Queen-444
Presented to the House the Honorable Alfred Nielsen, former member of the House- 513
Presented to the House Glen Miller, AFS student from Blacktown, New South Wales, Australia-533
Presented to the House the Honorable Ray C. Cunningham, former member of the House-631
Presented to the House Dr. James Hilton, former president of the Iowa State University, Ames-631

Presented to the House the Honorable Jewell O. Waugh, former member of the House- 723
Presented to the Speaker commemorative pictures of William R. Kendrick, Chief Clerk of the House from 1957 to 1973 , and of A. C. Gustafson, Chief Clerk of the House from 1913 to 1957-1432

CRAWFORD, REID W.-Representative Boone-Polk-Story Counties
Bills introduced-J.R. 2, 3; 10, 13, 29, 57, 140, 165, 168, 200, 224, 231, 237, 304, \(379,431,437,465,493,516,592\)
Amendments filed-143, 565, 629, 756, 859, 1018, 1062, 1224, 1242, 1642, 1648 , 1791, 1917, 1928, 2145, 2215
Amendments offered-329, 1491, 1648, 1791, 1917
Amendments withdrawn-1492, 1648, 1919
Committee appointments-20, 818, 1944, 2199
Petitions presented-504, 648, 980, 1000, 1069, 1620
Reports-2127, 2208
Resolutions offered-182, 1110, 1858, 2065
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Reports-2
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CUSACK, GREGORY D.-Representative Scott County
Bills introduced-J.R. 2; 29, 31, 36, 131, 168, 230, 238, 256, 260, 297, 301, 324, \(325,355,379,391,426,454,561,599,600,601,602,603,649,666,668,669\), 706
Amendments filed-93, 121, 143, 386, 859, 947, 990, 1031, 1065, 1150, 1203, \(1224,1302,1373,1453,1683,1942,2100,2145,2215,2352\)
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Amendments filed-120, 582, 645. 702, 859, 1203, 1339, 1597, 1598, 1999, 2145, 2215
Committee appointments-20, 21
Petitions presented-723, 809, 837, 1068, 1090, 1571, 1602
Resolutions offered- \(224,725,1450,1858\)
Presented to the House the Honorable Vern Lisle, former member of the House-904

DANKER, ARLYN E.-Representative Harrison-Pottawattamie-Shelby Counties
Bills introduced-38, 75, 142, 228, 233, 299, 303, 475, 504
Amendments flled-121, 354, 738, 817, 1104, 1597, 1999, 2215
Committee appointments-19, 20, 21
Petitions presented-924, 1229, 1412, 1431, 1621, 1801, 1821
Resolutions offered-224, 725
Presented to the House the Honorable William E. Darrington, former member of the House-583
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DE JONG, RUSSBL-Representative Jasper-Mahaska-Marion-Poweshiek Counties

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Bills introduced-27, 142, 165, 299, 354, 370, 413, 502, 503, 560, 566, 667

Amendments filed-120, 144, 297, 374, 465, 582, 592, 617, 628, 661, 984, 1597, 1630, 2145
Amendments offered-297, 984
Amendments withdrawn-660
Committee appointments-19, 20, 21, 78, 712
Petitions presented-1571
Resolutions offered- \(1380,1482,1822\)
Removed name as co-sponsor to House File 230-514
Removed name as co-sponsor to House File 573-760
Presented to the House Miss Marceta Roberts, Pella, Iowa, Queen of the 1973 Pella Tulip Festival and her court-618
Presented to the House the Honorable Gerrit Van Roekel, former member of the House- 1303

DEPARTMENTAL RULES REVIEW COMMITTEE-
Appointments-156, 1091, 2394, 2427
DEN HERDER, ELMER H.-Representative Lyon-Sioux Counties
Bills introduced-J.R. 3, 6; 192, 195, 299, 336, 440, 447, 451, 475, 552, 626
Amendments filed-287, 500, \(718,1148,1159,1227,1597,1679,1799,1861,1997\), 2052, 2123, 2131, 2297
Amendments offered-287, 1148, 1996, 1997, 2053
Committee appointments-19, 20, 21, 32, 2180, 2193, 2394, 2426
Petitions presented-422, 979, 1000, 1021, 1162, 1205, 1571
Reports-171, 2299
Resolutions offered- 165
Subcommittee assignments--68
Removed name as co-sponsor of House File 230-445
Elected temporary Speaker-1
Presided at sessions of the House-1
Appointed to sifting committee- 1206
Presented to the House the Honorable Conrad Ossian, former member of the House- 740
Presented to the House his nephew, Vern Den Herder, a member of the Miami Dolphins Football Team-1412

DOYLE, DONALD V.-Representative Voodbury County
Bills introduced-J.R. 6, 13; 29, 76, 78, 82, 83, 84, 85, 86, 87, 88, 89, 90, 92, 93. \(94,95,1 \cup 0,101,102,105,118,123,124,131,161,176,178,192,195,215\), \(217,223,230,232,235,244,303,311,313,326,334,338,343,345,352,365\), \(413,433,441,473,476,486,493,499,545,563,624,645,668,669,706\)
Amendments filed-143, 389, 452, 582, 613, 616, \(782,805,920,921,938,939\), \(972,1063,1227,1337,1588,1590,1592,1644,1836,1947,2215,2307\)
Amendments offered-674, 896, 935, 937, 960, 961, 1356, 1588, 1590, 1592
Amendments withdrawn-939, 960, 961, 1689
Committee appointments- \(20,21,30,32,34,492,769,810,1432,1796,2394\). 242 s
Petitions presented-837, 1001, 1023, 1067, 1143
Reports-1737
Resolutions offered-468.526, 594, 696, 1858, 2021, 2301
DRAKE, RICHARD F.-Representatice Muscatine-Scott Counties
Bills introduced-J.R. 6; 29, 80, 195, 214, 218, 224, 225, 228, 229, 230, 231, \(233,260,255,363,307,400,443,493,49!3,503,567\)
Amendments filed-120, 143, 204, 216, 2i7, 301, 443, 452, 4.53, 466, 480, 483, \(4!9,564,580,612,806,1043,1103,1131,1174,1266,1472-1478,1744,1789\). 1928, 1!129, 1936, 1966, 2120, \(2145,2215,2352\)
Amendments offered-264, 3uf, 476, 480, 612, 1043, 1217, 1789
Amendments withdrawn-36,6, 612, 1218,1790
Committee appointments-20, 21, 810, 2180, 2394
Petitions presented-422, 1345
Reports-199, 246, 442, \(465,488,683,2300\)

Resolutions offered-879, 926
Appointed teller on part of the House- 51
Joint sub-committee on election laws, report of-488
DUNLAP, NORMAN P.-Representative Story County
Bills introduced-230, 475, 482, 527, 533, 544, 596
Amendments filed-121, 277, 451, 549, 1478, 1642, 1718, 1763, 1966, 1999, 2023, 2142, 2143, 2145, 2215
Amendments offered-284,549, 1652
Amendments withdrawn-550, 1787
Committee appointments-19, 21, 768
Petitions presented-950
Resolutions offered-1014, 1110, 1198, 1773, 1858
Bubcommittee assignments-69
Presented to the House the Honorable Rudy Van Drle, former member of the House- 1204

DUNTON, KEITH H.-Representative Keokuk-Washington Counties
Bills introduced-J.R. 3, 6, 14; 29, 80, 131, 139, 194, 195, 230, 241, 252, 299, \(336,348,357,368,369,378,413,423,424,471,475 ; 493,595,649,668\), 669, 706
Amendments filed-121, 363, 466, 806, 859, 1103, 1140, 1159, 1174, 1223, 1339, 1597, 1713, 1750, 1799, 1836, 1928, 2027, 2028, 2094, 2143
Amendments offered-429, 2043
Committee appointments-2, 19, 21, 32, 41, 147, 162, 492, 670, 2278, 2394, 2426
Petitions presented-263, 278, 333, 787, 837, 979, 1000, 1108, 1143, 1180
Reports-4, 171, 2321
Resolutions offered-682, 879, 1110, 1801
Subcommittee assignments-68
EDELEN, ROLLIN C.-Representative Clay-Dickinson-Emmet-Palo Alto Counties
Eills introduced-J.R. 3, 6; 27, 29, 146, 192, 215, 225, 228, 230, 233, 303, 313. 319, 325, 336, 369, 379, 407, 486, 504, 515
Amendments filed-143, 450, 553, 554, 645, 755, 805, 859, 938, 947, 1043, 1104, 1225, 1242, 1301, 1372, 1750, 2013, 2023, 2044, 2215
Amendments offered-259, 623, 2013, 2044
Committee appointments-20, 21, 32, 75, 422, 487, 810, 1431, 2394
Petitions presented-950, 1022, 1039, 1067, 1090, 1431, 1602
Reports-120, 1989
Resolutions offered-62, 468, 1858
Removed name as a co-sponsor of House File 299-713
Official delegate to attend the funeral of the Honorable Delbert L. Trow-bridge-422

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Appointments to-2394, 2427
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Appointed-20
Bills introduced-359, 401, 462, 467, 551, 594, 702, 705, 714, 726, 727, 728, 753
Amendments filed-403, 685, 1030
Amendments offered- 552
Reports-403, 685, 1030
Resolutions offered-288
mGENES, SONJA-Representative Boone-Hamilton-Story-Webster Counties
Bills introduced-10, \(57,62,106,146,165,215,218,224,225,228,229,230\). \(231,233,299,304,307,320,413,451,452,464,478,503,516,533,548\)
Amendments filed-118, 382, 466, 721, 859, 874, 1145, 1151, 1227, 1267, 1597. \(1642,1648,1818,1819,1928,1966,1999,2145,2157,2215,2297\)
Amendments offered-382, 478, 1145, 1215, 1852, 1854, 1855, 1999, 2211, 2297

Amendments withdrawn-1215, 1260, 1999
Committee appointments-8, 19, 20, 21, 32, 148, 810, 2394
Petitions presented-445, 648, 1519

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(See Officers and Employees)

\section*{ENROLLED BILLS-}

Appointments to- 105
Reports of House Committee (Sent to Governor)-290, 386, 510, 562, 735, \(890,1015,1199,1337,1511,1539,1861,2093,2393\)
Reports of Joint Committee-289, 386, 402, 489, 510, 561, 683, 735, 780, 890, 897, 992, 1015, 1157, 1199, 1337, 1510, 1538, 1616, 1861, 2056, 2093, 2305, 2392
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Appointed-40, 41
Amendments filed-511, 758, 1341, 1342
Amendments offered-1284
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House Code of Ethics-239-241
Amendment to House Code of Ethics-731, 1267
Approval and adoption of report-270, 731
Report filed-1752
Special order-1288

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EWING, WILLIAM E.-Representative Keokuk-Lucas-Mahaska-Marion-Mon-roe-Poweshiek Counties
Bills introduced-29, 156, 187, 218, 228, 229, 231, 233, 238, 299, 303, 446, 475, 558
Amendments filed-143, 485, 703, 738, 830, 859, 899, 1928, 2086, 2145, 2215
Committee appointments-19, 20, 2395
Petitions presented-1001, 1090
Resolutions offered-1110, 1507, 1858
Presented to the House the Honorable George N. Plerson, former member of the House- 122
FERGUSON, WILLIAM R.-Representative Audubon-Carroll-Crawford-Greene Counties
Bills introduced-J.R. 12; 29, 161, 224, 228, 233, 324, 372, 379, 515, 533
Amendments flled-521, 738, 806, 874, \(947,967,1065,1479,1569,1598,1630\), \(1642,1713,1740,1928,2145,2215\)

Amendments offered-795, 1579
Committee appointments-19, 20, 21, 305
Petitions presented-268, 278, 838, 979, 1021, 1023, 1229
Resolutions offered-224, 1198, 1507
Presented to the House the Honorable Henry H. Stevens, former member of the House-1248

FISCHER, Harold O.-Representative Black Hawk-Butler-Frankiln-Grundy-Marshall-Tama Counties
Bills introduced-J.R. 6; 1, 2, 8, 9, 25, 26, 27, 107, 119, 161, 192, 214, 223, 257, \(260,299,303,336,369,475,479,491,528\)
Amendments filed- \(120,162,331,339,582,805,874,899-903,947,1177,1201\), \(1202,1301,1409,1643,1715,2023,2086,2183,2215,2388\)
Amendments offered- \(931,1581,1725,1726,2086,2317,2388\)
Amendments reoffered-959
Amendments withdrawn-1493, 1791, 2318
Committee appointments-2, 14, 19, 21, 35, 147, 712, 1981
Petitions presented-741, 862, 878, 1090, 1205
Reports-4, 2206
Resolutions offered-229, 1323
Subcommittee assignments-69
Presented to the House the Honorable Wayne Shaw, former member of the House- 1865

GISHER, C. RAYMOND-Representative Boone-Greene Counties
Bills introduced-29, 33, 34, 127, 128, 137, 202, 230, 299, 303, 325, 379, 386, \(413,428,475,482,487,540,738\)
Amendments fled-452, \(806,874,875,876,957,1160,1479,1598,1679,2023\), 2028, 2099, 2100, 2215, 2389
Amendments offered-457, \(957,1497,1607,2388\)
Committee appointments-14, 19, 21, 33, 35, 761, \(810,2195,2261,2393,2394\), 2429
Petitions presented-303, 356, 556, 809, 894, 1022, 1090, 1249, 1571, 1602, 1621
Reports-199, 230, 275, 463, 562, 662, 663, 664, 1017, 1018, 1221, 1273, 2282, 2285, 2325
Resolutions offered-2177
Subcommittee assignments-68
Remarks-6
Presented the name of the Honorable Andrew Varley as candidate for Speaker of the House- 6
Presented to the House Young In Parks, Assistant Director of the United States Feed Grains Council and five members of the Korean delega-tion- 1377

FITZGERALD, JEROME-Representative Webster County
Bills introduced-J.R. 21; \(10,29,230,303,304,391,424,445,454,632,668\), 669, 706
Amendments filed-143, 412, 859, 874, 1007, 1151, 1159, 1160, 1497, 1632, 1836, 1928, 2145, 2215, 2306, 2373
Amendments offered-412, 1007, 1497
Amendments withdrawn-1008, 1164
Committee appointments-19, 20, 21, 819, 2328
Petitions presented-632, 1144, 1345, 1660
Reports-2367
Resolutions offered-1110, 1198, 2020, 2065
Removed name as co-sponsor of House File 378-742
FREEMAN, DENNIS L.-Representative Buena Vista-Cherokee-Clay-O'Brienfalo Alto-Pocahontas Counties
Bills introduced-J.R. 6, 15; 29, 68, 69, 80, 98, 143, 156, 162, 192, 303, 348, 357, \(446,468,488,490,492,496,506,515,528,540,584\)
fmendments filed-95, 115, 314, 322, \(337,338,530,598,629,645,994,997\), 1032, 1376, 1478, 1591, 1597, 2079, 2094, 2143, 2215, 2355, 2356

Amendments offered-115, 314, 337, 338, 436,598, 716, 1009, 1398, 1591, 2356
Amendments withdrawn-1011, 1050, 1592
Committee appointments-19, 20, 35, 2072, 2180, 2394
Petitions presented-533, 1067, 1571
Reports-640, 857, 2207, 2300
Resolutions offered-344, 589, 746, 1110, 1773, 1868, 1933
Subcommittee assignments- 69
Presented to the House the Honorable Kenneth L. Logemann, former member of the House-406
Presented to the House the Honorable Perry L. Christensen, former member of the House- 502

FULLERTON, BERT-Representative Cherokee-Plymouth-Woodbury Counties
Bills introduced-131, 173, 192, 215, 228, 233, 260, 299, 345, 475
Amendments flled-121, 143, 451, 511, 549, 806, 859, 891, 1131, 1202, 1597, 1928, 2215
Amendments offered-1045
Committee appointments-19, 21, 183
Petitions presented-1038, 1229, 1431, 1560, 1660
Resolutions offered-1110

\section*{GENERAL ASSEMBLY-}
(See House Concurrent Resolutions)
(See House Resolutions)
(See Senate Concurrent Resolutions)
GOVERNOR RAY, ROBERT D.-
Certificate of election-76, 77
Took oath of office- 78
Committee to notify-9, 42, 77, 183, 190, 2395
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Addressed joint convention-43, 190, 819
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Resolution relating to Budget Message, HCR 7-105, 147
Resolution relating to Supplemental Budget Message, HCR 38-810
Budget Message-190-198
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Resolution relating to Condition of the State, HCR 1-10
Condition of the State Message-43-51
Resolution relating to Memorial Session, HCR 9-166-175
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Bills signed by-299, 431, 432, 510, 528, 626, 718, 828, 917, 943, 1028, 1200, \(1222,1369,1408,1423,1539,1556,1568,1635,1923,1956,2139,2140,2401-\) 2411
Bills item vetoed-2403, 2404, 2405, 2406, 2408
Bills vetoed-2407
Item Veto Messages-2412-2413
Veto Message--2411
Closing Message-2396-2399
GRASSLEY, CHARLES E.-Representative Black Hawk-Bremer-Butler-Floyd Counties
Bills introduced-J.R. 6; 46, 192, 277, 283, 299, 303, 319, 320, 337, 379, 411, \(413,503,522,531,536,538,552,569,590,633,638\)
Amendments filed-118, 177, 521, 565, 805, 830, 892, 947, 1122, 1159, 1191, \(1200,1371,1374,1375,1405,1471,1597,1652,1658,1669,1674,1750,1799\), 1941, 1959, 1966, 2062, 2131, 2143, 2198, 2215, 2250, 2386
Amendments offered-815, 1003, 1436, 1651, 1652, 1669, 1674, 1941, 2041, 2198, 2386
Amendments withdrawn-1004, 1652

Call of the House- 2315
Committee appointments-9, 19, 20, 21, 30, 670, 712, 2425, 2426
Petitions presented-96, 217, 584, 1000, 1068, 1205, 1250, 1481
Reports- \(13,372,482,828,943,1059,1157,1173,1222,1247,1265,1371,1407\), \(1423,1468,1469,1509,1510,1566,1640,1641,1678,1713,1758,1759,1859\), 1885, 1891, 1923, 1924, 2016, 2071, 2072, 2073, 2092, 2176, 2195, 2196, 2197, 2280, 2339, 2346, 2354, 2386
Resolutions offered-1521, 1801, 1858
Appointed to sifting committee- 1206
GRIFFEE, WILLIAM B.-Representative Chickasaw-Floyd-Howard-Mitchell Counties
Bills introduced—J.R. 6; 10, 29, 142, 146, 230, 237, 299, 303, 334, 454, 573, 649, \(654,668,669,706\)
Amendments filed-121, 143, 859, 1018, 1026, 1087, 1339, 1597, 2026, 2049, 2215
Amendments offered-1026, 2049
Amendments withdrawn-1026
Committee appointments-19, 20,670,751
Petitions presented-950, 1229
Resolutions offered-670, 1110
Subcommittee assignments-69
Escorted Representative-elect Rollin Howell to the well of the House- 751
Presented to the House the Honorable Michael K. Kennedy, former member of the House- 302

HANSEN, INGWER L.-Representative Clay-Dickinson-Lyon-O'Brien-OsceolaSioux Counties
Bills introduced-J.R. 6; 27, 47, 133, 192, 218, 227, 228, 231, 233, 251, 285, 303, \(319,345,369,410,423,436,456,475,486,504,505,514,568\)
Amendments filed—121, 143, 499, 553, 554, 859, 874, 947, 1104, 1265, 1588, 1597, 1632, 2215
Amendments offered-1578, 1608
Committee appointments-9, 19, 20, 487, 1944
Petitions presented-159, 905, 979, 1001, 1021, 1067, 1560, 1571
Reports-2127
Resolutions offered-487, 1822, 1858
Removed name as co-sponsor of House File 230-445
Presented to the House Jorge Cartarxo, a foreign exchange student from Brazil-668

\section*{HARBOR, WILLIAM H.-}
(See Chief Clerk of the House-William H. Harbor)
HARGRAVE, WILLIAM J.-Representative Johnson County
Bills introduced-J.R. 6, 10, 11; 29, 31, 36, 76, 123, 131, 165, 168, 237, 297, \(432,454,489,516,668,669,706\)
Amendments filed-121, \(143,338,642,685,753,781,867,985,997,1006,1007\), 1301, 1339, 1372, 1401, 1612, 1759, 1770, 1816, 1992, 2062, 2145
Amendments offered-338, 791, 867, 985, 1006, 1353, 1401, 1612, 1816, 1870, 2255
Amendments withdrawn-851, 987, 1003, 1007, 1354, 1816, 2256
Committee appointments- \(20,21,75,2278\)
Petitions presented-950, 1067, 1108, 1163
Reports-2321
Resolutions offered-64, 468, 497, 578, 1110, 1858, 2064, 2163
Removed name as co-sponsor of House File 230-471
HARPER, MATTIE-Representative Appanoose-Davis-Wapello Counties
Bills introduced-J.R. 4, 10, 12; 27, 31, 303, 379, 423, 475, 514, 556, 557, 558, \(559,605,668,669,706\)
Amendments filed-143, 582, 859, 874, 1479, 1713, 2100, 2145, 2212, 2297
Committee appointments-19, 21, 147, 148, 183, 1981

Petitions presented-837, 862, 1067, 1068, 1091, 1456, 1560, 1686, 1896, 1931
Reports-2206
Resolutions offered-147, 224, 682, 1110, 1507, 1522
Removed name as co-sponsor to House File 230-471
HARVEY, LAVERN R.-Representative Scott County
Bills introduced-36, 106, 131, 161, 187, 218, 228, 231, 299, 303, 413, 493. 510 , \(533,555,566,596\)
Amendments fled-121, 143, 553, 874, 875, 922, 990, 1007, 1036, 1158, 1265, 1408, 1864, 1908, 1914, 2141, 2145, 2215, 2352
Amendments offered-988, 1908
Amendments withdrawn-1909, 1911
Call of the House- \(\mathbf{1 7 4 5}\)
Committee appointments-19, 21, 819, 1981
Resolutions offered-1110, 1507
HENNESSEX, MAURICE-Representative Delaware-Dubuque-Jackson-Jonea Counties
Bills introduced-10, 29, 131, 142, 147, 161, 286, 299, 303, 378, 379, 386, 532. \(605,654,668,669,706\)
Amendments filed-121, 703, 704, 738, 755, 830, 874, 921, 1084, 1470, 2212
Amendments offered-845, 936
Amendments withdrawn-845
Committee appointments-19, 20, 1432, 1884
Petitions presented-1304, 1602
Reports-1737
Resolutions offered-468, 1110, 1507
HIGGINS, THOMAS J.-Representative Scott County
Bills introduced-J.R. 2; 10, 29, 31, 36, 62, 131, 152, 245, 256, 280, 301. 324. \(331,340,381,391,426,447,511,545,546,561,620,621,668,669,706\)
Amendments filed- \(93121,144,374,384,642,859,967,1031,1062,1203,1242\). 1267, 1494, 1536, 1717, 1763, 1942, 2128, 2133, 2352
Amendments offered-384, 1207, 1234, 1242, 1493, 1536, 2133, 2352
Amendments withdrawn-1235, 1787, 2353
Call of the House-473
Committee appointments-20, 761, 2199
Reports-1221, 1273, 2208
Resolutions offered-64, 442, 752, 1110, 1198, 1773, 1858, 2020, 2311
HIGHER EDUCATION FACILITIES COMMISSION-
Appointments to-98, 2427
HILL, PHILIP B.-Representative Polk County
Bills introduced-J.R. 2, 3, 13; 13, 29, 33, 34, 57, 62, 113, 145, 165, 183, 205, \(224,228,230,231,279,298,304,318,334,335,365,376,416,429.438\), \(444,449,450,461,464,477,512,529,577,586,587\)
Amendments filed-95, 116, 321, 322, 339, 387, 388, 404, 460, 511, 601, 602, \(629,642,645,697,756,781,804,830,848,918,920,972,1084,1085,1119\), \(1160,1214,1240,1267,1404,1516,1862,1928,1929,1942,2046,2083,2132\), 2145
Amendments offered-116, 460, 697, 715, 848, 851, 853, 962, 964, 1119, 1185, \(1213,1214,1240,1260,1354,1399,1404,1492,2083,2132\)
Amendments reoffered-1535
Amendments withdrawn-372, 461, 462, 728, 846, 852, 872, 1120, 1997
Committee appointments-8, 20, 21, 33, 35, 422, 1432, 2393, 2394, 2395, 2429
Petitions presented-1001, 1039, 1519, 1821
Reports-225, 276, 330, 386, 387, 498, 562, 640, 641, 665, 701, 702, 898, 993 , 1018, 1029, 1082, 1125, 1737
Resolutions offered-182, 320, 321, 468, 469, 1858, 2301
Subcommittee assignments (Sifting)-1322
Appointed to sifting committee- 1206

Official delegate to attend the funeral of the Honorable Delbert \(L\). Trow-bridge- 422
Presented to the House the Honorable Elizabeth Hager, member of the House of Representatives of the Genral Court of the State of New Hampshire- 145
holden, edgar h.-Representative Cedar-Clinton-Johnson-Scott Counties. Majority Floor Leader
Bills introduced-J.R. 13; 3, 30, 36, 144, 217, 230, 231, 234, 261, 333, 336, 339. 373, 379, 397, 416, 417, 429, 443, 477, 481, 570, 575, 619
Amendments filed-94, 113, 230, 262, 265, 300, 308, 331, 566, 645, 737, 805, 830, 876, 913, 918, 947, 1043, 1100, 1122, 1148, 1158, 1373, 1511-1514, 1558, 1616, 1799, 1928, 1929, 1936, 1959, 1961, 2123, 2158, 2215, 2250, 2306, 2386
Amendments offered-99, 113, 152, 307, 408, 574, 913, 1622, 2123
Amendments withdrawn-964, 1606
Call of the House- 2315
Committee appointments-20, 21, 29, 33, 162, 380, 422, 671, 2395, 2425, 2426
Petitions presented-201, 878, 980, 1090, 1249, 1411, 1481, 1601, 1660
Presided at sessions of the House-867, 1209, 1881
Reports-40, 171, 275, 665, 1264, 1407, 1593, 1594, 1653, 2323, 2324
Resolutions offered-10, 15, 64, 72, 105, 161, 165, 166, 203, 219, 223, 266, 282. 320, 321, 369, 422, 802, 810, 840, 880, 1070, 1111, 1261, 1272, 1662, 1773. 2208, 2280, 2301, 2392
Remarks-6
Seconded the nomination of the Honorable Andrew Varley for Speaker of the House-6
Appointed to sifting committee-1206
Announcements (Sifting committee subcommittee assignments)-1322
Official delegate to attend the funeral of the Honorable Delbert L. Trow-bridge-422
Presented to the House the Honorable Roy A. Miller, former member of the House-454
Presented to the House the Honorable Floyd P. Edgington, former member of the House-523
Presented to the House the Honorable Howard A. Hamilton, former member of the House-523
Presented to the House the Honorable Keith L. Vetter, former member of the House-567

HORN, WALLY E.-Representative Linn County
Bills introduced-J.R. 6; 29, 31, 51, 52, 146, 230, 238, 241, 283, 284, 296, 299, 312, 344. 358, 368, 379, 385, 454, 472, 513, 558, 565, 573, 668, 669, 706
Amendments flled-143, 645, 1114, 1176, 1401, 1684, 1928, 2062, 2131, 2215
Amendments offered-1191, 1401, 2131
Committee appointments-19, 20, 147
Petitions presented-1022, 1143, 1180, 1571
Resolutions offered-1110, 2020
Subcommittee assignments-69
HOWELL, ROLLIN-Representative Cerro Gordo-Floyd-Mitchell Countles
Bills introduced-649, 668, 669, 706
Amendments filed-874, 947, 1836, 1906, 1927, 1966, 1999, 2145, 2212, 2215
Amendments offered-1906
Committee appointments-788
Petitions presented-924, 1108
Resolutions offered-1110, 1198, 1507, 2065
Certification of election-751
Took oath of office- 751

\section*{HUMAN AND INDUSTRIAL RELATIONS, COMMITTEE ON-}

Appointed-20
Bills introduced-680,686, 689
Reports-1061

HUMAN RESOURCES, COMMITTEE ON-
Appointed- 20
Bills introduced-170, 198, 240, 388, 459, 508, 653, 691, 725, 729
Amendments filed-331, 684, 1061, 1081
Amendments offered-382, 1305, 1554, 1810
Reports-321, 330, 373, 521, 641, 642, 684, 1031, 1061, 1081
HUSAK, EMIL J.-Representative Benton-Iowa-Poweshiek-Tama Counties
Bills introduced-J.R. 6, 10, 12, 13; 29, 114, 131, 146, 236, 299, 379, 391, 413, \(423,436,451,475,493,503,505,517,668,669,706\)
Amendments filed-143, 354, 364, 387, 617, 628, 661, 781, 805, 947, 1087, 1104, \(1139,1227,1266,1597,1683,1836,1959,2131,2183,2215,2250,2297\)
Amendments offered-396,430,1524
Amendments withdrawn-396, 2267
Committee appointments-19, 21, 32, 78, 1796, 2180, 2195
Petitions presented-293, 366, 533, 556, 724, 837, 1143, 1205, 1378, 1571
Reports-2020, 2299
Resolutions offered-62, 224, 1198, 1822, 2020
Removed name as co-sponsor of House File 230-445
Subcommittee assignments-68
Presented to the House the Honorable Marion D. Siglin, former member of the House-433

HUTCHINS, C. W. (BILL)-Representative Audubon-Carroll-Cass-Crawford-Greene-Guthrie-Shelby Counties
Bills introduced-29, 131, 142, 161, 228, 233, 299, 303, 313, 414, 436, 504, 562, \(606,614,660,665,668,669,706\)
Amendments filed-121, 432, 485, 582, 703, 738, 830, 857, 859, 874, 971, 1104, \(1338,1394,1597,1679,1683,1966,2086,2145,2212\)
Amendments offered-1356, 1357, 1393
Amendments withdrawn-660, 1394
Committee appointments-19, 20, 305
Petitions presented-174, 905, 1108
Resolutions offered-305, 1110, 1198, 1260, 1507, 1822, 2065
Name added as co-sponsor of House Flles 228 and 233-368
Presented to the House the Honorable Kenneth Robinson, former member of the House- 1620

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(See American Revolution Bicentennial Commission)
IOWA PUBLIC EMPLOYEES' RETIREMENT SYSTEM, ADVISORY INVESTMENT, BOARD OF
Appointments to-2394, 2426
JESSE, NORMAN G.-Representative Polk County
Bills introduced-J.R. 3; 10, 29, 33, 34, 123, 142, 217, 223, 230, 254, 299, 334, 367, 432, 454, 493, 498, 499, 502, 503, 514, 668, 669, 706

Amendments filed-121, 411, 415, 476, 602, 848, 859, 891, 918, 960, 972, 1018, 1077, 1084, 1088, 1619, 1630, 1792, 1928, 1929, 1936, 1992, 2026, 2082
Amendments offered-411, 960, 1077, 1587, 1750, 1792, 1992, 2082
Amendments reoffered-1749
Call of the House- 1604
Committee appointments-19, 20, 31, 33, 35, 810, 2180, 2345
Petitions presented-1068, 1069, 1108
Reports-2300, 2382
Resolutions offered-1110, 2301
Subcommittee assignments-69

\section*{JOINT CONVENTION-}

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To hear Inaugural address of Governor Robert D. Ray- 78
To hear budget message of Governor Robert D. Ray-190-198
To hear supplemental budget message of Governor Robert D. Ray-819824
To hear program by Pioneer Lawmakers-768
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Lieutenant Governor Arthur A. Neu presided-78, 183, 190, 310, 768, 819
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Senator Ralph F. McCartney (Lincoln Day Observance)- \(\mathbf{3 1 0}\)
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JORDAN, JAMES D.-Representative Linn County
Bills introduced-10, 29, 114, 283, 284, 297, 299, 354, 367, 379, 386, 427, 454, \(545,560,579,654,668,669,706,744,746\)
Amendments filed-121, 143, 582, 602, 830, 859, 936, 1408, 1597, 1750, 1928, 2145
Committee appointments-19, 20
Petitions presented-1108, 1143
Resolutions offered-64, 1110, 1822, 2022
JUDICIARY AND LAW ENFORCEMENT, COMMITTEE ON-
Appointed-20
Bills introduced-61, 125, 209,585, 675, 676, 677, 678, 679, 731, 732, 741
Amendments filed-387, 498, 641, 701, 899, 1018, 1029, 1083, 1126
Amendments offered-542, 675, 1257, 1382, 1604
Reports- \(225,276,330,386,498,562,640,641,665,701,702,898,993,1018\), 1029, 1083, 1125
Resolutions offered-878
JUNKER, WILLIS E.-Representative Woodbury County
Bills introduced-J.R. 10, 12; 47, 118, 131, 161, 200, 224, 226, 230, 235, 264, 313, 391, 451, 452, 514, 516, 533
Amendments fled- \(100,121,143,172,389,592,806,859,938,1065,1078,1223\), \(1339,1597,1658,1750,1759,1928,2094,2100,2215,2309\)
Amendments offered-119, 152, 393
Committee appointments-19, 21, 42, 2278, 2394
Petitions presented- \(1001,1021,1022,1023,1039,1068,1345,1571\)
Reports- 2321
Resolutions offered-1110

KISER, JEAN-Representative Scott County
Bills introduced-J.R. 6; 36, 57, 200, 218, 224, 230, 231, 238, 304, 475, 487. 516, 554
Amendments filed-859, 874, 1085, 1632, 2145, 23:52
Committee appointments-19, 20, 21, 148, 309, 310, 681, 2180
Petitions presented-905, 979
Reports-681, 2299
Resolutions offered-1110
Subcommittee assignments-68
KNOKE, GEORGE J.-Representative Pottawattamie County
Bills introduced-J.R. 2, 3,\(13 ; 11,14,16,36,38,39,57,58,66,75,123\), \(130,131,146,151,181,214,217,226,228,230,237,254,361,377,379\). \(394,418,438,440,444,451,499,530,580\)
Amendments filed-95, 120, 143, 216, 323, 453, 466, 553, 613, 616, 753, 848, \(920,989,1104,1122,1124,1140,1240,1338,1339,1366,1516,1618,1632\), \(1652,1658,1659,1679,1812,1928,1929,2028,2107,2120,2145,2215\)
Amendments offered-577, 676, 989, 1124, 1435, 1525, 1652, 1664, 1667, 1812, 2042, 2201
Amendments withdrawn-577, 676, 989, 1257, 1357, 1435, 1696
Call of the House-1604
Committee appointments-2, 19, 20, 21, 31, 1432, 2394
Reports-4, 276, 290, 373, 563, 664, 665, 1125, 1989
Resolutions offered-468, 1110, 1507, 1858, 2301
Subcommittee assignments--1322
Appointed to sifting committee-1206
KRAUSE, ROBERT A.-Representative Hancock-Humboldt-Kossuth-Palo AltoPocahontas Counties
Bills introduced-J.R. 16; 10, 29, 31, 142, 161, 228, 233, 238, 288, 299, 303, \(320,391,409,419,423,454,483,487,497,539,584,599,652,654,661\). 662, 666, 668, 669, 706
Amendments filed-143, 216, 415, 482, 490, 553, 628, 736, 754, 859, 874, 891. \(903,945,971,1104,1223,1339,1460,1479,1516,1517,1528,1595,1597\). \(1657,1679,1680,1681,1682,1716,1717,1763,1836,1861,1927,1966,2106\), 2120
Amendments offered-415, 571, 1460, 1523, 1527, 1562, 1781, 1993
Amendments withdrawn-571, 1172, 1461, 1664, 1787, 2121, 2237, 2373
Committee appointments-19, 20, 21
Petitions presented-706, 951, 1000, 1001, 1022, 1068, 1108, 1144, 1162, 1411
Resolutions offered-1110, 1507, 1773, 2020, 2065
Name added as co-sponsor of House Files 228 and 233-368
Removed name as co-sponsor of House File 230-425
Removed name as co-sponsor of House File 378-570
Presented to the House the Honorable John P. Kibbie, former member of the House-292

KREAMER, ROBERT M.--Representative Polk County, Speaker Pro Tempore Bills introduced-J.R. 3, 6; 154, 200, 207, 224, 226, 231, 248, 258, 259, 264, 273, 275, 321, 379, 395
Amendments filed-157, 172, 405, 755, 867, 1076, 1084, 1085, 1140, 1159, 1302. \(1616,1633,1799,1813,1815,1881,1928,2057,2131,2132,2143,2145,2215\), 2249, 2250, 2386
Amendments offered-180, 1076, 1237, 1633, 1813, 1881, 2132, 2170
Amendments withdrawn-181, 1881
Call of the House- 1604
Committee appointments-19, 20, 31, 35, 189, 810, 2394
Petitions presented-979, 1001, 1108, 1162
Presided at sessions of the House-297, 299, 352, 384, 491, 496, 572, 583, 593, \(623,639,746,765,795,847,893,931,940,986,1011,1114,1147,1168,1215\), \(1314,1326,1349,1360,1404,1417,1497,1547\), 1588, \(1609,1789,1834,1865\),

1908, 1942, 1959, 1995, 2009, 2041, 2130, 2239, 2263, 2275, 2345, 2351. 2357. 2380
Presided at sessions of the House (Committee of the Whole)-528
Reports-856, 940, 1125, 1152
Resolutions offered-1096, 1168, 1801
Subcommittee assignments-68
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Remarks by-12
Announcements-896
Announcements (Visitors)-491, 583, 893, 1865
Committees appointed by-492
Removed name as co-sponsor of House File 230-514
Welcomed the Pioneer Lawmakers on behalf of the House-769
Presented to the House members of the lnternational Rotary Exchange from Australia- 836

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Appointments to-2394, 2425, 2426
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LIPPOLD, DONALD L.-Representative Black Hawk County
Bills introduced-J.R. 14; 114, 192, 218, 224, 225, 228, 229, 230, 231, 233, 238,
283, 299, 307, 348, 357, 446
Amendments filed-121, \(143,565,601,859,1151,1191,1200,1713,1777,2143\), 2145
Amendments offered-1190, 1777
Amendments withdrawn-674
Committee appointments-19, 20, 77, 1944, 2395
Petitions precented-269, 78i, 950, 1090, 1162
Reports-78, 2127
Resolutions offered-1110, 1317, 1801
Subcommittee assignments-68, 176

LIPSKY, JOAN-Representative Linn County
Bills introduced-J.R. 3; 13, 29, 60, 77, 79, 82, 83, 84, 85, 86, 120, 123, 153, \(165,199,200,213,230,237,243,264,295,298,304,440,501,523,597,631\), 667
Amendments filed-121, 316, \(340,384,411,460,511,563,566,753,757,758\), \(805,857,890,1103,1254,1302,1312,1341,1343,1515,1588,1611,1617\), 1657, 1716, 1793, 1798, 1917, 1928, 2057, 2123, 2145
Amendments offered-384, 598, 624, 1013, 1254, 1312, 1793, 1828
Amendments reoffered-1256
Amendments withdrawn-1744, 1828
Committee appointments-9, 19, 20, 29, 30, 35, 40, 148, 761, 2193, 2199, 2394, 2426
Petitions presented- \(378,619,838,980,1022,1143,1162,1249,1602\)
Reports-12, 321, 331, 373, 521, 641, 642, 683, 1031, 1061, 1081, 1221, 1273, 2208, 2365
Resolutions offered-469, 526, 545, 589, 2184
Presented to the House Mary Ann Carver, 1973 Iowa Heart Fund Princess - 159

Presented to the House the Honorable Frances Gaylord, a member of the Indiana House of Representatives- 1865

LOGUE, RAYMAN D.-Representative Benton-Iowa-Johnson-Keokuk-Poweshiek Counties
Bills introduced-J.R. 6; 29, 76, 192, 195, 299, 303, 354, 369, 379, 413, 502
Amendments filed-120, 483, 582, 755, 805, 875, 947, 1341, 1597, 1658, 1914, 1928, 2094, 2145, 2215
Committee appointments-20, 21, 184, 533
Petitions presented-619, 878, 1068, 1205, 1250, 1412, 1481
Resolutions offered- \(468,487,505,1858,2064\)
Removed name as co-sponsor of House File 230-455
Presented to the House the Honorable David E. Weichman, former member of the House- 1896

MAJORITY FLOOR LEADER, Edgar H. Holden-Representative Cedar-Clinton-Johnson-Scott Counties
(See Holden, Edgar H.-Representative Cedar-Clinton-Johnson-Scott Counties, Majority Floor Leader)
.McCORMICK, HAROLD C.-Representative Clayton-Delaware-Dubuque-Fayette Counties
Bills introduced-J.R. 10, 11, 12; 29, 82, 83, 84, 85, 86, 87, 88, 89, 114, 147, \(217,303,324,325,391,400,420,424,430,454,486,493,499,503,545,588\), 668, 669, 706
Amendments filed-388, 452, 501, 704, 752, 806, 829, 859, 891, 1247, 1470, 14721478, 1683, 1836, 2145, 2215
Amendments offered- \(398,639,909,1525\)
Amendments withdrawn-639, 956
Committee appointments-9, 20, 21, 30, 33, 35, 810, 1432, 1687, 2394
Petitions presented-837, 1143, 1180, 1249
Reports-1989
Resolutions offered-526, 1110, 1858, 2020
Removed name as co-sponsor to House File 230-380
Request name be removed as a co-signer on motion filed to reconsider House File 155--506

McELROY, LILLIAN-Representative Fremont-Mills-Montgomery-Page Counties
Bills introduced-J.R. 13; 57, 123, 133, 228, 231, 233, 265, 299, 303, 379, 451, 452, 475, 482
Amendments filed-121, 582, 645, 859, 1203, 1479, 2026, 2094, 2145, 2215, 2297
Committee appointments-19, 20, 21, 78, 105, 148, 2180
Petitions presented-63, 302, 741, 1038, 1090, 1229, 1602

\section*{Reports-2299}

Resolutions offered-1858
Removed name as co-sponsor of House File 230-445
Presented to the House the Honorable W. Charlene Conklin, former member of the House-454

\section*{MEMORIALS-}

Committees appointed-147, 305, 380, 487, 492, 712, 1687, 1884
Resolutions relating to-147, 305, 487, 492, 712, 1687, 1884
Memorial Services Committee appointed-184, 533
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Memorials-491, 833, 2431-2441
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Memorial-William R. Kendrick-831
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Appointments to-2394, 2428
MENDENHALI, JOHN C.-Representative Allamakee-Clayton-Winneshiek Counties
Bill introduced-J.R. 5, 6, 7, 9; 29, 50, 51, 52, 53, 54, 55, 56, 70, 133, 134, 136, \(146,180,184,187,192,238,246,277,299,303,306,319,325,379,423,436\), 486, 505
Amendments filed-95, 276, 582, 645, 806, 859, 947, 1301, 1338, 1597, 2026, 2094, 2215
Amendments offered-1356
Committee appointments-13, 19, 20
Petitions presented-390, 434, 444, 445, 455, 503, 556, 568, 584, 648, 741, 951, 980, 1249, 1378, 1411, 1542, 1660
Resolutions offered-13, 1110
Presented to the House the Honorable Hillman H. Sersland, former member of the House- 342
Presented to the House the Honorable Walter R. Hagen, former member of the House-1142

MENKE, LESTER D.-Representative Buena Vista-Cherokee-Clay-O'BrienPlymouth Counties
Bills introduced-156, 218, 231, 233, 319, 348, 357, 368, 410, 446, 458, 466, 469, 475
Amendments filed-120, 143, 859, 919, 1105, 1202, 1350, 1463, 1642, 1928, 2145, 2215
Committee appointments-12, 19, 20, 149, 487, 492, 2261
Petitions presented-151, 979, 1022, 1108, 1162, 1229, 1411
Reports-2325
Resolutions offered-62
Subcommittee assignments-69
Removed name as co-sponsor of House File 230-445
MENNENGA, JAY-Representative Clinton County
Bills introduced-114, 131, 142, 230, 299, 391, 447, 454, 561, 592, 633, 649, 654, 668, 669, 706
Amendments filed-121, 143, 188, 511, 565, 859, 938, 1007, 1267, 1400, 1597. 1632, 1750, 1836, 1928, 2128, 2215
Amendments offered-188,571, 1400, 1632, 1750
Amendments withdrawn-573
Committee appointments-19, 20, 21

Petitions presented-151, 269, 924, 950, 980, 1001, 1022, 1162, 1481, 1519, 1602, 1801
Resolutions offered-2065

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From Senate-14, 16, 65, 74, 103, 151, 155, 163, 171, 175, 176, 203, 213, 223, \(227,234,258,273,294,305,319,320,360,369,379,417,425,435,448,457\), \(470,486,492,504,516,524,557,569,588,607,621,632,648,706,724,741\), \(760,788,810,817,841,862,878,894,907,924,951,980,1001,1023,1039\). \(1092,1108,1144,1163,1192,1230,1250,1261,1274,1290,1304,1322,1346\), \(1351,1379,1413,1419,1457,1481,1522,1542,1554,1560,1572,1602,1615\), \(1621,1627,1635,1647,1661,1686,1723,1738,1772,1817,1822,1831,1866\), \(1875,1898,1932,1973,2021,2031,2055,2066,2074,2090,2109,2134,2164\), \(2173,2177,2180,2182,2197,2206,2208,2252,2269,2277,2286,2288,2310\), \(2324,2332,2335,2336,2341,2353,2368,2374,2377,2379,2383,2386,2391\), 2392

MIDDLESWART, JAMES I.-Representative Lucas-Marion-Warren Counties
Bills introduced-J. R. 3, 6; 29, 65, 118, 133, 187, 215, 241, 299, 303, 316, 319 , \(379,433,447,453,475,505,552,558,654,668,669\)
Amendments filed-121, 143, 247, 354, 582, 602, 626, 704, 874, 1084, 1131, 1265, \(1405,1424,1478,1588,1597,1836,2028,2142,2143,2145,2215,2355\)
Amendments offered-253, 1501, 2041
Amendments withdrawn-253, 671
Committee appointments-14, 19, 20, 21, 31, 32, 534, 1163, 2345, 2394, 2395
Petitions presented-741, 1067, 1068, 1162, 1229, 1378, 1542
Reports-841, 1251, 1316, 2382
Resolutions offered-62, 1014, 1822, 1897, 2065
Subcommittee assignments-69
Removed name as co-sponsor of House File 230-441
Appointed to sifting committee- 1206
Presented to the House the Honorable Carl Hirsch, former member of the House- 333
Presented to the House Glenn Gould, a Rotary Exchange student from New South Wales, Australia-1179
Presented to the House the Honorable Gary E. Byrd, Jr., now serving in the South Carolina House of Representatives- 1620

MILEAGE, COMMITTEE ON-
Committee appointed-14
Reports by-52, 53, 54
Supplemental report of committee-105, 156, 841
MILLEN, FLOYD H.-Representative Henry-Jefferson-Keokuk-Lee-Van Buren-Wapello-Washington Counties
Bills introduced-J.R. 6, 10, 12: 38, 192, 201, 202, \(260,277,303,325,336,391\), 398, 399, 475, 482, 514
Amendments filed-531, 565, 579, 582, 806, 810, 947, 1683, 1916
Committee appointments-14, 19, 20, 21, 32, 818, 1091, 1163, 2195, 2328, 2393, 2427, 2429
Petitions presented-1067, 1069, 1571, 1601
Presided at sessions of the House-214, 474, 687, 816
Reports-105, 258, 1251, 1316, 2282, 2367
Resolutions offered-14, 73, 234
Subcommittee assignments-69
Announcements (Visitors)-687
Appointed to Departmental Review Committee-156, 1091
MILLER, ALVIN V.-Representative Cerro Gordo County
Bills introduced-29, 133, 200, 297, 299, 303, 350, 421, 422, 424, 454, 475, 668, 706
Amendments filed-143, 354, 859, 947, 1597, 1642, 1648, 1906, 1928, 2215

Committee appointments-19, 20
Petitions presented-210, 1067, 1090, 1249, 1456, 1571
Resolutions offered-1110, 1822, 2020
MILLER, KENNETH D.-Representative Buchanan-Black Hawk Counties
Bills introduced-29, 31, 114, 230, 283, 284, 297, 303, 367, 386, 454, 560, 579 , 746
Amendments filed-143, 452, 474, 531, 582, 617, 858, 859, 886, 1158, 1339, 1517, 1557, 1597, 1928, 1966, 2141, 2145
Amendments offered-474, 550, 885, 886
Committee appointments-20, 21
Petitions presented-209, 269, 378, 878, 1685
Resolutions offered-1110, 1822
MILLER, R. G. (Hap)-Representative Calhoun-Carroll-Greene-PocahontasSac Counties
Bills introduced-J.R. 6; 29, 31, 161, 187, 215, 319, 330, 345, 386, 391, 410, 436, \(475,486,654,665,668,669,706\)
Amendments filed-143, 465, 617, 628, 738, 817, 859, 971, 1202, 1424, 1588, 1597, 2212, 2215
Amendments offered-660, 661
Amendments withdrawn-660, 661
Committee appointments-19, 20, 2072
Petitions presented-303, 343, 434, 503, 894, 924, 1000, 1067, 1180, 1542
Reports-2207
Resolutions offered-62, 1822, 1858, 1933, 2065
Removed name as co-sponsor of House File 230-441
MINORITY FLOOR LEADIER, Dale M. Cochran-Representative HumboldtWebster Counties
(See Cochran, Dale M.-Representative Humboldt-Webster Counties, Minority Floor Leader)

MONROE, W. R. (Bili)-Representative Des Moines County
Bills introduced-J.R. 3, 10, 11, 12; 10, 28, 29, 31, 91, 103, 130, 142, 179, 255. \(300,305,351,371,389,396,436,453,484,516,545,565,581,582,592,607\), \(654,668,669,706\)
Amendments filed-120, 173, 200, 216, 316, 354, 373, 382, 388, 686, 704, 718, \(719,753,829,1087,1139,1174,1301,1339,1372,1417,1463,1516,1610\), \(1657,1716,1759,1763,1836,1906,1942\), 1966, 2026, 2128, 2183, 2212, 2215, 2373
Amendments offered-382, 714, 727, 842, 1610, 2183, 2212, 2373
Amendments withdrawn-221, 842, 1781, 1787
Committee appointments-20, 21, 33, 77, 761, 1091, 2427
Petitions presented-324, 445, 978, 979, 1022, 1039, 1067, 1090, 1162
Reports-78, 1221, 1273, 1753
Resolutions offered-1110, 1773, 1858, 2020
Subcommittee assignments-1322
Appointed to Departmental Review Committee-156, 1091
Appointed to sifting committee- 1206
Presented to the House the Honorable Lloyd F. Schmeiser, former member of the House-502

\section*{MOTIONS TO RECONSIDER VOTE-} Filed

House File 23-147
House File 59-261
House File 155-409
House File 156-541
House File 159-320
House File 175-679
House File 230-H-182-605
House File 251-799

House File 287-761
House File 315-508, 917
House File 374-698
House File 405-791
House File 585-H-319-940
House File 585-983
House File 609-815
House File 680-1229
House File 685-1173
House File 659-1313
House File 703-1874
House File 745-1529, 1530
House File 757-1406
House File 767-1463
House File 768-2069
House File 784-1804
House File 785-1817
House File 794-2013
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Amendment to Rule 30 of the temporary rules- 172
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Senate File 76-299
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Senate File 115-H-262J-855
Senate File 115-880
Senate File 144-1614
Senate File 376-H-874B-2299
Senate File 448-1367
Senate File 495-1458
Senate File 522-1565
Senate File 554-1813
Senate File 570-1943
Senate File 571-1913
Senate File 582-1808
Senate File 586-1883
Senate File 600-2109
Senate File 602-2085
Senate Concurrent Resolution 12-1460
Prevailed:
House File 23-153
House File 59-372
House File 155-964
House File 159-437
House File 251- 1040
House File 287-885
House File 315-910
House File 374-1044
House File 405-2079
House File 585-H-319-959
House File 757-1443
House File 784-1877
Senate File 76-1944
Senate File 115-871
Senate File 376-H-874B-2315
Senate File 448-1435
Senate File 600-2328
Withdrawn:
House File 156-570

House File 175-895
House File 315-1003
House File 609-880
House File 659-1450
House File 685-1260
House File 767-1521
House File 768-2370
House File 785-1878
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Senate File 570-2053
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Senate File 582-2053
Senate File 586-1981
Senate File 602-2134
Lost:
House File 585-1026
Senate File 50-1805
Senate File 66-1079
Senate File 115-H-264A-866
Senate File 571-2070
Senate Concurrent Resolution 12-1554

\section*{Motions to Reconsider:}

House File 32-179
House File 175-H-194-677
House File 240-H—139—496
House File 270-661
House File 287-H—132-473
House File 287-H-124-477
House File 315-915
House File 337-1836
House File 375-H-243-842
House File 656-H-350-990
House File 671-1795
House File 703-1936, 2007
House File 703-H-777-2007
House File 740-2248
House File 745-1491, 1533, 1534, 1538
House File \(745-\mathrm{H}-522-1527\)
House File 778-1676, 2116
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House File 796-1920
House File 796-H-768A-1920
House File 796-H-770B-1920
House File 796-1921
Senate File 25-401
Senate File 26-H-471-1256
Senate File 26-H-479-1256
Senate File 39-426
Senate File 112-2120
Senate File 144-1747, 1752
Senate File 144-H—378-1748
Senate File 144-H-602-1751
Senate File 219—H—383-1744
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    Senate File 448-H-519-1435
    Senate File 516-2C05
    Senate File 557-2000
    Senate File 571-1910
    Senate File 574-H-871-2268
    Senate File 578-2276
    Senate File 602-2084
    Prevailed:
House File 32-179
House File 175-H-194-677
House Flle 240--H-139-518
House File 270-661
House File 315-916
House File 375-H-243-842
House File 656-H-359-990
House File 703-1035, 1036, 2007
House File 703-H-777-2007
House File 745-1534
Hnirse Fits 745-H-522-1527
House File 77S-2116
House File 784-1877
House Fi'e 789-1997
House File 796-1920
Senate File 26-1256
Senate File 99-426
Senate File 112-2120
Senate File 115-1989
Senate Flle 144-1747
Senate File 144-H-378-1749
Senate File 448-FT-519-1435
Senate File 571-H-722-1911
Senate File 602-2084
Lost:
House File 287-H-124-477
House File 337-1836
House File 671-1797
House File 740-2248
House File 745-1491, 1538
House File 778--1676
House File 789-2275
House File 796-H-768-192n
House Fi'e 796-H-770B-1921
House File 796-1921
Senate File 2%-4r1
Senate File 2f-H-471A-1256
Senate File 144-H-602-1751
Senate File 144-1752
Senate File 219-H-383-1745
Senate File 441-1.585
Senate File 557-20n5
Senate File 578-2276
Withdrawn:
House Concurrent Resolution 13-252
Motion to reconsider vote, motion to reconsider vote laid on table-
House File 315-508
House File 745-1533
House File 79f-H-770B-1920
Senate File 25-400
Senate File 144-1746
Senate File 516-2006

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Prevailed:
Senate File 516-2006
Lost:
House File 796-H-770B-1920
House File 315-509
House File 745-1533
Senate File 25-400
Senate File 144-1746
Senate File 516-2006

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NATURAL RESOURCES, COMMITTEE ON-

\section*{Appointed-20}

Bills introduced-J.R. 8; 121, 157, 158, 160, 164, 166, 174, 253, 268, 272, 282, \(292,310,327,360,384,404,405,543,571,630,657,674,688,690,693,710\), 713, 723
Reports-640, 857
NEWHARD, SCOTT D.-Representative Cedar-Clinton-Jackson-Jones Counties
Bills introduced-J.R. 2, 3; 10, 29, 31, 39, 123, 131, 133, 142, 214, 215, 230, 299, \(334,365,454,486,516,560,649,668,669,706\)
Amendments filed-121, 143, 859, 1372, 1759, 1928, 2013
Committee appointments-19, 20, 380, 1884
Petitions presented-145, 632, 787, 905, 1001, 1067, 1069, 1180, 1270, 1304
Resolutions offered-380, 468, 1110, 1858, 2020
Presented to the House the Honorable A. L. Mensing, former member of the House-302
Presented to the House members of a Group Study Exchange Team from New Zealand-1480

NIELSEN, CARL V.-Representative Polk County
Bills introduced-116, 131, 299, 306, 325, 345, 432, 441, 457, 460, 470, 475, 482, \(514,540,589,668,669\)
Amendments filed- \(90,150,216,301,595,613,704,757,829,920,927,972\), \(1077,1078,1424,1536,1658,1690,1717,1815,1925\)
Amendments offered-595, 927, 962, 1077, 1078, 1690, 1815, 1944
Amendments withdrawn-595, 1078, 1436, 1787
Committee appointments-20, 21, 818, 2180
Petitions presented-1481
Reports-171, 2300
Resolutions offered-468, 1110, 1867, 2301
Appointed to sifting committee- 1206
Presented to the House the Honorable Ed Skinner, former member of the House-1037

\section*{NOMINATIONS--}

For Acting Chief Clerk-1
For Permanent Chief Clerk--9
For Temporary Speaker-1
For Speaker of the House-6
For Speaker Pro Tempore- 10
NONCONTROVERSIAL BILLS, COMMITTEE ON-
Appointments-681
Rules-681
Removed from calendar:
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House File 248, 325-789
House File 325--1603
House File 415-1603
House File 425-1603
House File 529-1603
House File 569-1603
House File 616-1603

House File 640-983
House File 674-1603
House File 726-1603
Senate File 45-1603
Senate File 105-1603
Senate File 106-1603
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Senate File 178-1603
Senate File 205-1181, 1603
Senate File 239-1603
Senate File 265-1603
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Senate File 426-1603
Senate File 447-1603
Senate File 452-1603
Senate File 453-1603
Senate File 536-1603
Reports-682, 701, 732, 856, 940, 1056, 1152, 1200
NORLAND, LOWELL E.-Representative Cerro Gordo-Worth Counties
Bills introduced-29, 200, 285, 299, 303, 319, 350, 421, 422, 436, 454, 507, 509, \(516,519,520,561,668,669,706\)
Amendments filed-90, 121, 143, 602, 721, 859, 891, 947, 1104, 1265, 1350, 1597, \(1602,1632,1836,1857,2094\)
Amendments offered-1363, 1857
Amendments withdrawn-1857
Committee apointments-19, 21, 1163
Petitions presented-533, 787, 1000, 1090, 1270
Reports-1251, 1316
Resolutions offered-1110, 1822
Presented to the House the Honorable Paul E. Kempter, former member of the House- \(\mathbf{1 3 7 7}\)

NORPEL, RICHARD J., SR.-Representative Dubuque-Jackson Counties
Bills introduced-J.R. 10, 11, 12; 6, 10, 15, 27, 29, 31, 33, 34, 74, 81, 104, 115, \(130,132,146,147,182,214,251,297,299,303,336,342,352,379,434,592\), 663
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Petitions presented-1001, 1144, 1249, 1345, 1456
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Resolutions offered-62, 540, 606, 637, 802, 1110, 1801
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OAKLEY, BRICE C.-Representative Clinton-Scott Counties
Bills introduced-67, 126, 138, 156, 165, 205, 217, 230, 237, 254, 304, 320, 356, \(379,390,552,633\)
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Amendments filed- \(121,143,374,376,388,565,679,783,859,985,996,1339\), \(1355,1463,1642,1648,1659,2145,2212\)
Amendments offered-395, \(396,1013,1284,1355,1415,1463\)
Amendments withdrawn-396, 1013
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        Counties
    Bills introduced-J.R. 1; 187, 192, 195, 233, 303, 348, 357, 475
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Amendments filed- \(90,101,116,121,144,521,704,755,967,1087,2212\)
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Bills introduced-J.R. 2, 10, 11, 12; 29, 114, 142, 238, 283, 284, 299, 303, 304, \(306,347,445,454,518,539,566,592,598,605,661,662,666,668,669,695\), 698, 706
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Committee appointments-19, 20, 21, 2261
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On Senate File 376-2315
On Senate File 441-1591
On Senate File 571-1909
On Senate File 618-2388
Motion to suspend rules:
Ruled out of order
On Senate File 109-412
Motion to suspend rules, motion to reconsider be tabled On House File 315-508
Motion failed:
On House File 315-509
Motion to suspend rules, to reconsider vote: On House File 745-1527
Motion to suspend rules, to reconsider vote prevafled:
On House File 745-1527

\section*{RULES OF CIVIL PROCEDURE-}
(See Chief Justice of the Supreme Court, The Honorable C. Edwin Moore)
SCHROEDER, LAVERNE W.-Representative Mills-Pottawattamie Counties
Bills introduced-J.R. 3, 6, 13; 16, 38, 39, 64, 75, 96, 114, 119, 131, 146, 150 , \(156,171,172,192,216,228,233,249,260,281,303,353,393,435,446,453\), \(455,456,475,498,505,566,754\)
Amendments filed-95, 100, 118, 120, 143, 162, 177, 200, 287, 341, 360, 376, \(432,453,466,553,565,582,645,696,719,757,876,914,1084,1114,1176\), \(1177,1329,1331,1366,1371,1409,1516,1585,1618,1632,1642,1658,1663\), \(1666,1668,1759,1794,1894,1916,1925,1926,1927,1928,1929,1936,1966\), 2008, 2044, 2046, 2057, 2084, 2120, 2143, 2145, 2215, 2250, 2307, 2384
Amendments offered-125, 162, 203, 360, 394, 428, 472, 475, 577, 696, 762, 812, \(867,914,1112,1114,1117,1329,1331,1366,1585,1632,1633,1634,1662\), 1663, 1664, 1668, 1705, 1794, 1936, 1937, 2001, 2008, 2012, 2040, 2044, 2084, 2089, 2120, 2201, 2328, 2384
Amendments reoffered-. 916
Amendments withdrawn-394, 428, 1634, 1705, 1936, 2003, 2004, 2008, 2120 , 2330
Committee appointments-19, 20, 21, 32, 35, 810, 1796, 2261, 2345, 2394, 2428

Petitions presented-1345, 1821
Reports-2020, 2325, 2382
Resolutions offered-13, 1662, 2021
Subcommittee assignments-69
Removed name as co-sponsor of House File 230-445

\section*{SEATS-}

Assignment of, made special order-13, 17
Assignment of, to members-17, 18
Assignment of desks in press gallery-69, 70
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SECRETARY OF STATE, Melvin D. Synhorst-
Certificate of election- 2
Communications from-41, 42, 91, 626, 751, 992, 1124, 1368, 1470, 1678, 1759, 1860, 1955, 2055, 2423-2425
Communications to- 91
House Joint Resolution 1, sent to- 290
House Joint Resolution 22, sent to-2393

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SIFTING COMMITTEE-
Appointed-1206
Categories exempt from sifting committee calendar-1206
Reports-1264, 1407, 1593, 1594, 1653, 2323, 2324
Subcommittee assignments- 1322
SIXTY-FIFTH GENERAL ASSEMBLY-
(See General Assembly)
SMALL, ARTHUR A., JR.-Representative Johnson County, Assistant Minority Floor Leader
Bills introduced-J.R. 3, 12, 18; 4, 5, 10, 15, 29, 36, 42, 49, 65, 80, 82, 106, 131, \(142,145,168,188,196,230,285,303,324,367,424,454,516,541,561,624\), \(654,668,669\)
Amendments filed-90, 118, 143, 265, 465, 685, 756, 780, 781, 806, 829, 854, 859, \(874,1103,1122,1333,1421,1471,1624,1642,1651,1675,1693,1713,1718\), \(1740,1763,1778,1779,1818,1862,1906,1928,1929,2046,2057,2062,2078\), \(2128,2143,2145,2168,2356,2386\)
Amendments offered-478, 843, 854, 864, 1333, 1421, 1651, 1675, 1693, 1778, 1779, 1877, 1995, 2046, 2078, 2128, 2168
Amendments withdrawn-872, 1996, 2168, 2255
Call of the House-473
Committee appointments-19, 20, 21, 31, 35, 671, 810, 2195, 2425, 2426, 2428
Reports- 2282
Resolutions offered-62, 64, 670, 1110, 1614, 1773, 1868, 2064
Subcommittee assignments-69
Appointed assistant teller- 51
Seconded the nomination of the Honorable Robert M. Kreamer as Speaker pro tempore- 11

SPEAKER OF THE HOUSE—Andrew Varley, Representative Adair-DallasGuthrie Counties
Nominated for Speaker-6
Election of Andrew Varley as Speaker of the House-6
Took oath of office-8
Acknowledgments- 92
Announced ranking minority members of standing committees- 27
Announced that Representative Delbert L. Trowbridge died Friday, February \(23,1973-421\)
Announcements-19, 27, 92, 98, 105, 148, 156, 179, 211, 229, 251, 282, 422, 532, 361, 731, 788, 809, 952, 1206, 2392
Announcements-
Bills assigned to committees-161, 320, 505
Conference Committees-761, 1163, 1432, 1795, 1944, 1981, 2072, 2180, 2193, 2195, 2199, 2261, 2278, 2328, 2345

\section*{Sifting Committee- 1221}

Visitors-96, 102, 122, 178, 209, 217, 226, 231, 249, 263, 268, 278, 292, 317, \(324,333,342,356,365,377,390,406,433,444,454,467,485,502,513\), \(523,533,555,567,604,618,631,647,668,723,740,759,786,836,861\), 877, 904, 923, 949, 978, 999, 1019, 1037, 1066, 1089, 1106, 1142, 1161, \(1179,1204,1228,1248,1269,1303,1344,1377,1412,1430,1455,1518\), 1541, 1559, 1570, 1601, 1646, 1685, 1722, 1931
Bills signed by-290, 386, 403, 489, 510, 562, 683, 735, 780, 890, 898, 993, 1015, 1158, 1199, 1337, 1511, 1538, 1612, 1616, 1861, 2056, 2093, 2306, 2393
Commlttee appointments-81, 305, 2425, 2426
Committees appointed by-13, 14, 16, 42, 75, 147, 162, 183, 189, 309, 369, 380. \(487,533,606,670,712,751,768,788,810,818,1091,1432,1687,2394,2395\)
Communications from-148, 1334
Petitions presented-893, 1023, 1069, 1090, 1108, 1304, 1378, 1456, 1481, 1722, 1972
Presided at sessions of the House- \(9,16,17,39,52,63,64,71,74,83,91\), \(96,100,102,122,123,145,151,154,159,165,174,176,178,183,185,189\), 190, 199, 201, 209, 217, 224, 226, 229, 231, 239, 249, 257, 263, 266, 268, 271, 278 , \(285,292,297,302,313,316,320,324,330,337,342,356,365,372,377\), \(381,385,390,396,406,421,431,433,444,450,454,461,467,475,485,502\), \(507,513,519,523,528,532,545,555,567,573,577,604,611,618,624,625\), \(631,647,654,668,677,679,705,716,723,729,740,747,759,766,780,786\), \(809,817,824,836,853,861,868,877,886,896,897,904,909,923,931,937\), \(949,960,978,986,987,999,1010,1012,1019,1025,1037,1066,1077,1089\), \(1099,1106,1114,1118,1142\), 1147, 1151, 1161, 1179, 1190, 1192, 1204, 1210. \(1218,1228,1239,1242,1248,1253,1257,1269,1286,1303,1317,1321,1333\), \(1344,1351,1362,1377,1394,1405,1411,1419,1430,1444,1455,1462,1480\), \(1491,1500,1518,1529,1530,1541,1552,1559,1570,1580,1591,1601,1607\), \(1610,1611,1620,1627,1632,1646,1650,1660,1670,1685,1694,1722,1737\), \(1742,1771,1780,1791,1801,1812,1821,1831,1835,1871,1875,1896,1905\), 1907, 1910, 1931, 1941, 1943, 1972, 1998, 2000, 2011, 2029, 2042, 2043, 2054, 2064, 2072, 2108, 2123, 2131, 2163, 2176, 2198, 2239, 2252, 2265, 2268, 2276, \(2299,2310,2323,2332,2347,2355,2370,2383,2392\)
Presided at sessions of the House (Committee of the Whole)--528
Remarks by- 8
Resolutions relating to:
House Concurrent Resolution 1-10
House Concurrent Resolution 2-14
House Resolution 2-- 13
Senate Concurrent Resolution 42-1975, 2208
Rulings made-99, 338, 363, 412, 413, 415, 477, 622, 624, 651, 745, 794, 817, 868, 1007, 1149, 1219, 1239, 1253, 1330, 1365, 1536, 1537, 1588, 1608, 1665, \(1667,1668,1690,1709,1793,1794,1852,1853,1854,1856,2313\)
Official delegate to attend the funeral of the Honorable Delbert L. Trow-bridge-422
Presented to the House Miss Barbara Noe of Grinnell, elected Governor of Girls State- \(\mathbf{1 8 6 5}\)
Presented to the House Eduard Adler, Austrian Counsel for the Midwest Area, whose office is in Chicago, Illinois- 1480
Presented to the House the Honorable Eugene Halling, former member of the House 502
Presented to the House newly-elected officers of the 1973 Hawkeye Boys' State-1771
Closing remarks-2399
Final adjournment first regular session, 65th General Assembly, HCR 762392
Final adjournment-2400
SPEAKER PRO TEMPORE, Robert M. Kreamer-Representative Polk County
(See Kreamer, Robert M.-Representative Polk County, Speaker Pro Tempore)

\section*{EPECIAL ORDER-}

On assignment of seats- 13,17
On House File 230-561, 590
On House File 287-441, 457
On House File 315-463, 488
On House File 359-527
On House File 715-1260, 1348
On House Code of Ethics-1288
On Senate File 25-359, 381
On Senate File 108-1260, 1382
On Senate File 115-712, 762
On Senate File 144-1542, 1604
On Senate File 531-2077

\section*{STANDING COMMITTEES-}

Appointed-19
Chairmen listed-19-21
List of appointments to 21-27
STANLEY, DAVID M.-Representative Johnson-Louisa-Muscatine Counties
Bills introduced-J.R. 3, 21; 29, 56, 131, 218, 223, 224, 225, 226, 227, 228, 229, 230, 233, 285, 293, 304, 307, 317, 334, 365, 379, 400, 413, 450, 494, 503, 528, 529, 552, 567, 573, 624
Amendments filed-118, 158, 216, 222, 352, 388, 426, 443, 466, 521, 596, 613, \(718,755,805,848,854,859,938,947,967,1007,1078,1122,1223,1225\), \(1242,1258,1338,1339,1340,1363,1374,1375,1405,1516,1558,1597,1612\), \(1718,1744,1763,1799,1818,1863,1925,1928,1941,1942,1959,1966,2131\), 2158, 2215, 2246, 2250
Amendments offered-164, 220, 222, 352, 426, 573, 596, 613, 747, 763, 854, 869, \(871,938,967,1078,1235,1242,1258,1348,1363,1387,1397,1402,1405\), \(1606,1612,1742,1744,1833,1959,2131,2215,2246,2273\)
Amendments withdrawn-575, 851, 865, 869, 870, 872, 1256, 1395, 1787, 1994, 1999
Call of the House-2315
Committee appointments-16, 20, 21, 671, 1432, 2394
Petitions presented-1090
Reports-16, 215, 246, 262, 363, 403, 599, 1156, 1157, 1247, 1423, 1509, 1538, 1595, 1797, 1891, 1924, 1925, 1989, 2072, 2185
Resolutions offered-468, 1647, 1773, 1858, 2064, 2301
Remarks-10
Nominated the Honorable Robert M. Kreamer as candidate for Speaker pro tempore- 10
Presented to the House the Honorable Bernard R. Balch, former member of the House- 836
Appointed to sifting committee-1206

\section*{STATE APPEAL BOARD-}
(Maurice E. Baringer, Chairman)
Communications from, stating claims fled with-54-57, 359, 360
Claims approved-58-61
Resolution relating to, HCR 43-1094-1096, 1200, 1317
gTATE OF THE STATE MESSAGE-
(See Condition of the State Message)

\section*{STATE GOVERNMENT, COMMITTEE ON-}

Appointed-21
Bills introduced- \(40,206,287,363,628,629,643,670,687,696,697,700,708\), 722, 733, 745
Amendments filed-275, 464, 662, 663
Amendments offered-294, 613
Reports-199, 230, 275, 463, 562, 662, 663, 664, 1017, 1018

\section*{BTEERING COMMITTEE-}

Appointed-810
Reports-856, 940, 1125, 1152
Rules-855
STEPHENS, LYLE R.-Representative Plymouth-Sioux Counties
Bills introduced-J.R. 6; 131, 215, 228, 233, 303, 378, 379, 475, 533
Amendments filed-143, 830, 859, 1597
Committee appointments-19, 20, 21, 42
Petitions presented-1022, 1108, 1412
Resolutions offered- 1858
Removed name as co-sponsor of House File 230-441
Removed name as sponsor of House File 299-632
Presented to the House the Honorable A. Gordon Stokes, former member of the House- 377

GTROMER, DELWYN-Representative Cerro Gordo-Franklin-Hancock-Wright Counties, Assistant Majority Floor Leader
Bills introduced-J.R. 3, 6; 111, 192, 216, 218, 228, 262, 299, 319, 391, 393, 398, \(399,406,435,475,482,485,495\)
Amendments filed- \(217,432,521,565,830,962,967,1105,1122,1373,1597\), \(1616,1707,1709,1713,1728,1916,2023,2143,2145,2215\)
Amendments offered-813, 962, 1709, 1723, 1728, 1916
Amendments withdrawn-956
Call of the House-2315
Committee appointments-19, 20, 30, 42, 1796, 2199, 2278, 2394, 2395
Petitions presented-63, 145, 250, 333, 837, 979, 1068, 2029
Presided at sessions of the House-610, 1049, 1241, 1256, 1286, 1443, 1463, 1529, 1550, 1693, 1809, 1902, 2297, 2326
Reports-403, 685, 1030, 2020, 2208, 2321
Resolutions offered-417, 2021, 2184
Official delegate to attend the funeral of the Honorable Delbert L. Trow-bridge-422
Subcommittee assignments-68
Appointed to sifting committee- 1206
gTROTHMAN, CHARLES F.-Representative Des Moines-Henry-Loulsa Counties
Bills introduced-J.R. 1, 6; 99, 228, 233, 241, 277, 299, 303, 336, 368, 475, 514, 597
Amendments fled-70, 121, 150, 177, 582, 755, 859, 1254, 1338, 1350, 1478, 1597, 1632, 1719, 2142, 2143, 2215
Amendments offered-154, 179, 1357, 1631, 1902, 1903
Amendments withdrawn-179
Committee appointments-16, 19, 20, 34, 105, 1072
Petitions presented-979, 1038
Reports- \(290,386,402,489,510,992,1015,1157,1199,1337,1510,1538,1539\), 1616, 1861, 2056, 2093, 2207, 2305, 2392
Resolutions offered- 1822
Subcommittee assignments-69
Removed name as co-sponsor of House File 227-425
gTUDY COMMITTEES-
Holdover Study Committees, list of and appointments-29-36
Resolutions relating to:
House Concurrent Resolution 11-224 (Same as SCR 16)
House Concurrent Resolution 13-229, 234-239, 252, 274
House Concurrent Resolution 19-344
House Concurrent Resolution 21-468, 696
House Concurrent Resolution 22-469
House Concurrent Resolution 25-527, 570
House Concurrent Resolution 26-526, 594
House Concurrent Resolution 27-540, 802
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House Concurrent Resolution 28-578
House Concurrent Resolution 29-589
House Concurrent Resolution 32-636 (Same as SCR 30)
House Concurrent Resolution 35-752
House Concurrent Resolution 37-802 (Same as SCR 33)
House Concurrent Resolution 39-879
House Concurrent Resolution 41-1014
House Concurrent Resolution 42-1070, 1111, 1250, 1272
House Concurrent Resolution 45-1110-1111 (Same as SCR 19)
House Concurrent Resolution 46-1198
House Concurrent Resolution 47-1198
House Concurrent Resolution 48-1232-1233
House Concurrent Resolution 49-1261-1262 (Same as SCR 45)
House Concurrent Resolution 52-1450-1451
House Concurrent Resolution 53-1507
House Concurrent Resolution 54-1251
House Concurrent Resolution 56-1573, 1689
House Concurrent Resolution 57-1614
House Concurrent Resolution 58-1773
House Concurrent Resolution 60-1801
House Concurrent Resolution 61-1802
House Concurrent Resolution 63-1858, 2336
House Concurrent Resolution 64-1868
House Concurrent Resolution 65-1869
House Concurrent Resolution 66-1897
House Concurrent Resolution 67-2020
House Concurrent Resolution 68-2021
House Concurrent Resolution 70-2065-2066 (Same as SCR 51)
House Concurrent Resolution 72-2301
House Concurrent Resolution 73-2311
House Concurrent Resolution 75-2312

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\section*{SUBCOMMITTEE ASSIGNMENTS-}

Holdover Interim Subcommittees of Standing Committees, listed and mem-bers-29-36
Appropriation Subcommittees listed and members-68, 69
Assignments-149-150, 208, 255-256, 299-300, 353-354, 418-419, 481-482, \(529-\) 530, 614-615, 699-701, 803-804, 874, 941-942, 1062, 1173, 1301, 1451, 1818

\section*{SUPREME COURT OF IOWA-}
(See Chief Justice of the Supreme Court, C. Edwin Moore)

\section*{SUPERINTENDENT OF PRINTING-}
(See Printing Division of General Services)

\section*{TELLERS-}

Appointment of-51
Report-75

\section*{TEMPORARY OFFICERS-}

Elected-1
Took oath of Office-1

\section*{TRANSPORTATION, COMMITTEE ON -}

Appointed- 20
Bills introduced-17, 18, 19, 20, 21, 22, 23, 41, 45, 48, 59, 109, 135, 155, 189, \(190,191,193,197,220,269,290,308,387,542,608,622,655,671,672,681\), 684, 694, 701, 709, 734
Amendments filed-247, 442, 683
Amendments offered-798
Reports-199, 246, 442, 465, 683

TOFTE, SEMOR C.-Representative Fayette-Howard-Winneshiek Counties
Bills introduced-29, 31, 131, 133, 146, 192, 215, 218, 224, 228, 231, 233, 246, \(299,313,386,475,514\)
Amendments filed-143, 158, 859, 891, 903, 947, 1472, 1597, 1632, 1750, 1799, 1894, 1904, 1928, 2145, 2355
Amendments withdrawn--1909
Committee appointments-19, 20, 1687
Petitions presented-217, 324, 356, 533, 584, 1143, 1270, 1411
Resolutions offered-1110, 2065
Presented to the House the Honorable Walter V. Langland, former member of the House- 122

TROWBRIDGE, DELBERT L.-Representative Cerro Gordo-Floyd-Mitchell Counties
Bills introduced-123, 214
Committee appointments-20, 21

\section*{VARLEY, ANDREW-}
(See Speaker of the House-Andrew Varley, Representative Adair-DallasGuthrie Counties)

WAYS AND MEANS, COMMITTEE ON-
Appointed-21
Bills introduced-37, 71, 117, 122, 208, 219, 314, 315, 328, 609, 648, 715, 730, 740, 771, 772, 773, 787, 798, 803, 804
Amendments filed-215, 363, 599, 1156, 1157, 1423, 1509, 1892, 1924, 1925, 2185
Amendments offered-227, 411, 658, 1564, 1938, 2001, 2290
Reports-215, 246, 262, 363, 403, 599, 1156, 1157, 1247, 1423, 1509, 1538, 1595, 1797, 1891, 1924, 1925, 2072, 2185
Resolutions offered- 1573
WELDEN, RICHARD W.-Representative Franklin-Hardin-Wright Counties
Bills introduced-J.R. 6; 7, 12, 35, 119, 131, 192, 239, 263, 266, 277, 303, 368, 379, 464, 475, 496
Amendments filed-121, \(363,442,466,564,565,579,582,590,781,859,972\), \(1084,1159,1342,1409,1461,1478,1539,1540,1569,1582,1644,1658,1674\), \(1676,1770,1818,1862,1863,1904,1916,2013,2028,2142,2143,2157,2183\), 2307
Amendments offered-576, 590, 596, 1010, 1219, 1443, 1461, 1531, 1582, 1583, \(1674,1676,1693,1872,1904,2164,2167,2183,2265,2318\)
Amendments withdrawn-817, 1872, 1904, 1995, 2168
Committee appointments-14, 19, 20, 21, 30, 40, 369, 2195, 2427
Petitions presented-97, 950, 951, 1000, 1038, 1481
Reports-731, 841, 2282
Resolutions offered- 879
Appointed to Higher Education Facilities Commission-98
Subcommittee assignments-69
Presented to the House the Honorable George N. Pierson, former member of the House-687

WELLS, JAMES D.-Representative Benton-Linn Counties
Bills introduced-27, 29, 112, 123, 142, 161, 195, 200, 237, 238, 241, 243, 260, 283, 284, 296, 299, 354, 367, 368, \(369,379,386,413,423,424,427,454,464\), \(493,499,502,503,545,558,641,668\)
Amendments filed-143, 499, 859, 921, 936, 938, 1114, 1301, 1632, 1836, 1942, 2145, 2212
Amendments offered-636, 1114
Call of the House- \(\mathbf{1 7 4 5}\)
Committee appointments-19, 20, 21, 30, 32, 42, 78, 2394
Petitions presented-356, 837, 1022, 1038, 1108, 1162, 1180, 1571
Resolutions offered-64, 165, 1110, 1858, 2020
Removed name as co-sponsor to House File 230-455
Appointed to Sifting Committee-1206

WEST, JAMES C.-Representative Grundy-Hardin-Jasper-Marshall-Story Counties
Bills introduced-J.R. 6; 57, 131, 165, 192, 224, 228, 231, 233, 303, 313, 378, \(391,413,423,475,514,516,533,626\)
Amendments filed-121, 143, 267, 297, 582, 755, 809, 859, 938, 1159, 1340, 1404, 1598, 1642, 1684, 1815, 1908, 1928, 2023, 2145, 2215, 2306
Amendments offered-2372
Amendments withdrawn- 1493
Committee appointments-20, 21, 189, 712, 1432
Petitions presented-231, 648, 877, 878, 893, 905, 979, 1000, 1068, 1090
Reports-1737
Resolutions offered-468, 1858, 2065
WOODS, JACK E.-Representative Polk-Warren Counties
Bills introduced-J.R. 6; 29, 264, 299, 303, 305, 353, 367, 386, 432, 493, 502, \(514,560,579,654,668,669,706\)
Amendments filed-755, 859, 1103, 1836, 1928
Committee appointments-20, 21
Petitions presented-317
Resolutions offered-1110, 1822
WULFF, HENRY C.-Representative Black Hawk County
Bills introduced-192, 218, 230, 231, 299, 303
Amendments flled-121, 451, 549, 601, 859, 2145, 2215
Committee appointments-19, 20, 21, 768, 2395
Petitions presented-269, 924, 950, 979, 1022, 1068, 1180, 1249, 1378, 1571
Resolutions offered-1110, 2 U65
WYCKOFF, RUSSELL L.-Representative Benton-Black Hawk-Buchanan-Linn-Tama Counties
Bills introduced-J.R. 13; 24, 27, 29, 114, 115, 146, 148, 173, 185, 236, 251, 283 , \(284,299,303,336,342,379,423,446,451,453,475,524,579,633,663\)
Amendments filed-121, 143, 276, 322, 323, 466, 511, 582, 617, 624, 645, 806, \(809,859,892,922,947,988,997,1139,1159,1478,1517,1558,1684,1959\), 1966, 2U26, 2130, 2131, 2132, 2142, 2143, 2183, 2250
Amendments offered-436, 624, 638, 727, 988, 1562, 2130
Amendments withdrawn-727, 988, 1006, 1562
Committee appointments-2, 19, 20, 41, 810, 1981, 2195, 2395
Petitions presented--1038, 1571
Reports-4, 2206, 2282
Resolutions offered- 1822
Subcommittee assignments-69, 149, 300, 354
Name removed as co-sponsor of House File 230-408```


[^0]:    (2-S) Indicates second regular session.

[^1]:    *Ranking Member

[^2]:    *Ranking Member

[^3]:    *Ranking Member

[^4]:    *Ranking Member

[^5]:    *Ranking Member

[^6]:    *Ranking Member

[^7]:    *Ranking Member

[^8]:    *See change of total vote, page 92.

[^9]:    Amend the temporary House Rules as follows:

    1. House Rule 2 is amended to read as follows:
    [The House shall convene each legislative day at 9:30 a.m. and shall adjourn at $2: 30$ p.m. unless otherwise ordered by the House.]

    The House shall convene each legislative day at 9:00 a.m. unless otherwise ordered by the House and shall adjourn as ordered by the House.

    The Speaker may call for roll to be taken to determine those present and absent. This roll call shall be taken on the voting machine.
    2. House Rule 4, unnumbered paragraph one (1), is amended to read as follows:

    The Speaker shall preserve order and decorum, and speak to points of order in preference to other members[, arising from his seat for that purpose and he]. He shall decide questions of order subject to an appeal to the House by any two members.
    3. House Rule 8 is amended by striking the rule and inserting in lieu thereof the following:

    A motion to change or rescind a standing rule or order of the House requires one day's notice. A motion to suspend a rule or to table a matter requires an affirmative vote of at least a constitutional majority. Postponing or changing the order of business requires an affirmative vote of at least a constitutional majority except that the steering committee which may be appointed by the Speaker of the House on or after the final date for filing Rule 28 shall have charge of all bills that are on the calendar and shall daily arrange the bills for consideration of the House.

[^10]:    Amend House Concurrent Resolution 13, page 1, by striking lines 23 through 25, inclusive, and inserting in lieu thereof the following:
    "committee be directed to:
    a. Develop an employees' handbook for employees of the General Assembly which shall describe in detail each job as well as the skills, qualifications, education, and training of persons eligible to hold such jobs;
    b. Recommend salaries commensurate with the positions described in the employees' handbook, which salaries shall be competitive and provide for position increases dependent upon experience and performance;
    c. Create an employees' orientation and training program which program should be conducted prior to the convening of the General Assembly;
    d. Make any other recommendations designed to improve the image of legislative employees and provide legislators with employees willing and capable of performing jobs required for the smooth functioning of the General Assembly; and

    Be It Further Resolved: That the aforedescribed special committee shall consist of members of both houses and political

[^11]:    H-47
    1 Amend House File 59 by striking everything
    2 after the enacting clause and inserting in lieu

[^12]:    H—77
    normal retirement date shall be the first of the month
    coinciding with or next following his sixty-fifth
    birthday. A member may retire after his normal
    retirement date by submitting a written notice to the
    commission setting forth the date the retirement is
    to become effective, provided that such date shall be
    after his last day of service and no more than thirty
    days prior to the filing of such notice. A member shall
    retire after his [seventieth] sixty-fifth birthday unless
    on request of the employer he remains in active
    employment in the manner provided in section ninety-

[^13]:    Amend House File 30, by striking lines 10, 11 and 12 and inserting in lieu thereof the following:
    "that a broker acting as a salesman shall either maintain such a common trust account or, in the alternative, shatl deposit funds in the common trust account of the broker for whom he acts as a salesman."

[^14]:    4 mausoleums, buildings and equipment owned and operated
    5 by nonprofit cemetery associations and used exclusively

[^15]:    20 such funds until the withdrawn contributions, together
    21 with interest accrued to July 1, 1973, have been re-
    22 paid, or until the retiree dies. If a retiree dies
    23 before the withdrawn contributions, together with
    24 interest accrued to July 1, 1973, have been repaid,
    25 the commission shall not require any further payment.
    26 Due notice of this provision shall be sent to all re-
    27 tired members as of July 1, 1973."

[^16]:    Also:
    Mr. Speaker: Your committee on judiciary and law enforcement to whom was referred Senate File 26, a bill for an act to provide for deferred sentences, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows; and when so amended the bill do pass:

[^17]:    We, the following members, request that House File 640 be removed from the noncontroversial calendar.

    FISCHER of Grundy WELLS of Linn MONROE of Des Moines NORPEL of Jackson FREEMAN of Buena Vista

[^18]:    word "spouse".
    4. By striking lines 66 through 72, inclusive, and inserting in lieu thereof the words "to under this Act, if he were living. If the deceased veteran'. 358D
    5. By adding after line 96 the following subsection:
    "In lieu of the military service tax exemption under section four hundred twenty-seven point three (427.3) of the Code, a veteran may elect to have deducted each year from his adjusted gross income as properly computed for federal income tax purposes under the Internal Revenue Code of 1954 , for state income tax purposes, the sum of five hundred dollars. The director of revenue in cooperation with the service compensation board shall promulgate rules to carry out this subsection."
    H—358E
    30 6. Renumber the subsections as required by this 31 amendment.

[^19]:    Jesse
    Junker
    Knoke
    Krause
    Mennenga
    Miller, A. V.
    Monroe
    Newhard

[^20]:    Also: That the Senate has on April 23, 1973, passed the following bill in which the concurrence of the House is asked:

    Senate File 452, a bill for an act permitting a city or a town to join with a township in building and maintaining a memorial building.

[^21]:    and health insurance shall be made in accordance with the following provisions:

    1. Rates shall not be excessive, inadequate or unfairly discriminatory.
    2. Due consideration shall be given to past and prospective loss experience within and outside this state, to a reasonable margin for underwriting profit and contingencies, to past and prospective expenses both countrywide and those especially applicable to this state, and to all other relevant factors within and outside this state, but rates shall be deemed reasonable under this Act if they reasonably may be expected to produce a ratio of fifty percent by dividing claims incurred by premiums earned.
    3. The commissioner shall, after a public hearing, approve a reasonable charge or premium for credit accident and health insurance as he deems appropriate and necessary for the implementation of this section.
    4. By renumbering the sections to conform with this amendment.
    5. Page 1, line 2, by inserting after the word "insurance" the following: ", providing for a maximum level of credit life insurance,".
[^22]:    H-417

    Amend House File 690 as follows:

    1. By striking everything after the enacting clause and inserting in lieu thereof the following:

    Section 1. Section one hundred six point four (106.4), Code 1973, is amended to read as follows:
    106.4 OPERATION OF UNNUMBERED [MOTORBOATS] VES-

    SELS
    PROHIBITED. Every undocumented [motorboat] vessel on
    the waters of this state under the jurisdiction of the
    state conservation commission and waters specifically delegated to local authorities shall be numbered. No person shall operate, maintain or give permission for the operation or maintenance of any such vessel on such waters unless the vessel is numbered in accordance with this chapter or in accordance with applicable federal laws or in accordance with a federally approved numbering system of another state and unless the certificate of number awarded to such vessel is in full force and effect and the identifying number set forth in the certificate of number is displayed on each side of the bow of such vessel.

    Sec. 2. Section one hundred six point five (106.5), Code 1973, is amended to read as follows:
    106.5 REGISTRATION AND IDENTIFICATION NUMBER.

[^23]:    The nays were, none.

[^24]:    9 the commission in matters relating to the investment of the
    10 trust funds of the Iowa public employees' retirement system.
    Amend House File 572, as amended and passed by the House, on page 2, by inserting after line 17 the following:

    Sec. ..... Section ninety-seven B point eight (97B.8), Code 1973, is amended to read as follows:

    97B. 8 ADVISORY INVESTMENT BOARD. A board shall be
    lished to be known as the "Advisory Investment Board of the
    Iowa Public Employees' Retirement System", hereinafter called
    the "board", whose duties shall be to advise and confer with estab-

[^25]:    I was absent from the House chamber on May 14 when votes were taken on House File 572 and Senate File 66 and on May 15 when votes were taken on Senate File 448 and House File 343. Had I been present, I would have voted "aye" on these bills.

[^26]:    Amend House File 770 as follows:

    1. By striking everything after the enacting clause and inserting in lieu thereof the following:

    Section 1. There is appropriated from the general fund of the state to the department of general services the sum of five million ( $5,000,000$ ) dollars, or so much thereof as may be necessary, to be used for expenses incurred in the construction of an additional state office building or an addition to an existing structure at the seat of government.

    Sec. 2. The director of the department of general services is authorized, with the approval of the executive council, to expend the funds appropriated in section one (1) of this Act in accordance with the recommendations of the capitol planning commission as provided in section eighteen A point three (18A.3) of the Code.

    Sec. 3. The director of the department of general services, the governor, and the state comptroller are authorized to obtain and accept federal grants to the state to be used in connection with the funds appropriated by this Act.

    Sec. 4. Fees paid pursuant to this Act for architectural services shall be paid only for those services relating to the

[^27]:    required by this chapter or which is equipped in any manner in violation of the chapter, except when such sale is made in accordance with the provisions of section three hundred twenty-one point fifty-one (321.51) of the Code.

    Sec. 8. Chapter three hundred twenty-one (321), Code 1973, is amended by adding the following new section:

    NEW SECTION. No person shall knowingly permit a prospective purchaser to test drive a motor vehicle on the highways of this state unless the vehicle is mechanically safe for the purposes and conditions of the test drive.

    Sec. 4. Section three hundred twenty-two point twenty-five (322.25), Code 1973, is repealed.

[^28]:    Whereas, the cost of post-secondary education is increasing while in many cases enrollments may be declining; and

[^29]:    except as otherwise provided for any person to use any trotline, [wooden] basket trap, net or any seine in taking fish other than in the lawful taking of minnows. Each basket trap used

[^30]:    Amend House File 776, as amended and passed by the House, as follows:

    1. Page 2, line 24 , by striking the figures " $\$ 38,275,100$ " and " $\$ 39,932,100$ " and inserting in lieu thereof the figures " $\$ 41,594,400$ " and " $\$ 45,834,400$ ".
[^31]:    Amend House File 739 as passed by the House as follows:

    1. Page 2, line 4, by inserting after the word "stitutions"
    the words "and for the establishment of community-based pilot programs authorized by this Act".
    2. Page 2, after line 17, by inserting the following:

    Annie Wittenmyer Home,
    Davenport $\$ 1,638,900 \quad \$$-0-

    Community-based pilot
    programs $\$ 100,000$ \$ $-0-$
    3. Page 2, line 27, by inserting after the period the sentence: "However, the figures on the above filled positions do not apply to the appropriations for the operation of the Annie Wittenmyer Home and the establishment of community-based pilot programs authorized under this Act."

[^32]:    H-831
    Amend the committee on appropriations amendment H-808, to Senate File 112 as follows:

    Line 31, by inserting after the word "public" the words "and the highway railroad grade crossing is located within the limits of an incorporated town or city".

    H-838
    Amend the committee on appropriations amendment H-808 to Senate File 112 by striking lines 2 through 4 and inserting in lieu thereof the following:
    "reprinted by the Senate as follows:
    Page 1B, line 43 by striking the words ", the governmental units involved",.

[^33]:    H—905

[^34]:    418

[^35]:    $3 \$ 2$ By Caffrey (Miller of Des

